The New Zealand Gazette

WELLINGTON: THURSDAY, 12 APRIL 1990

Contents

Vice Regal
Parliamentary Summary
Government Notices
Authorities and Other Agencies of State Notices
Land Notices
Regulation Summary
General Section
New Zealand Gazette 1990–ANZAC Deadlines

Using the Gazette

The New Zealand Gazette, the official newspaper of the Government of New Zealand, is published weekly on Thursdays. Publishing time is 4 p.m.

Notices for publication and related correspondence should be addressed to:
Gazette Office,
Department of Internal Affairs,
P.O. Box 805,
Wellington.
Telephone (04) 738 699 Facsimile (04) 499 1865

or lodged at the Gazette Office, Room 611 (Sixth Floor), State Insurance Tower Block, corner Waring Taylor Street and Lambton Quay, Wellington.

Closing time for lodgment of notices at the Gazette Office: 12 noon on Tuesdays prior to publication (except for holiday periods when special advice of earlier closing times will be given).

Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be a reproduced copy of the original. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.
Availability

The New Zealand Gazette is available on subscription from the Government Printing Office Publications Division or over the counter from Government Bookshops at:

- Housing Corporation Building, 25 Rutland Street, Auckland.
- 33 Kings Street, Frankton, Hamilton.
- 25–27 Mercer Street, Wellington.
- Mulgrave Street, Wellington.
- E.S.T.V. House, 4185 Queens Drive, Lower Hutt.
- 159 Hereford Street, Christchurch.
- Government Buildings, 1 George Street, Palmerston North.
- Cargill House, 123 Princes Street, Dunedin.

Other issues of the Gazette:

Commercial Edition—published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

Special Editions and Supplements—Published as and when required.

Parliamentary Summary

Bills Assented To

Government Bills

28 March 1990

- Companies Amendment
- Chattels Transfer Amendment
- Finance
- Telecommunications Amendment
- Radiocommunications Amendment
- State-Owned Enterprises Amendment
- Income Tax Amendment
- Estate and Gift Duties Amendment

Assent No.

18

20

21

22

23

24

25

30 March 1990

- Social Welfare (Transitional Provisions)
- Local Government Reform (Transitional Provisions)

26

27

1 April 1990

- Defence
- Fisheries Amendment
- Government Superannuation Fund Amendment (No. 4)

28

29

30

Local Bills

28 March 1990

- Auckland Harbour Board and Devonport Borough Council (Ngataringa Bay) Empowering Act Repeal
- Oamaru Licensing Trust (Loans)

1 [Local]

2 [Local]

Bills Introduced

Government Bills

(Minister/Member in Charge Shown in Parenthesis)

29 March 1990

- Civil Aviation Law Reform Bill. (Hon. W. P. Jeffries.)
- State Insurance Bill. (Hon. Peter Neilson.)
- Education Amendment Bill. (Hon. Phil Goff.)
- Health Research Council Bill. (Rt. Hon. Helen Clark.)

Referred to Select Committee

- Government Administration
- Government Administration
- Education and Science
- Education and Science
Summary of Bills Introduced

Civil Aviation Law Reform Bill

This Bill effects significant changes to the law relating to the New Zealand civil aviation system and replaces the Civil Aviation Act 1964. The Bill has its origins in the Swedavia-McGregor Report of 1988, which is a comprehensive review of the civil aviation safety regulations and the resources, structure, and functions of the Civil Aviation Division of the Ministry of Transport.

SUMMARY OF CHANGES

The Bill overhauls the Civil Aviation Act 1964 and includes the following principal changes:

(a) The Ministry of Transport will be the Civil Aviation Authority for New Zealand:
(b) The Minister of Transport will have the principal function of promoting safety in civil aviation:
(c) The Secretary for Transport will assume the functions formerly carried out by the Director of Civil Aviation, where these are carried forward by the Bill:
(d) The Ministry will carry out a monitoring function rather than an inspectorial function in relation to civil aviation:
(e) The participants in the civil aviation system will be primarily responsible for ensuring their own compliance with the requirements of the Act and of the regulations and rules made under it:
(f) Much of the content of the present regulations and all of the various forms of tertiary legislation relating to aviation safety (such as CASO’s and NOTAM’s) will be gradually replaced by rules made by the Minister of Transport:
(g) The Secretary for Transport will have power to make emergency rules:
(h) Different levels of safety may apply to different types of operations within the civil aviation system, so long as New Zealand meets the relevant international obligations in this area:
(i) The Bill specifies the persons who require civil aviation documents and allows the rules to specify activities that can be performed only by persons holding such documents:
(j) Applicants for certain civil aviation documents will have to satisfy a “fit and proper person” test.

Education Amendment Bill

This Bill amends and inserts new parts into the Education Act 1989.
Part I of the Bill covers Miscellaneous Amendments relating to such matters as foreign students, school holidays, payment of teacher salaries and powers of entry into schools.
Part II of the Bill relates to tertiary education and training and covers such matters as councils and their constitutions, duties, and, functions and charters, corporate plans, staffing, bulk funding, finance and the National Education Qualifications Authority.
Part III of the Bill relates to student allowances and early childhood education and home-based care and covers such matters as funding, charters and licensing of Education Centres and the provision of student allowances.

The Title, Part I, (clauses 2 to 16), and provisions relating to the interpretation of terms which come into force when the Act receives the Royal assent. Provisions relating to the establishment of tertiary institutions and the Councils of those institutions and provisions establishing new authorities in connection with tertiary education and training come into force on 1 July 1990. Other provisions relating to tertiary institutions come into force on 1 September 1990. Certain amendments of the Access Training Scheme Act relating to Regional Employment and Access Councils come into force on 1 October 1990. Certain amendments of the Apprenticeship Act 1983 relating to the constitution of New Zealand Apprenticeship Committees come into force on 1 November 1990. Some of the provisions that amend regulations come into force on 1 January 1991 and others on 1 February 1991.

Health Research Council Bill

This Bill—
(a) Establishes the Health Research Council of New Zealand and defines its functions and powers; and
(b) Dissolves the Medical Research Council of New Zealand; and
(c) Provides for matters incidental thereto.

The provisions of the Bill have their origins in the recommendations of the committee established by the Cabinet in July 1988 to review the organisation and public funding of biomedical and health systems research in New Zealand.

The report of that committee was publicly released on 29 June 1989 under the title of Research for Health. The Bill is to come into force on 1 July 1990.

State Insurance Bill

This Bill provides for the State Insurance Office to be constituted as a company under the Companies Act 1955 owned by the Crown. The Bill authorises the Minister of Finance and the responsible Minister, on behalf of the Crown, to form a public company under the Companies Act 1955 and to subscribe for and hold shares in the company, and provides that on a date to be appointed by the Governor General by Order in Council, the property, rights, and liabilities of the State Insurance General Manager and the State Insurance Office shall vest in that company. The Bill contains a number of provisions that are consequential on the vesting of that property, and those rights and liabilities in the company.

Government Notices

Commerce

New Zealand Electrical Code of Practice

Specifications Declared Suitable


A list of the standards and the Ministry's assessments are available from Chief Electrical Inspector's Office, Energy and Resources Division, Ministry of Commerce, Box 2337, Wellington, comments close on 31 May 1990.

Dated this 6th day of April 1990.

P. J. MORFEE, Chief Electrical Inspector.

Education

Education Act 1964

Cancellation of Registration as a Teacher

Pursuant to section 135 (1) of the Education Act 1964, the name of Maurice John O'Reilly has been removed from the Teachers Register and his teachers certificate and registration have been cancelled.

J. G. SIMPSON, General Manager.

Education Residual Management Unit.

Notice Changing Name of the New Zealand Technical Correspondence Institute

Pursuant to section 69 of the Education Act 1964, the Minister of Education gives the following notice:

Notice

1. (a) This notice may be cited as the New Zealand Technical Correspondence Institute change of name to The Open Polytechnic of New Zealand.

(b) This notice shall come into force on the 18th day of April 1990.

2. The name of the New Zealand Technical Correspondence Institute constituted by notice published in the New Zealand Gazette on the 12th day of April 1990 is hereby varied to The Open Polytechnic of New Zealand.

Dated at Wellington this 2nd day of April 1990.

PHIL GOFF, Minister of Education.

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement Notice

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Ministry of Education on behalf of Her Majesty the Queen acting through the Manager, District Operations, Canterbury, Ministry of Education pursuant to delegated authority, and the Roman Catholic Bishop of the Diocese of Christchurch as proprietor of the following school:

St Joseph's School, Pleasant Point

The said supplementary integration agreement was executed on 4 April 1990. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the District Office of the Ministry of Education, 123 Victoria Street, Christchurch.

Dated at Christchurch this 4th day of April 1990.

A. BURTON, for Secretary of Education.

Supplementary Integration Agreement Notice

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Ministry of Education on behalf of Her Majesty the Queen acting through the Manager, District Operations, Central South (Wellington) Ministry of Education, pursuant to delegated authority, and the proprietor of the following school:

Solway College, Masterton.

