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Using the Gazette

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*Customs Edition*—Published weekly on Tuesdays.
Special Editions and Supplements—Published as and when required.

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**Vice Regal**

**Cabinet Office**

Retention of the Title “The Honourable”

Her Excellency the Governor-General has advised that Her Majesty The Queen has been graciously pleased to approve the retention of the title “The Honourable” by:

- Sir Muir Fitzherbert Chilwell

on his retirement as a Judge of the High Court of New Zealand on 27 May 1991.

Dated at Wellington this 24th day of May 1991.

J. B. BOLGER, Prime Minister.

---

**Parliamentary Summary**

**Bills Assented To**

**Government Bills**

12 June 1991

- Smoke-free Environments Amendment
- Animal Control Products Limited
- Queen Elizabeth the Second National Trust Amendment

**Assent No.**

- 35
- 36
- 37

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**Government Notices**

**Agriculture and Fisheries**

**Animals Act 1967**

Notice to Set Apart and Define a Special Quarantine Ground at Christchurch (Notice No: 5098; QUAL/0960/N REQ)

Pursuant to section 11A (1) of the Animals Act 1967, land, as specified in the attached Schedule, is hereby declared to be a special quarantine ground for the detention of imported animals or one or more kinds of imported animals.

**Schedule**

**Canterbury Land District—Christchurch City**

All that land owned by R. E. and V. A. Ward at 334 Gardiners Road and 21 Hussey Road, Christchurch, being Lot 1, certificate of title 22K/1483, Deposit Plan 24788, Christchurch Survey District, comprising 4.4869 hectares, more or less.
D. J. ROBINSON, Acting Chief Veterinary Officer, MAF Policy, Ministry of Agriculture and Fisheries (acting pursuant to delegated authority).

Commerce

Statement of Economic Policy of the Government Transmitted to the Commerce Commission
17 June 1991
Dr S. M. Lojkine
Chairman
Commerce Commission
P.O. Box 2351
Wellington
Dear Dr Lojkine

Pursuant to section 26 of the Commerce Act 1986, I hereby transmit to the Commerce Commission a statement of the economic policy of Government in relation to the New Zealand dairy processing industry.

The New Zealand economy is currently characterised by a very low growth rate and high unemployment. Confidence and investment levels are low in the tradable goods sectors, especially in agriculture. Farm incomes are forecast to be at an all time low in real terms in 1991.

To turn this situation around, positive adjustments are needed to encourage the efficient generation of increased export earnings. The Government is sure that pastoral industries, such as dairying, will lead this export growth, and that they will remain the foundation of the New Zealand economy.

The prices received by farmers for New Zealand dairy produce are determined in the international marketplace, and frequently result from the subsidised production of our competitors. New Zealand has to take every opportunity to be competitive on the cost of production. Government’s policies on inflation and the labour market have a prime objective of ensuring input costs are competitively priced. The Government supports structural rationalisation in the dairy processing industry that will lead to greater efficiencies in resource utilisation and enhanced competitive advantage.

Yours sincerely

PHILIP BURDON

Determination as a Specified Importer

Notice is hereby given that the Secretary of Commerce, acting pursuant to section 3a (2) of the Dumping and Countervailing Duties Act 1988, has determined that GNB New Zealand Ltd, a New Zealand producer of lead automotive batteries for the passenger motor vehicle battery market and marine applications, which is also an importer of like goods, is a ‘specified importer.’

The brief reasons for this determination being made are that having regard to the nature and extent of the importations of the allegedly dumped goods including the value, quantity, frequency and purpose of the importations, the Secretary is satisfied that GNB New Zealand Ltd should not be excluded from being treated as a New Zealand producer for the purposes of the Dumping and Countervailing Duties Act 1988.

Dated at Wellington this 12th day of June 1991.

A. H. McPAIL, for Secretary of Commerce.

Conservation

Harbours Act 1950

Notice of Approval of Bylaws

I, Denis William Anson Marshall, Minister of Conservation, pursuant to sections 8A and 165 of the Harbours Act 1950, hereby approve the amendments to the Lakes District Waterways Authority Control Bylaws, as made by Special Order passed at an Ordinary Meeting of the Lakes District Waterways Authority held on the 11th day of December 1990, and approved by the Minister of Transport on the 11th day of February 1991.