The said supplementary integration agreement was executed on the 6th day of March 1990. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the District Office of the Ministry of Education, 123 Molesworth Street, Wellington.

Dated at Wellington this 2nd day of April 1990.

D. GRACE and C. R. GIBSON, for Secretary of Education.
Supplementary Integration Agreement Notice

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that supplementary integration agreements have been signed between the Minister of Education on behalf of Her Majesty the Queen acting through the Manager, District Operations, Central South (Wellington), Ministry of Education, pursuant to delegated authority, and the Roman Catholic Archbishop of the Archdiocese of Wellington, as proprietor of the following schools:

- St Anthony's School, Seatoun
- St Bernadette's School, Naenae
- St Michael's School, Taita
- St Teresa's School, Featherston
- Holy Family School, Porirua East
- St Brendon’s School, Heretaunga
- St Francis Xavier School, Tawa.

The said supplementary integration agreements were executed on the 21st day of March 1990. Copies of the supplementary integration agreements are available for inspection without charge by any member of the public at the District Office of the Ministry of Education, 123 Molesworth Street, Wellington.

Dated at Wellington this 28th day of March 1990.
D. GRACE, for Secretary of Education.

Integration Agreement St John's Girls School, Invercargill

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that integration agreements have been signed between the Minister of Education and the proprietors of St John's Girls School, Invercargill.


Dated at Invercargill this 4th day of April 1990.
E. EPPEL, District Manager, Southland for Chief Executive Officer, Ministry of Education.

Psychologists Act 1981

Appointment of a Member to the Psychologists Board

Pursuant to section 3 (2) (b) of the Psychologists Act 1981, I hereby appoint
Margaret Parkin

to be a member of the Psychologists Board.

Dated at Wellington this 29th day of March 1990.
HELEN CLARK, Minister of Health.

Companies Act 1955

Approval of Qualified Person for the Purposes of Section 402 of the Companies Act 1955

Pursuant to section 402 of the Companies Act 1955, I hereby approve

John S. Brown, chartered accountant in the firm of KPMG
Peat Marwick, Australia Square, Sydney, New South Wales 2000, Australia

to be a qualified person for the purposes of that section in respect of the accounts of The Mercantile and General Life Reassurance Company of Australia - New Zealand branch.
Dated at Wellington this 28th day of March 1990.
W. P. JEFFRIES, Minister of Justice.
go4258

Criminal Justice Act 1985

Arohata District Prisons Board
Pursuant to section 132 (2) (a) of the Criminal Justice Act 1985, the Minister of Justice has been pleased to appoint:
Carolyn Henwood, District Court Judge of Wellington as a member and Chairman of the Arohata District Prisons Board, vice Judge M. Lee, for a term of 3 years on and from the date hereof.
Dated at Wellington this 14th day of March 1990.
D. OUGHTON, Secretary for Justice.
go4286

District Courts Act 1947

Acting District Court Judge Appointed
Pursuant to section 10a of the District Courts Act 1947, the Governor-General has been pleased to appoint
Peter William Graham, District Court Judge of Auckland to retire on 31 March 1990, as an Acting District Court Judge to exercise civil and criminal jurisdiction and to exercise criminal jurisdiction of the District Courts under Part IIA of the District Courts Act 1947, at such place or places and for such period or periods only as the Chief District Court Judge may fix pursuant to the said section 10a for a term of 12 months.
Dated at Wellington this 28th day of March 1990.
W. P. JEFFRIES, Minister of Justice.
go4280

Acting District Court Judge Appointed
Pursuant to section 10a of the District Courts Act 1947, the Governor-General has been pleased to appoint
Eric Bernard Anderson, District Court Judge of Invercargill as an Acting District Court Judge to exercise civil and criminal jurisdiction at such place or places and for such period or periods only as the Chief District Court Judge may fix pursuant to the said section 10a from 1 May 1990 to 31 October 1990.
Dated at Wellington this 28th day of March 1990.
W. P. JEFFRIES, Minister of Justice.
go4281

Indecent Publications Act 1963

Decision No. 88/89
Reference No.: IND 66/89

Before the Indecent Publications Tribunal
In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Society for Promotion of Community Standards Inc. for a decision in respect of the following publications: Taboo, Issues 1, 3 and 5, published by Taboo Magazine, Auckland:
Chairman: Judge R. R. Kearney.

Hearing at Wellington on the 28th day of November 1989.

Decision
In August 1989 P. M. Bartlett in her capacity as director of the Society for Promotion of Community Standards Inc. was granted leave by the Minister of Justice for the society to submit issue 1 of Taboo to the Tribunal for a decision as to whether it is indecent or not or for a decision in its classification. That leave was granted on terms of the provisions contained in section 14 (2) of the Indecent Publications Act 1963. In October 1989 leave to submit issues 3 and 5 of the magazine to the Tribunal was likewise granted by the Minister.

The Tribunal considered the applications in respect of the 3 issues of Taboo at its public sitting in Wellington on 28 November 1989, and the submission in writing of the Society for Promotion of Community Standards Inc., was presented to the Tribunal by the Reverend Gordon Dempsey, the president of the society. Prior to the sitting, the 4 members of the Tribunal involved in the sitting had received and read a 6-page submission from Alan J. Douglas, the managing director of Aztec Publishing Ltd. Mr Douglas is the editor and the publisher of the publication and although the magazine does not disclose that Aztec Publishing Ltd. is the publisher of Taboo, that would be overseas at the time but he advised that the managing director of the company distributing the magazine, Rock's Marketing Services Ltd., Peter Fenemor, would be appearing before the Tribunal ‘to defend Taboo magazine’.

Mr Douglas had previously written to the Tribunal on 7 November 1989 and the contents of that letter were clearly considered offensive to the senior officer of the Tribunals Division of the Department of Justice, who because of the offensive nature of the letter, advised Mr Douglas “I will not place correspondence of this nature before the Tribunal and any further correspondence containing like comment will not be acknowledged”. No member of the Tribunal has read that letter and Mr Douglas in his written submission advised at its commencement, that the point of view expressed in that letter “I now wish to retract”; I mention this because of real concern at the nature of the written submission actually received and considered by the Tribunal. As Chairman of the Tribunal I found a significant number of the comments made by Mr Douglas offensive to the Tribunal, politicians and others and in fact had Mr Douglas been present in person I would have given him the opportunity to apologise for some of his comments which if presented at a formal hearing could well be found to be contemptuous. I wish to make it clear that the Tribunal, in determining the statutory imposed considerations that it is required to in determining whether the publication should be classified as indecent or indecent in the hands of certain persons, has disregarded entirely the offensive nature of the submission and has given careful consideration to those parts of the submission which are quite properly advanced for the Tribunal’s consideration. In his submission Mr Douglas states:

“I have always believed that the Indecent Publications Tribunal bans magazines on the grounds of personal d***, irrespective of whether or not they are 'injurious to the public good'. And I have always felt that the Tribunal should be made to act within the terms of its brief, and not be allowed ban things simply because they might offend certain religious/feminist groups.
The Indecent Publications Act 1963 clearly uses the word 'injurious' rather than 'offensive' or 'prurient', and I am quite certain that the authors of that Act would have said 'offensive to certain people' if that's what they had intended. But they didn't. And in my opinion hundreds of titles have been banned over the years because of the Tribunal's deliberate misinterpretation of the Act.'

The Tribunal does not ban publications "simply because they might offend certain religious/feminist groups". The Tribunal has during the 5 years that I have been its Chairman and I believe during the whole of its existence endeavoured to judge the issues before it in terms of the prescription provided by Parliament in the Indecent Publications Act 1963, being guided by the decisions of the Court of Appeal and the High Court and keeping in mind at all times the long history of decisions of the Tribunal itself.

Mr Douglas in his submission and in his editorial comments in his magazine quite frankly and openly advocates that New Zealand should move away from what he sees as "its victorian attitudes" and that its citizens should be allowed the freedom to read what they choose including most if not all forms of pornographic literature including photographs depicting sexual activity between adults.

In his submission Mr Douglas advised the Tribunal that the publication Taboo has 2 main functions, firstly "that of the contact magazine, to introducing liberal-thinking to each other" and secondly to display a concern for what life is really like "including the 'kinky' side of life". Mr Douglas submits that a puritanical society courts deviants and his oft expressed belief is that society would be far better if it allowed its children to freely and openly explore and give reign to their sexuality without repression. In issue 5 of Taboo at page 22, Mr Douglas presents an article written by himself under the title "Kids and Sex". In his submission he invites the Tribunal to carefully read and consider this article. It strongly advocates freedom of sexual contact and activity between children and attaches blame to the Churches and religion for its suppression of sexual freedom and suggests that such suppression is responsible for a great deal that is wrong with society today including in particular, sexual violence.