Dated at Wellington this 12th day of June 1991.

D. MARSHALL, Minister of Conservation.

Customs

Customs Act 1966

Application to the Indecent Publications Tribunal

I, Graeme William Ludlow, Comptroller of Customs, give note that I have applied to the Indecent Publications Tribunal for a decision as to whether the books described below are indecent or not for a decision as to their classification.

Title: Amateur Bondage, No. 4. Publisher: London Enterprises Ltd.
Title: American Psycho. Publisher: Pan MacMillan.
Title: Anal Gangbang. Publisher: Unknown.
Title: Anal Secrets. Publisher: Gourmet Editions.
Title: Australian Penthouse, Black Label Edition, Vol. 12, No. 1. Publisher: PH Editorial Services Pty Ltd.
Title: Australian Variations for Liberated Lovers, No. 7. Publisher: Viva International Ltd.
Title: Beautiful Ladies, No. 1. Publisher: Unknown.
Title: Beavers and Boobs. Publisher: Unknown.
Title: Big Bouncy Boobs. Publisher: Unknown.
Title: Big Breastbed Babes, Vol. 1, No. 3; Big Busty Women, Vol. 1, No. 2. Publisher: Red Lion Publications.
Title: Big Ones Monthly, Vol. 1, No. 9; Big Ones Monthly, Vol. 1, No. 10; Big Ones Monthly, Vol. 1, No. 11. Publisher: Electric Publications Ltd.
Title: Birdland, No. 2 of 3. Publisher: Eros Comix.
Title: Black and Stacked, Vol. 2, No. 4. Publisher: American Art Enterprises Inc.
Title: Black Babes, No. 1. Publisher: Unknown.
Title: Black Nookie, Vol. 2, No. 3. Publisher: American Art Enterprises Inc.
Title: Blood Feast, No. 1. Publisher: Eternity Comics.
Title: Born to Die, Issue, No. 8. Publisher: Bronson Family Publishing Group.
Title: Buns, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Cheap Thrills Fortnightly, Vol. 1, No. 11; Cheap Thrills Fortnightly, Vol. 1, No. 12; Cheap Thrills Fortnightly, Vol. 1, No. 13. Publisher: Electric Publications Ltd.
Title: Cheeks, Vol. 4, No. 3. Publisher: American Art Enterprises Inc.
Title: Chic, Vol. 14, No. 9. Publisher: LFP Inc.
Title: Color Climax 140. Publisher: Color-Climax Corp.
Title: Colt Men, Issue 25; Colt Studio Presents, Issue 15. Publisher: Colt Studio.
Title: Couples in Love. Publisher: Arlington House.
Title: Dick Suckin Black Girl, No. 1. Publisher: Graficolor Productions.
Title: Domination Games, No. 1. Publisher: London Enterprises Ltd.
Title: Drawn to Extremes, Issue No. 1. Publisher: Top Line Comics.
Title: Dressing for Pleasure, No. 11. Publisher: G & M Fashions (Leisure Ltd.).
Title: Easy Women, Vol. 1, No. 2. Publisher: Red Lion Publications.
Title: Erect Nipples, Vol. 8, No. 4. Publisher: American Art Enterprises Inc.
Title: Faust Act 7, Vol. 2, No. 7. Publisher: Rebel Studios.
Title: Foxy Ladies. Publisher: Red Lion Publications.
Title: Frivol. Publisher: Tryme (Pty) Ltd. Australia.
Title: Geisha Girls, Vol. 9, No. 2; Girls Girls Girls, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Hardball. Publisher: Nova.