Towards the conclusion of his submission Mr Douglas quite openly suggests that there is possibly something underhand in the way that his publication comes before the Tribunal for consideration and I quote from his submission:

"One of the things which strikes me as unusual with this particular hearing is that Taboo issue 5 was listed with you within 3 weeks of its publication date. I think this is the first time any magazine has appeared before you so quickly. Usually there is a delay of several months. It suggests to me that Patricia Bartlett has someone pulling strings for her. Who? And for what reason? I may be entirely off the mark, but without wishing to paint myself paranoid, I can't help wondering just what the power structure is at the Indecent Publications Tribunal. After all, I have often referred to Jim Bolger as "the Catholic bumpkin", and I have been scathing of his kow-towing to the American military. It does just cross my mind that there might be more to this issue than meets the eye. There must be several opposition MPs who would appreciate seeing an end of an anti-National magazine. There are several self-imposed precautions which have been taken in order to ensure that the publication is purchased by the "targeted market". These include all publications being distributed in sealed plastic bags in order to prevent browsers and/or children from viewing them in retail areas. All magazines carry a self-imposed R18 rating. All retailers are encouraged to display these magazine out of the reach of children.

Mr Fenemor advised the Tribunal that in the course of distribution his company receives requests from retailers for other magazines and that the strongest and most frequently requested was Taboo. It was as a result of those requests that Mr Fenemor approached Mr Douglas regarding the distribution of his company's publications. Mr Fenemor's submission strongly supported Mr Douglas as a man of strong principles and an independent, commercially available, large (relatively speaking) circulation magazine in New Zealand. Mr Douglas quite frankly and openly advises the Tribunal that 18,000 copies of Taboo are distributed to 2000 outlets whilst a further 2000 copies go out from the publishers to direct subscribers. Mr Fenemor advised the Tribunal that that an order should be made in terms of section 15A of the Act declaring the publication indecent for a period of up to 2 years.

The Reverend Gordon Dempsey's submission is only 2 pages in length and it concentrated on drawing to the attention of the Tribunal, those aspects of the publication with Reverend Dempsey's society submits should result in an unconditionally indecent classification. The society also submits and requests that an order should be made in terms of section 15A of the Act declaring the publication indecent for a period of up to 2 years.

The Reverend Dempsey was questioned by Mr Fenemor (whose submission will be referred to later in this decision) and he was asked by Mr Fenemor to provide some further information relating to those persons who were the subject of a public opinion poll which had been carried out and a report prepared for the society. The Reverend Dempsey produced a copy of the report to Mr Fenemor and subsequently made that report available to the Tribunal. Mr Fenemor presented a 7-page written submission to which was appended a copy of a 3-page letter from Mr Douglas as managing director of Aztec Publishing Ltd. to the editor of the Listener dated 25 August 1989. Mr Fenemor, whose company Rock's Marketing Services Ltd. has the contract for distributing Taboo magazine, advised the Tribunal that his company distributed a wide range of magazines covering such subject matter as 'Children, Motoring, Fishing, Gardens, and Cooking'. Mr Fenemor informed the Tribunal that in the course of distribution his company receives requests from retailers for other magazines and that the strongest and most frequently requested was Taboo. It was as a result of those requests that Mr Fenemor approached Mr Douglas regarding the distribution of his company's publications. Mr Fenemor's submission strongly supported Mr Douglas as a man of strong principles and an honest belief in the cause that he espouses. Mr Fenemor advised the Tribunal that 18,000 copies of Taboo are distributed to 2000 outlets whilst a further 2000 copies go out from the publishers to direct subscribers. Mr Fenemor advised the Tribunal that that an order should be made in terms of section 15A of the Act declaring the publication indecent for a period of up to 2 years.

The Tribunal members are certainly not aware of any "power structure" at the Indecent Publications Tribunal and its 5 members are staunchly independent. They would individually and collectively resist most strongly any interference with their function as Tribunal members, be it overt or covert. Mr Douglas's speculation that the Tribunal will adjudicate on his publication motivated by "fear of the adverse publicity Patricia Bartlett will rain down upon you if you pass such a magazine" is without foundation. The Tribunal is of course constantly aware of public opinion frequently expressed in relation to pornography and its members take note of and consider such expression no matter from whom it may come.

I have mentioned in this decision Mr Douglas's submission before turning to the other submissions made because it was the first submission received by the Tribunal. I wished to highlight and answer some of those concerns expressed by Mr Douglas.

It might want to ban Taboo magazine is then found indecent that some market feedback has been brought to his company's attention and that:

'I have been told that numerous 'hard core' magazines that are only currently available from areas, such as hotel public bars, etc., shall be 'dropped' onto the market to fill the gap left by the non-appearance of magazines like
Taboo. These publications apparently include photos/articles pertaining to such vile acts such as child sex.” In both the submissions presented by Mr Douglas and Mr Fenemor emphasis is placed upon the fact that sexually explicit videos are legally available for hire, while magazines which reproduce pictures from such videos are classified as indecent. The Tribunal has previously, carefully and deliberately refrained from anything other than passing comments on such submissions but we now believe that some expression of the Tribunal’s view of this matter should be provided. The Indecent Publications Tribunal has a long history of precedent and a number of decisions have been the subject of review by the High Court. The Court of Appeal has also considered in a number of decisions the test of indecency and in particular the phrase “injurious to the public good”. The phrase is found in the interpretation of the word “indecent” in section 2 of the Indecent Publications Act 1963 and it is a definition, which the Tribunal is required in the terms of its governing legislation, to give effect to. That section provides:

“‘Indecent’ includes describing, depicting, expressing, or otherwise dealing with matters of sex, horror, crime, cruelty, or violence in a manner that is injurious to the public good.”

The Act also prescribes the functions of the Tribunal in section 10 as:

“Functions of Tribunal—The functions of the Tribunal shall be—

(a) To determine the character of any book or sound recording submitted to it for classification:

(b) To classify books and sound recordings submitted to it as indecent or not indecent or as indecent in the hands of persons under a specified age or as indecent unless their circulation is restricted to specified persons or classes of persons or unless used for a particular purpose, as the case may be:

(c) To hear and determine any question relating to the character of a book or sound recording referred to it by a Court in any civil or criminal proceedings (including proceedings under section 25 of this Act), and to forward a report of its findings to that Court;”

and the matters to be taken into consideration by the Tribunal are set out in section 11 of the Act:

“Matters to be taken into consideration by Tribunal or Court—

(1) In classifying or determining the character of any book or sound recording the Tribunal shall take into consideration—

(a) The dominant effect of the book or sound recording as a whole:

(b) The literary or artistic merit, or the medical, legal, political, social, or scientific character or importance of the book or sound recording:

(c) The persons, classes of persons, or age groups to or amongst whom the book or sound recording is or is intended or is likely to be published, heard, distributed, sold, exhibited, played, given, sent, or delivered:

(d) The price at which the book or sound recording sells or is intended to be sold:

(e) Whether any person is likely to be corrupted by reading the book or hearing the sound recording and whether other persons are likely to benefit therefrom:

(f) Whether the book or the sound recording displays an honest purpose and an honest thread of thought or whether its content is merely camouflage designed to render acceptable any indecent parts of the book or sound recording.

(2) Notwithstanding the provisions of subsection (1) of this section, where the publication of any book or the distribution of any sound recording would be in the interest of art, literature, science, or learning and would be for the public good, the Tribunal shall not classify it as indecent.

(3) When the Tribunal decides that any picture-story book likely to be read by children is indecent in the hands of children under a specified age that picture-story book shall be deemed to be indecent in the hands of all persons.

(4) Where any Court is required to classify or determine the character of any document (other than a book) it shall take into consideration, with such modifications as are necessary, the matters set out in subsections (1) and (2) of this section.”

The members of the Tribunal are well aware that video recordings and films depicting quite explicit sexual activity are freely available for viewing by adults and the members are quite aware that in the case of video recordings that these can be and are indeed watched by children. The history of the development of film and video censorship has proceeded along quite separate lines from that of the written word, photographic displays and comic books and although the Tribunal members note the disparity between its decisions and those of the other censorship authorities it finds itself to a large extent guided by its own previous decisions and bound by the decisions of the Court of Appeal and the High Court. Persons closely associated with the work of the Tribunal including members of the legal profession, publishers, importers and distributors will be well aware that the Tribunal’s classification of indecent is not a fixed and rigid stance and that there has been throughout its history a broadening of its perception of what is “injurious to the public good” and it is correct as Mr Douglas says in his submission that many books which would have been considered indecent and so classified by the Tribunal 5 years ago are today given an age restriction classification only. As Chairman of the Tribunal I have consulted my fellow members and they concur that it is not for the Tribunal to make a dramatic movement in the benchmark of acceptability and if there is to be a dramatic change in the prescription, then it should be done by legislation and not by judicial intervention unless there is evidence which warrants such change being made. Tribunal members are of course, guided and not dictated to by me in matters of that kind but although that guidance does not pass without substantial questioning by members, my understanding is that no member at this stage wishes to take a stand and oppose the continuation of the precedent approach of the Tribunal.

Taboo magazine in issue 5 contains 20 pages of advertisements under the heading “Keylink”, some with photographs of adults seeking to correspond and meet other adults with many of those advertising seeking to engage in a great range of sexual and intimate activities. The remainder of the 94 pages of the publication are comprised of a significant number of photographs of naked or partly clad females with a concentrated emphasis on the genitalia, many of which photographs are as explicit and revealing as the most explicit of that kind that the Tribunal has seen in the last 5 years. There are also a number of photographs displaying male and female models, female models and transvestite models engaged in explicit sexual activities. The publication as indicated earlier in this decision contains an editorial by Mr Douglas espousing the cause of sexual freedom and applauding promiscuity, the remainder consists of essays, articles, letters and comments and newspaper reports on a
great variety of sexual behaviour. There are some positive articles about the dangers of homosexual anal intercourse and warnings to readers about practices which could result in infection by the AIDS virus.

Subsequent to the Tribunal reaching a decision in relation to this matter, further submissions were received from Mr Douglas. Originally it was not intended to read and consider those submissions as they were not received only subsequent to the hearing but subsequent to the decision actually being completed and signed by me as Chairman. Because of the history of this matter it was subsequently considered important that the Tribunal should take into account the further submissions and this has now been done. There is nothing in the additional submissions presented by Mr Douglas which changes the view reached by the Tribunal. The Tribunal is satisfied that the material contained in each of these publications is injurious to the public good and classifies them as unconditionally indecent. The Tribunal is also satisfied that a serial restriction order should issue classifying the publication *Taboo* as unconditionally indecent and makes an order accordingly.

Dated at Wellington this 7th day of March 1990.
R. R. KEARNEY, Chairman.

Indecent Publications Tribunal.

**Sale of Liquor Act 1962**

**Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Canterbury 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 Canterbury Licensing Committee on the 20th day of March 1990 made an order authorising variations of the usual hours of trading for the licensed premises known as Mansfield House, 4 Mansfield Avenue, Merivale, Christchurch.

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 *Friday and Saturday* in each week. Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

(b) On *New Year’s Eve*. Opening at 11 o'clock in the morning and closing at 00.30 o'clock in the morning of New Year's Day.

Dated at Wellington this 10th day of April 1990.
D. OUGHTON, Secretary for Justice.

**Labour**

**Labour Relations Act 1987**

**Proposed Cancellation of Registration of Defunct Employers Organisation**

Pursuant to section 33 (2) of the Labour Relations Act 1987, it is hereby notified that the registration of the North Island Concrete Products and Pumice Goods (except Concrete Pipes) Manufacturers Industrial Union of Employers Registered No. 1855, situated at Wellington, 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 3rd day of April 1990.
M. E. FEELY, Deputy Registrar of Unions, Department of Labour.

**Proposed Cancellation of Registration of Defunct Employers Organisation**

Pursuant to section 33 (2) of the Labour Relations Act 1987, it is hereby notified that the registration of the New Zealand Canister Makers Industrial Union of Employers Registered No. 1885, situated at Wellington, 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 3rd day of April 1990.
M. E. FEELY, Deputy Registrar of Unions, Department of Labour.
Proposed Cancellation of Registration of Defunct Employers Organisation

Pursuant to section 33 (2) of the Labour Relations Act 1987, it is hereby notified that the registration of the Wellington District Electroplaters Industrial Union of Employers, Registered No. 1615, situated at Wellington, 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 3rd day of April 1990.

M. E. FEELY, Deputy Registrar of Unions, Department of Labour.

Local Government

Local Government Act 1974

Reappointment of Chairperson of Local Government Commission

Pursuant to sections 37v and 37z of the Local Government Act 1974, the Minister of Local Government hereby reappoints

Sir Brian George Conway Elwood, C.B.E. of Wellington to be a member and Chairperson of the Local Government Commission for a term of 5 years commencing on 1 April 1990 and ending on 31 March 1995.

Dated at Wellington this 30th day of March 1990.

PHILIP WOOLLASTON, Minister of Local Government.

Maori Affairs

Maori Fisheries Act 1989

Appointment of Members to the Maori Fisheries Commission

Pursuant to sections 29 and 31 of the Maori Fisheries Act 1989, His Excellency the Governor-General has been pleased to appoint the following persons to be members of the Maori Fisheries Commission for a term of 4 years commencing with the date of this instrument:

Stephen (Tipene) Gerard O'Regan, company director of Wellington.
Dame Miraka Szasy, kuia and community worker of North Auckland.
Sir Stanley Graham Latimer, farmer of North Auckland.
Nicholas Elsdon Jarman, fisheries consultant of Wellington.
Dr Maui John Mitchell, social science researcher of Nelson.
Stephen Armstrong Jennings, economist of Wellington.
Whaimutu Kent Dewes, business development executive of Auckland.

Dated at Wellington this 8th day of March 1990.

K. T. WETERE, Minister of Maori Affairs.

Transport

Traffic Regulations 1976

CNG Fuel System Approvals

Pursuant to regulation 90b of the Traffic Regulations 1976* (as inserted by the Traffic Regulations 1976, Amendment No. 7) and pursuant to the powers delegated to me by the Secretary for Transport, I, Hugh Cameron Matheson, Senior Automotive Engineer, hereby approve the components listed in the Schedule hereto for inclusion in any CNG fuel system installed and operated in accordance with the requirements of New Zealand Standard NZS 5422 Part 2 1987 (and any standard made in amendment thereto or in substitution therefor).

Schedule

CNG

<table>
<thead>
<tr>
<th>Reference</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AF C11 008</td>
<td>CNG Gas Injection Kits manufactured by Rix New Zealand Limited of East Tamaki in accordance with drawing No. RC 114-00 and marked Rix Gas Injection System, Patent No. 4,813,394 (USA) 216400(NZ) and the manufacturer's name.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 30th day of March 1990.

H. C. MATHESON, Senior Automotive Engineer.

Transport Act 1962

The Traffic (Rodney District) Notice No. 1, 1990

Pursuant to the Transport Act 1962, a delegation from the Minister of Transport, and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

Notice

This notice may be cited as the Traffic (Rodney District) Notice No. 1, 1990.

The area and roads specified in the First Schedule are declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.

The road specified in the Second Schedule is declared to be a 70 kilometres an hour speed limit area pursuant to regulation 21 (2) of the Traffic Regulations 1976.

The road specified in the Third Schedule is declared to be a limited speed zone pursuant to regulation 21 (2) of the Traffic Regulations 1976.

The Traffic (Rodney County-Hibiscus Coast/Wainui Ridings) Notice No. 4, 1986, signed on the 29th day of August 1986*, issued pursuant to section 52 of the Transport Act 1962 and regulation 21 (2) of the Traffic Regulations 1976, is revoked.

First Schedule

Situated within Rodney District at Orewa, Red Beach, Whangaparaoa and Hatfields Beach. All that area with the exception of the No. 1 State Highway (Awanui-Bluff), Whangaparaoa Road, Hobbs Road, Clayden Drive and Gulf Harbour Drive bounded by a line commencing at a point on the shoreline of the Hauraki Gulf due east of the...
point where the northern side of Otanerua Road intersects with the No. 1 State Highway (Awanui-Bluff); thence due west by a right line across the said State highway to the said point on Otanerua Road; thence westerly, generally, along the northern side of Otanerua Road to its terminating point; thence south-westerly, generally, by a right line to the western terminating point of Hillcrest Road; thence easterly, generally, along the northern side of Hillcrest Road to a point 300 metres measured westerly, generally, along the said road from Lancelot Road; thence southerly, generally, by a right line across Hillcrest Road from its northern side to its southern side; thence southerly, generally, to the northern terminating point of Ngreve Views; thence southerly, generally, along the western side of Ngreve Views to its intersection with West Hoe Road; thence easterly, generally, along the northern side of West Hoe Road to a point 40 metres measured westerly, generally, along West Hoe Road from Centreway Road; thence southerly, generally, by a right line across West Hoe Road from its northern side to its southern side; thence south-westerly, generally, along the western side of Maygrove Drive to its most southern point; thence southerly, generally, by a right line across the Orewa River to the northern terminating point of Matiha Place; thence southerly, generally, along the western side of Matiha Place to its intersection with Jelas Road; thence southerly, generally, along the northern side of Jelas Road to its intersection with the No. 1 State Highway (Awanui-Bluff); thence north-easterly, generally, along the west-eastern side of the said State highway to a point 100 metres measured south-westerly, generally, along the State highway from Moffat Road; thence south-easterly, generally, across the said State highway from its north-western side to its south-eastern side; thence south-westerly, generally, along the south-eastern side of the said State highway to its intersection with the southern side of Whangaparaua Road; thence easterly, generally, along the southern side of Whangaparaua Road to its intersection with Chenery Road; thence due south by a right line to the northern bank of the Wetti River; thence south-easterly, generally, along the said bank of the said river to the shoreline of the Hauraki Gulf; thence easterly, northerly and westerly, generally, along the said shoreline across the outlet to the Orewa River to the commencing point.