Title: Heat Wave. Publisher: Arlington House.
Title: Hot Bottoms, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Hot Foxes, Vol. 1, No. 2; Hot Horny and Shaved. Publisher: Red Lion Publications.
Title: Hot Knockers, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Hot Leather and Hard Honchos. Publisher: Gourmet Editions.
Title: Hot Seduction. Publisher: Gourmet Editions.
Title: Hot Shots, August 1986, Vol. 1, No. 5. Publisher: Sunshine Co Inc.
Title: Honey Buns, Vol. 1, No. 1; Honey Buns, Vol. 1, No. 2. Publisher: American Art Enterprises Inc.
Title: Hustler, Vol. 13, No. 5. Publisher: Hustler Magazines Inc.
Title: In Heat, No. 10; In Heat, No. 13. Publisher: In Touch Inc.
Title: Inside Foxy Lady, Vol. 5, No. 21. Publisher: Verilog Teresa Orlowski.
Title: Jiggle Jugs, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Jock, June 1989 Vol. 5, Issue 1. Publisher: Grand International Communications.
Title: Juicy Black Nasty & Hot, No. 1. Publisher: Unknown.
Title: Julie On the Night Train. Publisher: European Pictures Publishing.
Title: Kinky Letters, Spring 1987. Publisher: Thomaston Publications Inc.
Title: Lady Lovers. Publisher: Gourmet Editions.
Title: Leg Line, Vol. 1, No. 2; Legs and Asses, Vol. 8, No. 3; Long Legged Ladies, Vol. 1, No. 1. Publisher: Red Lion Publications.
Title: Lookin' Good and Scoring Too. Publisher: Nova Publications.
Title: Lusty Busty Babes, Vol. 1, No. 3; Lusty Legs, Vol. 1, No. 1. Publisher: American Art Enterprises Inc.
Title: Male Pictorial, Jan 1990 and Mar 1990. Publisher: Liberation Publications.
Title: Mandarin Nookie, No. 1. Publisher: Unknown.
Title: Me and Her, No. 2. Publisher: Eros Comix.
Title: Mister Drummer 89; Mr Drummer Contest Finals and Show 1990. Publisher: Anthony F. DeBlase.
Title: Monique, Part 1. Publisher: European Pictures Publishing.
Title: Naughty Chix, No. 1. Publisher: Unknown.
Title: Orgy An Erotic Experience,. Publisher: Arlington House.
Title: Passionate Girls, No. 1. Publisher: Unknown.
Title: Playbirds, No. 7; Playbirds All Colour XXX Rated. Publisher: Sheptonhurst Ltd.
Title: Pretty Girls Erotica, No. 4. Publisher: Pretty Girl Erotica.
Title: Prick Tease, Vol. 2, No. 3. Publisher: European Pictures Publishing.
Title: Private, Vol. 1, Issue 7. Publisher: Adult Publications Ltd.
Title: Pussies in Heat, Vol. 1, No. 4. Publisher: American Art Enterprises Inc.
Title: Rated X, Issue 2. Publisher: Aircel Comics.
Title: Sassy in Satin, Vol. 1, No. 4. Publisher: American Art Enterprises Inc.
Title: Sensuous Babes, No. 1. Publisher: Unknown.
Title: Sexual Secrets. Publisher: Arlington House.
Title: Sexy Doll, No. 1. Publisher: Unknown.
Title: Sexy Sweethearts, Vol. 1, No. 1. Publisher: Red Lion Publications.
Title: Shaved, Vol. 15, No. 4; Shaved Girl Review, Vol. 2,
This notice shall come into force on the day after the date of its publication in the Gazette.