No. 1 State Highway (Awanui-Bluff); from a point 100 metres measured south-westerly, generally, along the said State highway from Moffat Road to a point 200 metres measured north-westerly, generally, along the said State highway from Puriri Avenue. Whangaparaua Road: from Stanmore Bay Road to Roberts Road and from a point 50 metres measured westerly, generally, along the said road from Siesta Terrace to a point 200 metres measured easterly, generally, along the said road from Everard Avenue.

At Silverdale:
Agency Lane.
Anvil Road.
Blanc Lane.
Bluegum Avenue.
Curley Avenue.
Flexman Place.
Forge Road.
Foundry Road.
Manga Road.
Silverdale Street.
Tavern Road: from Foundry Road to No. 1 State Highway (Awanui-Bluff).
Wainui Road: from Silverdale Street to No. 1 State Highway (Awanui-Bluff).
At Stillwater:
Cockle Place.
Duck Creek Road: from Stillwater Crescent to the eastern end of Duck Creek Road.
Flounder Point Road.
Gurnard Road.
Snapper Road.
Stillwater Crescent.
At Waiwera:
The Strand:
Weranui Road: from Waiwera Road to a point 320 metres measured westerly, generally, along Weranui Road from Waiwera Road.
Waiwera Place.
Waiwera Road: from The Strand to Weranui Road.

Second Schedule
Situated within Rodney District at Whangaparaoa:
Whangaparaoa Road: from Stanmore Bay Road to No. 1 State Highway (Awanui-Bluff).

Third Schedule
Situated within Rodney District at Hatfields Beach:
No. 1 State Highway (Awanui-Bluff): from a point 200 metres measured north-westerly, generally, along the said State highway from Puriri Avenue to the Otanerua Stream Bridge. Signed at Wellington this 30th day of March 1990.
C. M. CLISSOLD, Chief Traffic Engineer.

(M.O.T. 29/2/Rodney District)
903982

The Traffic (Hauraki District) Notice No. 1, 1990
Pursuant to the Transport Act 1962, a delegation from the Minister of Transport, and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

Notice
This notice may be cited as the Traffic (Hauraki District) Notice No. 1, 1990.
The roads specified in the Schedule are declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.
The Traffic (Ohinemuri County) Notice No. 1, 1989, signed on the 9th day of May 1989*, issued pursuant to section 52 of the Transport Act 1962, is revoked.

Schedule
Situated within Hauraki District at Waikino:
Abbott Road.
Banks Road.
Bush Street.
Cadman Street.
Melody Street.
Poland Street.
Pursuant to the Transport Act 1962, a delegation from the Minister of Transport; and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

Notice

This notice may be cited as the Traffic (Queenstown Lakes District) Notice No. 1, 1990.

The road specified in the Schedule is declared to be a 50 kilometres an hour speed limit area pursuant to regulation 21 (2) of the Traffic Regulations 1976.

Schedule

Situated within Queenstown Lakes District at Arrowtown:

Harry Watt Drive: from the eastern bank of the Moanaanuau Estuary to Durrant Drive.

Signed at Wellington this 30th day of March 1990.

C. M. CLISSOLD, Chief Traffic Engineer.

(M.O.T. 29/2/Queenstown Lakes District) 903983

The Traffic (Queenstown Lakes District) Notice No. 1, 1990

Pursuant to the Transport Act 1962, a delegation from the Minister of Transport; and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

Notice

This notice may be cited as the Traffic (Queenstown Lakes District) Notice No. 1, 1990.

The area specified in the Schedule is declared to be a closely populated locality for the purposes of section 52 of the Transport Act 1962.

The Traffic (Arrowtown Borough) Notice No. 1, 1979, dated the 23rd day of February 1979*, issued pursuant to the Transport Act 1962 is revoked.

Schedule

Situated within Queenstown Lakes District at Arrowtown:

All that area bounded by a line commencing at a point on the eastern side of Centennial Avenue at its intersection with the southern side of Cornwall Street; thence across Centennial Avenue at right angles from its eastern side to its western side; thence south-westerly, generally, to a point on the eastern side of McDonnell Road 1000 metres measured south-easterly, generally, along the said roadside from Berkshire Street; thence north-westerly, generally, along the eastern side of McDonnell Road to the eastern side of Berkshire Street; thence north-westerly, generally, across Berkshire Street from its eastern side to its western side; thence north-westerly, generally, to a point on the southern side of Manse Road 220 metres measured westerly, generally, from Durham Street; thence across Manse Road at right angles from its southern side to its northern side; thence due north by a right line to a point on the southern side of Bush Creek; thence easterly, generally, along the said side of Bush Creek to its junction with the Arrow River; thence easterly and south-easterly, generally, along the southern and south-western side of the Arrow River to a point due east of the commencing point; thence due west by a right line to the commencing point.

Signed at Wellington this 9th day of April 1990.

C. M. CLISSOLD, Chief Traffic Engineer.

(M.O.T. 29/2/Queenstown Lakes District) 904294

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Traffic Improvement School

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 14th day of November 1989, I, Timothy John Sanger, General Manager, Land Transport Division, hereby approve:

As an organisation and traffic improvement school for the purpose of conducting courses pursuant to regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987; the Driver Education Branch of the Ministry of Transport provided that such courses of instruction are conducted by:

Holloway Snowden Ashby of Auckland.

David Graham Powell of Auckland.

Robert Arthur Emmitt of Auckland.

Sione Latu Vaioleti of Auckland.

Francis John Wingrove Martin of Auckland.

Rees John Hansen of Christchurch.

James McPherson Pringle of Christchurch.

Sally Patricia Blondell of Christchurch.

Brad Murray Riach of Christchurch.

Julian Dean Rex Mason of Hastings.

David Kenneth Roddick of Dunedin.

Sally Gayle Scown of Greyouth.

William Alexander Hamilton of Masterton.

Francis John Wingrove Martin of Auckland.

Julian Dean Rex Mason of Hastings.

David Kenneth Roddick of Dunedin.

Sally Patricia Blondell of Christchurch.

Janette Gayle Scown of Greymouth.

Rees John Hansen of Christchurch.

Robert Arthur Emmitt of Auckland.

Brad Murray Riach of Christchurch.

Julian Dean Rex Mason of Hastings.

William Alexander Hamilton of Masterton.

Colin Robert Jensen of New Plymouth.

Leonard William Robertson of New Plymouth.

Kevin James Marshall of Palmerston North.

Angela Catherine Lee of Palmerston North.

Alexander Morrison Cavley of Palmerston North.

Bernard Charles Watt of Takapuna.
Authorities and Other Agencies of State

Broadcasting Standards Authority

Broadcasting Act 1989

Broadcasting Standards Authority—Decision No. 4/90
Pursuant to section 15 (1) of the Broadcasting Act 1989, notice is hereby given that the Broadcasting Standards Authority has made a decision on a complaint concerning a programme broadcast by Television New Zealand Ltd.

In Decision No. 4/90, the Authority upheld a complaint by Peter Hamilton concerning an episode of Sons and Daughters which was broadcast on TV1 in August 1989.

The Authority was satisfied that the broadcasting of this episode, which contained a hostage-taking scene, was carried out in breach of standards 18, 19 and 20 (Protection of Children) of the TV Programme Standards section of the Codes of Broadcasting Practice for Television. The breach was not considered such as to warrant the making of any order pursuant to section 13 (1) of the Broadcasting Act 1989.

Copies of this Decision are available for purchase from the Broadcasting Standards Authority, P.O. Box 9213, Wellington at the price of $5.00 each. An annual subscription to all Decisions costs $100.00.

Dated at Wellington this 4th day of April 1990.
G. POWELL, Executive Officer.

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 1, 7 April 1990
Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 1 for 7 April is as follows:

One prize of $50,000: 8594 497111.
Twenty-five prizes of $5,000: 171 419900, 327 071524, 411 904411, 561 654994, 917 309045, 1173 959117, 1190 358238, 1272 708898, 1624 288409, 1712 795452, 2301 717074, 2614 288409, 3424 897411, 3522 707908, 3628 972093, 3727 642076, 3987 485171, 5084 757985, 6396 876982, 7084 468765, 7795 473018, 8093 035186, 8599 713602, 9299 810619 and 9998 698166.

DAVID CAYGILL, Minister of Finance.

Land Notices

Reserves Act 1977

Exchange of Reserve for Other Land
Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director Estate Protection for the Department of Conservation, hereby authorises the exchange of the reserve described in the First Schedule hereto, for the land, described in the Second Schedule.

First Schedule
Taranaki Land District
1013 square metres, more or less, being Section 7, Block XIX, Town of Manaia. All certificate of title No. 204/96, Taranaki Land Registry.

Second Schedule
Taranaki Land District
478 square metres, more or less, being Lots 7 and 8, D.P. 3645 and being part Section 15, Block XV, Town of Manaia. All certificate of title No. 94/163, Taranaki Land Registry.

Dated at Wellington this 1st day of April 1990.
Revocation of a Notice Relating to a Reserve

Pursuant to section 6(3) of the Reserves Act 1977, and by reason of an error made in the notice hereinafter described, the Regional Conservator, West Coast Conservancy of the Department of Conservation acting under delegated authority from the Minister of Conservation hereby revokes the notice dated the 8th day of August 1980 and published in the New Zealand Gazette of the 25th day of September 1980.

Schedule

Westland Land District—Westland District

5.7409 hectares, more or less, being Reserves 1760 and 2049, situated in Block IV, Mahinapua Survey District. All Proclamation No. 422 and part notice No. K24447, S.O. Plans 4104 and 4811.

Dated at Hokitika this 6th day of April 1990.

B. N. WATSON, Regional Conservator, West Coast.

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Wellington, hereby notifies that the following resolution was passed by the Porirua City Council on the 21st day of February 1990.

"That in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Porirua City Council hereby resolves that the piece of land held by the said city in fee simple, and described in the Schedule hereto, shall be, and the same is hereby declared to be a recreation reserve within the meaning of the said Act."

Wellington Land District—Porirua City—Part Cannons Creek Recreation Reserve

6880 square metres, more or less, being parts Lot 1, D.P. 26453, situated in Block II, Belmont Survey District. As shown A to E inclusive on S.O. Plan 35037. All New Zealand Gazette, 1988, page 581. (DOC 912019.1).

Dated at Wellington this 6th day of April 1990.

N. D. R. McKERCHAR, Regional Conservator of the Department of Conservation, Wellington.

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a papakāinga and place of historical interest for the descendants of Mahuta Tawhiao and Marie Tawhiao.

Schedule

South Auckland Land District

All that piece of land situated in Block XI, Rangiriri Survey District and described as follows:

Area

ha

Being

4.0470

Parish of Pepepe, Allotment 171A Block as contained in certificate of title, Volume 285, folio 071 and more particularly shown on M.L. Plan No. 11854.

Dated at Wellington this 30th day of March 1990.

W. GARDINER, General Manager, lwi Transition Agency.

Napier City Council

Public Works Act 1981

Notice of Intention to Take Land

Notice is hereby given that the Napier City Council, proposes under the provisions of the Public Works Act 1981, to take the land described in the Schedule hereto for the “proper development or use of the land” pursuant to section 81 of the Town and Country Planning Act 1981.

And notice is hereby further given that a plan of the land so required to be taken is deposited in the Public Office of the Napier City Council situate in Hastings Street, Napier and is there open for inspection without fee by all persons during ordinary office hours.

The reason why the Napier City Council considers it necessary to take the land is to preserve potential public access between Avenue and Auckland Roads in the city of Napier.

All persons affected by the execution of the said Public Works or by the taking of the said land should, if they have any
objections to the execution of the said Public Works or to the
taking of the said land, not being objections to the amount or
payment of compensation, set forth such objection in writing
and send the same to the Registrar, Planning Tribunal,
Tribunals Division, Justice Department, Private Bag, Postal
Centre, Wellington, on or before the 18th day of May 1990.
If any objection is made in accordance with this notice a public
hearing of the objection will be held, unless the objector
otherwise requires and each objector will be advised of the
time and place of the hearing.

Schedule

_Hawke’s Bay Land District—Block VIII
Heretaunga Survey District_

All that narrow (approximately 10 metres wide) portion of
land running between Auckland Road and Avenue Road,
situated in the proximity of the “Mission View” subdivision,
containing 2037 square metres, more or less, being part
Suburban Sections 58 and 59 Meeanee as the same is shown
marked “A” on S.O. Plan 9607, lodged in the office of the
Chief Surveyor at Napier.
Dated at Napier this 12th day of April 1989.
R. H. HOWELL, City Manager.

Notice of Intention to Take Land

Notice is hereby given that the Napier City Council, proposes
under the provisions of the Public Works Act 1981, to execute
certain public works, namely drainage works, and for the
purpose of such Public Works the land described in the
Schedule hereto is required to be taken for drainage purposes.
And notice is hereby further given that a plan of the land so
required to be taken is deposited in the Public Office of the
Napier City Council situated in Hastings Street, Napier and is
there open for inspection without fee by all persons during
ordinary office hours.

The reason why the Napier City Council intends to take the
land is that the land will be used for drainage purposes forming
part of the drainage network of the area.

All persons affected by the execution of the said Public Works
or by the taking of the said land should, if they have any
objections to the execution of the said Public Works or to the
taking of the said land, not being objections to the amount or
payment of compensation, set forth such objection in writing
and send the same to the Registrar, Planning Tribunal,
Tribunals Division, Justice Department, Private Bag, Postal
Centre, Wellington, on or before the 18th day of May 1990.
If any objection is made in accordance with this notice a public
hearing of the objection will be held, unless the objector
otherwise requires and each objector will be advised of the
time and place of the hearing.

Schedule

_Hawke’s Bay Land District—Block VIII
Heretaunga Survey District_

All that narrow portion of land running parallel and to the East
of Gloucester Street, stretching from the Taradale RSA to
Meeanee Road and commonly known as Rymers Drain,
containing 2466 square metres, more or less, being part of
Meeanee Suburban Section as the same is shown marked “Q”
to “Q” on S.O. Plan 9806, lodged in the office of the Chief
Surveyor at Napier.
Dated at Napier this 12th day of April 1989.
R. H. HOWELL, City Manager.

Survey and Land Information

Public Works Act 1981

Declaring Access Way at Maori Hutt Road, Rodney
District to be Stopped

Pursuant to section 116 of the Public Works Act 1981, and to
a delegation from the Minister of Lands, the District Manager,
Department of Survey and Land Information, Auckland,
declares the access way described in the Schedule to be
stopped.

Schedule

_North Auckland Land District_

130 square metres, adjoining or passing through Lots 34, 36
and 58, D.P. 38407; shown marked “A” on S.O. Plan 57060,
lodged in the office of the Chief Surveyor at Auckland.
Dated at Auckland this 4th day of April 1990.
D. D. MILLAR, District Manager.
(DOSLI Ak. D.O. 15/11/0/64143)

Reserve Set Apart for Post Office Purposes—
Taranaki

Pursuant to section 52 of the Public Works Act 1981, and to a
delegation from the Minister of Lands, the Acting District
Manager, Department of Survey and Land Information, New
Plymouth, declares the reserve described in the Schedule
hereto to be set apart for post office purposes.

Schedule

_Taranaki Land District_

Area

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>224</td>
<td>Section 3, S.O. Plan 12957; part New Zealand Gazette, 1894, page 1952.</td>
</tr>
<tr>
<td>666</td>
<td>Section 2, Block V, Mapara Survey District; New Zealand Gazette, 1984, page 4888.</td>
</tr>
<tr>
<td>324</td>
<td>Section 2, S.O. Plan 12918; part New Zealand Gazette, 1905, page 2765.</td>
</tr>
<tr>
<td>890</td>
<td>Section 1, Block VII, Ohura Survey District; part New Zealand Gazette, 1915, page 3177.</td>
</tr>
<tr>
<td>1214</td>
<td>Subdivision 10 of Section 19, Town of Hawera; part New Zealand Gazette, 1871, page 182.</td>
</tr>
<tr>
<td>1698</td>
<td>Section 2, S.O. Plan 12949; part New Zealand Gazette, 1871, page 182.</td>
</tr>
<tr>
<td>311</td>
<td>Part Lot 1 of Section 1, Tangitu Survey District; part New Zealand Gazette, 1923, page 336.</td>
</tr>
<tr>
<td>177</td>
<td>Section 2, S.O. Plan 12919; part New Zealand Gazette, 1911, page 36.</td>
</tr>
</tbody>
</table>

Dated at New Plymouth this 5th day of April 1990.
R. F. SCHWASS, Acting District Manager.
(DOSLI NP. D.O. 10/5)

Land Acquired for Road, New Plymouth

Pursuant to section 20 of the Public Works Act 1981, and to a
delegation from the Minister of Lands, the Acting District
Manager, Department of Survey and Land Information, New
Plymouth, 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 New Plymouth
District Council on the date of publication of this declaration in
the Gazette.
Schedule

**Taranaki Land District—New Plymouth District**

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>101</td>
<td>Part Lot 31, Deeds Plan 7, being part Section 32, Fitzroy District; marked “A” on S.O. Plan 12999.</td>
</tr>
<tr>
<td>82</td>
<td>Part Lot 1, D.P. 9121; marked “A” on S.O. Plan 13034.</td>
</tr>
<tr>
<td>16</td>
<td>Part Lot 4, D.P. 9121; marked “B” on S.O. Plan 13034.</td>
</tr>
<tr>
<td>16</td>
<td>Part Lot 1, D.P. 3772, being part Section 730, Town of New Plymouth; marked “A” on S.O. Plan 12998.</td>
</tr>
<tr>
<td>69</td>
<td>Part Section 684, Town of New Plymouth; marked “A” on S.O. Plan 12953.</td>
</tr>
<tr>
<td>13</td>
<td>Part south western moiety of Section 685, Town of New Plymouth; marked “B” on S.O. Plan 12953.</td>
</tr>
<tr>
<td>332</td>
<td>Part Lot 2, D.P. 9759, being part Subdivision 37, Maori Reserve No. 3 (Puketotara); marked “A” on S.O. Plan 13032.</td>
</tr>
<tr>
<td>526</td>
<td>Part Lot 3, D.P. 9759, being part Subdivision 37, Puketotara Maori Reserve No. 3 and part Section 875, Grey District; marked “B” on S.O. Plan 13032.</td>
</tr>
</tbody>
</table>

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

Dated at New Plymouth this 5th day of April 1990.