The Domestic Student Interpretation Notice 1991

Pursuant to section 227 of the Education Act 1989, as inserted by section 38 of the Education Amendment Act 1990; the Minister of Education hereby gives the following notice:

Notice

1. Title and commencement—This notice may be cited as the Domestic Student Interpretation Notice 1991, Amendment No. 4, and shall be read together with and deemed part of the Domestic Student Interpretation Notice 1989 (hereinafter referred to as the principal notice).

2. Interpretation—Clause 2 of the principal notice is hereby amended by deleting the words “includes any person who is not legally married to that student but is living as that student’s husband or wife” and inserting the words “means any person who is living as that student’s husband or wife to whose care and support that student is contributing”.

This notice shall come into force on the day after the date of its notification in the Gazette.

Dated this 6th day of June 1991.

LOCKWOOD SMITH, Minister of Education.

g66098

Environment

Water and Soil Conservation Act 1967

The Wellington Regional Council (Water Classification) Order 1991

CATHERINE A. TIZARD, Governor-General

ORDER IN COUNCIL

At Wellington this 17th day of June 1991

Present:

HER EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas—

(a) The Water Pollution Control Council adopted a final classification of the waters of the Wellington region on the 10th day of June 1971 pursuant to the Waters Pollution Regulations 1963, and publicly notified that classification on the 3rd day of July 1971; and

(b) The 5 notices of appeal against the classification which were lodged and subsequently adjourned sine die by the Appeal Tribunal constituted under regulation 20 of the Waters Pollution Regulations 1963 have not been finally resolved; and

(c) The Water Resources Council (being the successor of the Water Pollution Control Council), on the 14th day of June 1973, adopted a draft preliminary classification for the Wellington region, and publicly notified that classification on the 8th day of December 1973; and

(d) That draft preliminary classification was cancelled by the Water Resources Council on the 14th day of August 1975, and that cancellation was publicly notified on the 23rd day of August 1975; and

(e) The Wellington Regional Council adopted and advertised a new preliminary classification of Wellington Harbour and coastal waters in June 1988 and adopted a final classification on the 11th day of October 1988, which was publicly notified on the 15th day of October 1988; and

Dated this 13th day of June 1991.

LOCKWOOD SMITH, Minister of Education.

g66097
(f) The final classification dated the 10th day of June 1971, and publicly notified on the 3rd day of July 1971, was cancelled by the Wellington Regional Council on the 26th day of March 1991, and that cancellation was publicly notified on the 6th day of April 1991; and

(g) It is desirable to validate the said cancellation of the 1971 final classification, notwithstanding that the cancellation occurred after the 2 subsequent classifications, and to validate the final classification of the 11th day of October 1988, and publicly notified on the 15th day of October 1988, and other matters relating thereto:

Now, therefore, pursuant to section 35 of the Water and Soil Conservation Act 1967, Her Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

**Order**

1. **Title and commencement**—(1) This order may be cited as the Wellington Regional Council (Water Classification) Order 1991.
   (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.

2. **Validation of cancellation of 1971 classification**—The cancellation of the said 1971 classification is hereby validated notwithstanding that the cancellation occurred after the 2 said subsequent classifications.

3. **Validation of 1988 final classification**—Notwithstanding that the said 1971 final classification was still in existence—
   (a) The said final classification by the Wellington Regional Council of Wellington Harbour and coastal waters adopted on the 11th day of October 1988, and publicly notified on the 15th day of October 1988, pursuant to section 26F of the Water and Soil Conservation Act 1967, and
   (b) All formal steps taken prior to that final classification being adopted and publicly notified by the Wellington Regional Council; and
   (c) All subsequent steps taken by—
      (i) The Wellington Regional Council; and
      (ii) The Planning Tribunal; and
      (iii) The parties to appeals before the Planning Tribunal; and
      (iv) Any other person—in relation to the said final classification following its adoption and public notification by the Wellington Regional Council—are hereby validated.

MARIEN SHROFF, Clerk of the Executive Council.

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**Marriage Act 1955**

**Corrigendum**

(*New Zealand Gazette Marriage Celebrant*)

Marriage Celebrant for 1991, Notice No. 4.
Marriage Celebrant for 1991, Notice No. 7.

The notices with the above headings published in *New Zealand Gazette* dated 16 May 1991, No. 72, page 1599 are hereby amended as per below:

Marriage Celebrant for 1991, Notice No. 4 now No. 9.
Marriage Celebrant for 1991, Notice No. 6 now No. 10.
Marriage Celebrant for 1991, Notice No. 7 now No. 11.

The published list of names remains unchanged.

B. E. CLARKE, Registrar-General.

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**Marriage (Approval of Organisations) Notice No. 16**

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. 16.

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**

Church of Soma Gnosis.

Dated at Lower Hutt this 12th day of June 1991.