R. F. SCHWASS, Acting District Manager.

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

---

**Canterbury Land District—Christchurch City**

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>455</td>
<td>Lots 14 and 15, D.P. 544; certificate of title 232/199.</td>
</tr>
<tr>
<td>228</td>
<td>Lot 16, D.P. 544; certificate of title 201/139.</td>
</tr>
<tr>
<td>304</td>
<td>Lot 1, D.P. 664; certificate of title 87/77.</td>
</tr>
<tr>
<td>278</td>
<td>Lot 3, D.P. 664; certificate of title 370/108.</td>
</tr>
<tr>
<td>278</td>
<td>Lot 38, D.P. 664; certificate of title 129/148.</td>
</tr>
<tr>
<td>556</td>
<td>Lots 40 and 41, D.P. 664; certificate of title 107/86.</td>
</tr>
<tr>
<td>278</td>
<td>Lot 63, D.P. 664; certificate of title 207/95.</td>
</tr>
<tr>
<td>278</td>
<td>Lot 64, D.P. 664; certificate of title 207/116.</td>
</tr>
<tr>
<td>278</td>
<td>Lot 65, D.P. 664; certificate of title 207/117.</td>
</tr>
<tr>
<td>379</td>
<td>Lot 66 and part Lots 70 and 86, D.P. 664; certificate of title 235/173.</td>
</tr>
</tbody>
</table>

Dated at Christchurch this 23rd day of March 1990.

N. T. KERR, District Manager.

(DOSLI Ch. D.O. 35/1/33)

---

**Reserve and Land at Waimate Set Apart for Post Office and Telecommunication Purposes**

Pursuant to section 52 (1) of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, hereby declares that part of a reserve for a site for a post and telegraph office described in the First Schedule hereto, to be set apart for post office purposes, that part of a reserve for a site for a post and telegraph office described in the Second Schedule hereto be set apart for telecommunication purposes and the land described in the Third Schedule hereto to be set apart for telecommunication purposes.

**First Schedule**

**Canterbury Land District—Waimate District**

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>66</td>
<td>Part Reserve 1266; marked “B” on plan.</td>
</tr>
<tr>
<td>80</td>
<td>Part Reserve 1266; marked “C” on plan.</td>
</tr>
<tr>
<td>1641</td>
<td>Part Reserve 1266; marked “G” on plan.</td>
</tr>
<tr>
<td>108</td>
<td>Part Reserve 1266; marked “H” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 18042, lodged in the office of the Chief Surveyor at Christchurch.

**Second Schedule**

**Canterbury Land District—Waimate District**

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>42</td>
<td>Part Reserve 1266; marked “E” on plan.</td>
</tr>
<tr>
<td>87</td>
<td>Part Reserve 1266; marked “F” on plan.</td>
</tr>
<tr>
<td>15</td>
<td>Part Reserve 1266; marked “K” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 18042, lodged in the office of the Chief Surveyor at Christchurch.
Third Schedule

**Canterbury Land District—Waimate District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>229</td>
<td>Part Section 113, Town of Waimate; marked “A” on plan.</td>
</tr>
<tr>
<td>673</td>
<td>Part Section 113, Town of Waimate; marked “D” on plan.</td>
</tr>
<tr>
<td>108</td>
<td>Part Section 113, Town of Waimate; marked “J” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 18042, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 3rd day of April 1990.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. PL06-052 and TE-C-153)

---

**Stopped Road in Whangarei District to be Vested**

Pursuant to section 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Auckland declares the portions of stopped road described in the Schedule to be vested in Wilsons (N.Z.) Portland Cement Ltd. at Auckland.

**Schedule**

**North Auckland Land District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1610</td>
<td>Section 1.</td>
</tr>
<tr>
<td>439</td>
<td>Section 2.</td>
</tr>
<tr>
<td>1012</td>
<td>Section 3.</td>
</tr>
</tbody>
</table>

Shown marked as above mentioned on S.O. Plan 61923, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of March 1990.

D. D. MILLAR, District Manager.

(DOSLI Ak. D.O. 50/15/1/0/61923)

---

**Land Acquired for Road (S.H. 12) in Kaipara District**

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Auckland declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 12 and shall vest in the Crown on the date of publication in the Gazette.

**Schedule**

**North Auckland Land District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2976</td>
<td>square metres, being part Section 4, Block VII, Waipoua Survey District, shown marked “Q” on S.O. Plan 65166, lodged in the office of the Chief Surveyor at Auckland.</td>
</tr>
</tbody>
</table>

Dated at Auckland this 2nd day of March 1990.

D. D. MILLAR, District Manager.

(DOSLI Ak. D.O. 72/12/1/0/286)

---

**Land Acquired Hastings District**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager/Chief Surveyor, Department of Survey and Land Information, Napier declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for drainage purposes and shall vest in The Hastings District Council on the date of publication in the Gazette.

**Schedule**

**Hawke’s Bay Land District**

3744 square metres, situated in Block XV, Heretaunga Survey District, being part Lot 46, D.P. 3400 marked ‘A’ on S.O. Plan 9949, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 30th day of March 1990.

J. A. TOBIN, District Manager/Chief Surveyor.

(DOSLI Na. D.O. 7/10/37)

---

**Land Declared to be Road, Road Stopped and Vested in Hastings District**

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager/Chief Surveyor, Department of Survey and Land Information, Napier:

(a) Pursuant to section 114 (1) declares the land described in the First Schedule to be road which shall vest in The Hastings District Council.

(b) Pursuant to sections 116 (1) and 117 (3) declares the road described in the Second Schedule to be stopped and further declares that the stopped road shall vest in Her Majesty the Queen for the purposes of the Forests Act 1949.

**First Schedule**

**North Auckland Land District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1692</td>
<td>Part Section 113, Town of Waimate; marked “A” on plan.</td>
</tr>
<tr>
<td>46</td>
<td>Part Kohurau 2D Block, D.P. 3229 marked ‘B’ on plan.</td>
</tr>
<tr>
<td>428</td>
<td>Part Kohurau 2D Block, D.P. 3229 marked ‘C’ on plan.</td>
</tr>
<tr>
<td>1168</td>
<td>Part Kohurau 2C Block, marked ‘E’ on plan.</td>
</tr>
<tr>
<td>13</td>
<td>Kohurau 2C Block, marked ‘G’ on plan.</td>
</tr>
</tbody>
</table>

All in Block IX, Kuripapango Survey District as shown as mentioned on S.O. Plan 9415, lodged in the office of the Chief Surveyor at Napier.

**Second Schedule**

**Hawke’s Bay Land District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>706</td>
<td>Part Kohurau 2D Block, D.P. 3229 marked Section 1 on plan.</td>
</tr>
<tr>
<td>1863</td>
<td>Part Kohurau 2D Block, D.P. 3229 marked Section 3 on plan.</td>
</tr>
<tr>
<td>227</td>
<td>Kohurau 2C Block, marked Section 4 on plan.</td>
</tr>
<tr>
<td>13</td>
<td>Kohurau 2C Block, marked Section 5 on plan.</td>
</tr>
</tbody>
</table>
Land Declared to be Road, Road Stopped in Napier City

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager/Chief Surveyor, Department of Survey and Land Information, Napier:

(a) Pursuant to section 114 (1) declares the land described in the First Schedule to be road which shall vest in the Napier City Council.

(b) Pursuant to section 116 (1) declares the road described in the Second Schedule to be stopped and remain vested in the Napier City Council.

First Schedule

<table>
<thead>
<tr>
<th>Hawke's Bay Land District</th>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>456</td>
<td>Part Lot 1, D.P. 19519; marked “A” on plan.</td>
</tr>
<tr>
<td></td>
<td>88</td>
<td>Part Lot 1, D.P. 19519; marked “B” on plan.</td>
</tr>
<tr>
<td></td>
<td>238</td>
<td>Part Lot 86, Deeds Plan 128; marked “C” on plan.</td>
</tr>
</tbody>
</table>

As shown on S.O. Plan 9608, lodged in the office of the Chief Surveyor at Napier.

Second Schedule

<table>
<thead>
<tr>
<th>Hawke's Bay Land District</th>
<th>Area (m²)</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1911</td>
<td>Part Lot 1, D.P. 2821, marked ‘Sec 1’ on Plan.</td>
</tr>
<tr>
<td></td>
<td>963</td>
<td>Part Lot 1, D.P. 2821, Section 32R and 33R marked ‘Sec 2’ on Plan.</td>
</tr>
</tbody>
</table>

Both situated in Block VI, Norsewood Survey District as shown on S.O. Plan 9414, lodged in the office of the Chief Surveyor at Napier.

Third Schedule

<table>
<thead>
<tr>
<th>Hawke's Bay Land District</th>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>120</td>
<td></td>
<td>3858 square metres, being part Lot 1, D.P. 2821, situated in Block IV, Heretaunga Survey District, being Lot 1, L.T. 21544, subject to easements in Transfers T63988 and T336769.1.</td>
</tr>
</tbody>
</table>

Dated at Napier this 28th day of March 1990.

J. A. TOBIN, District Manager/Chief Surveyor.

Land Set Apart for Administrative Purposes

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager/Chief Surveyor, Department of Survey and Land Information, Napier, declares the land described in the Schedule to be set apart for administrative purposes.

Schedule

<table>
<thead>
<tr>
<th>Hawke's Bay Land District</th>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>3858</td>
<td></td>
<td>3858 square metres, situated in Block IV, Heretaunga Survey District, being Lot 1, L.T. 21544, subject to easements in Transfers T63988 and T336769.1.</td>
</tr>
</tbody>
</table>

Dated at Napier this 28th day of March 1990.

J. A. TOBIN, District Manager/Chief Surveyor.
Declaring Land to be Road and Road Stopped in Rodney District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Auckland declares:

(a) Pursuant to section 114, the land described in the First Schedule to be road which shall vest in The Rodney District Council, and
(b) Pursuant to section 116, the portions of road described in the Second Schedule to be stopped.

First Schedule

North Auckland Land District

1030 square metres, being part Allotment 39, Waiwera Parish; shown marked “C” on S.O. Plan 63385, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

Area

\( m^2 \)

Adjoining or passing through

2636 Part Allotment 38, Waiwera Parish; marked “A” on plan.

6615 Part Allotments 38 and 39, Waiwera Parish; marked “B” on plan.

Shown marked as above mentioned on S.O. Plan 63385, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of April 1990.

D. D. MILLAR, District Manager.

(DOSLI Ak. D.O. 15/11/0/63385)

Declaring Part Mangawhai Road to be Stopped in Kaipara District

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Auckland declares the portion of road described in the Schedule hereto be stopped.

Schedule

North Auckland Land District

All that piece of road containing 500 square metres, adjoining or passing through Allotments 90A and 97, Parish of Mangawhai; as shown marked “A” on S.O. Plan 60554, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of April 1990.

D. D. MILLAR, District Manager.

(DOSLI Ak. D.O. 50/15/12/0/60554)

Transit New Zealand

Transit New Zealand Act 1990

Declaring State Highway to be a Limited Access Road State Highway No. 1

It is noted that Transit New Zealand, by resolution dated the 21st day of March 1990 and pursuant to section 88(1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 1, Warkworth to Moirs Road section for half its width on the eastern side from the southern boundary of part Allotment 154, Parish of Mahurangi (certificate of title 52B/973) extending northwards across the frontages of part Allotment 154, Allotments 363, 362, Allotment 250 and Allotment 420 (certificate of titles 3C/1301, 26C/1155, 52B/973 respectively); also of Lots 1 and 2, D.P. 9236 (certificates of title 48D/1160 and 1161), as more particularly shown on Sheet 1 of Plan L.A. 10/21/1/5 and accompanying Schedule held in the office of the Regional Manager, Transit New Zealand, Auckland and there available for public inspection, to be a limited access road.

Dated at Wellington this 10th day of April 1990.

P. A. LAKEMAN, Manager Corporate Services, Transit New Zealand.

(SH/2/1/6)

Declaring State Highway to be a Limited Access Road State Highway No. 16

It is noted that Transit New Zealand, by resolution dated the 21st day of March 1990 and pursuant to section 88(1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 16 Waimauku to Woodhill section for half its width on the eastern side from the southern boundary of part Allotment 154, Parish of Mahurangi (certificate of title 52B/973) extending northwards across the frontages of part Allotment 154, Allotments 363, 362, Allotment 250 and Allotment 420 (certificate of titles 3C/1301, 26C/1155, 52B/973 respectively); also of Lots 1 and 2, D.P. 9236 (certificates of title 48D/1160 and 1161), as more particularly shown on Sheet 1 of Plan L.A. 10/21/1/5 and accompanying Schedule held in the office of the Regional Manager, Transit New Zealand, Auckland and there available for public inspection, to be a limited access road.

Dated at Wellington this 10th day of April 1990.

P. A. LAKEMAN, Manager Corporate Services, Transit New Zealand.

(SH/2/1/6)
half its width on the western side commencing 150 metres north of southern boundary of Lot 1, D.P. 95606 (certificate of title 51C/924) and extending northwards for 200 metres across the remaining frontage of the said Lot 1 and the part frontage of part Lot 5, D.P. 89679 (certificate of title 46D/598), as more particularly shown on Sheet 1 of Plan L.A. 10/21/1/6 and accompanying Schedule held in the office of the Regional Manager, Transit New Zealand, Auckland and there available for public inspection, to be a limited access road.

Dated at Wellington this 10th day of April 1990.

P. A. LAKEMAN, Manager Corporate Services, Transit New Zealand.

(Sh/2/1/6)

ln4292

Declaring State Highway to be a Limited Access Road State Highway No. 1

It is noted that Transit New Zealand, by resolution dated the 21st day of March 1990 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 1 Moffats Road to Pine Valley Road section for half its width on the western side across the whole frontage of Lot 1, D.P. 95315 (certificate of title 51C/101), as more particularly shown on Sheet 1 of Plan L.A. 23/1/4 and accompanying Schedule held in the office of the Regional Manager, Transit New Zealand, Auckland and there available for public inspection, to be a limited access road.

Dated at Wellington this 10th day of April 1990.

P. A. LAKEMAN, Manager Corporate Services, Transit New Zealand.

(Sh/2/1/6)

Dr4293

---

**Regulation Summary**

**Notice Under the Acts and Regulations Publication Act 1989**

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Price Code</th>
<th>Postage and Packaging</th>
</tr>
</thead>
</table>

**Postage and Packaging Charge: Mail Orders**

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

<table>
<thead>
<tr>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>$12.00 and less</td>
<td>$1.50</td>
</tr>
<tr>
<td>$12.01 and greater</td>
<td>$3.25</td>
</tr>
</tbody>
</table>

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial numbers. Prices for quantities supplied on application.

Government Bookshops are located at Housing Corporation Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; 33 Kings Street, Frankton (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; 25–27 Mercer Street (Private Bag), Wellington 1; 159 Hereford Street (Private Bag), Christchurch 1; Cargill House, 123 Princes Street (P.O. Box 1104), Dunedin; Government Buildings, 1 George Street, Palmerston North; E.S.T.V. House, 4185 Queens Drive, Lower Hutt.

V.R. WARD, Government Printer.
General

Nursing Council of New Zealand

Nurses Act 1977

Order of the Council in Disciplinary Session—
Order in Respect of Registered General and
Obstetric Nurse—Susan Rosemary Atkinson

In exercise of its powers under sections 42 (1) (a), 42 (2) (d), 42 (2) (ba), 42 (3) and 48A of the Nurses Act 1977, the Nursing Council of New Zealand on the 8th day of February 1990, ordered that the above-named nurse be censured; that she may practice for a period of 3 years from her recommencement of practice only under conditions specified by the Nursing Council; that she pay $1,200 or 25 percent of the costs and expenses of and incidental to the inquiry by the Council (whichever is the lesser); that a notice stating the effect of the order be published in the Gazette and the New Zealand Nursing Journal.

M. E. BURGESS, Registrar.

New Zealand Gazette 1990 Deadlines

ANZAC Day, 25 April 1990
Principal Edition—27 April 1990
The deadline for this edition is noon on Tuesday, the 24th day of April 1990.
Commercial Edition—26 April 1990
The deadline for this edition is noon on Monday, the 23rd day of April 1990.
N.B. It would be appreciated if material for these above gazettes were delivered as early as possible.