B. E. CLARKE, Registrar-General.

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**Transport**

**Transport (Vehicle and Driver Registration and Licensing) Act 1986**

**Approval of Motorcycle Driving Course**

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; and under powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 31st day of August 1990; I, Warren Richard Gillespie Simeon, Controller Road User Standards, hereby approve the following courses of motorcycle instruction:

The course of Basic Motorcycle Instruction for the purposes of Regulation 27 (1) (c) of the Transport (Drivers Licensing) Regulations 1987, to be conducted by the following approved school of instruction:

---
Valuation

Valuers Act 1948

Notice of Appointment of Members to the Valuers Registration Board

Notice is hereby given that pursuant to section 3 of the Valuers Act 1948, the Minister in Charge of the Valuation Department has appointed

Arthur Geoffrey Stewart, and

Donn James Armstrong

to be members of the Valuers Registration Board, to hold office for a term of 3 years which commenced on the 1st day of May 1991.

Dated at Wellington this 7th day of May 1991.

W. ROB STOREY, Minister in Charge of the Valuation Department.

Temporary Exemption from Certification Requirements

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, and in exercise of powers delegated to me, pursuant to section 41 (1) of the State Sector Act 1988, I, Hugh Cameron Matheson, Senior Automotive Engineer, hereby exempt from the requirements of regulation 8 of the said regulations any vehicle described in the Schedule hereto, subject to the conditions prescribed.

Schedule

Any vehicle imported into New Zealand as passenger's baggage in terms of Reference 80 (BA) of part II (Concessions) of the New Zealand Tariff, provided that the vehicle is certified as complying with the applicable requirements of the said regulations within 28 days of the date of registration.

H. C. MATHERSON, Senior Automotive Engineer.
in New Zealand, or by persons resident overseas and not registered, authorised, constituted or licensed in that country as a bank under legislation comparable to Part V of the Act.

"Category B Bank" means a registered bank that is incorporated outside New Zealand, or is directly or indirectly controlled by persons resident overseas which are registered, authorised, constituted or licensed in that country as a bank under legislation comparable to Part V of the Act.

"Holding company" has the same meaning as in the Companies Act 1955;

"Risk Adjusted Exposures" in relation to a registered bank means the amounts calculated or derived in respect of that registered bank from information supplied or required to be supplied to the Reserve Bank of New Zealand in return No. R.B. PSI 'Return of Capital Adequacy and Off-Balance Sheet Business', as amended from time to time.

"Statement of Principles" means the principles published by the Reserve Bank under section 75 of the Act in a document dated 14 March 1990 and entitled 'Registration of Banks and Prudential Supervision of Registered Banks—Statement of Principles'.

(2) Amount of Fee Determined—(1) Subject to subparagraphs (2) and (3) of this paragraph the annual fee shall be:

(i) In respect of a Category A bank:

\[ \text{Amount} = \left( \$50,000 + 0.00003392 \times X_{A} \right) \times 1.125, \]

where \( X_{A} \) = Risk adjusted exposures (expressed in dollars) of that Category A bank as at 31 December 1990.

(ii) In respect of a Category B bank:

\[ \text{Amount} = \left( \$50,000 + 0.00002035 \times X_{B} \right) \times 1.125, \]

where \( X_{B} \) = Risk adjusted exposures (expressed in dollars) of that Category B bank as at 31 December 1990.

(iii) Where a bank that has been registered on the basis of principles in paragraphs 15 and 23 of the 'Statement of Principles', the registered bank that is the holding company of the group shall pay on behalf of each bank in the group an amount that is determined in accordance with (i) and (ii) above, on the basis of the total risk adjusted exposures of the group, as reported in R.B. PS1 by the registered bank which is the holding company.

(iv) Where any bank has been registered for the purpose of acquiring or assuming the banking business of any registered bank that is related to or is an associated person of that first bank, the annual fee payable in respect of each of those registered banks may be paid by either of those registered banks on behalf of the other or others, and shall be calculated in accordance with this paragraph as if those registered banks were one registered bank and the aggregate of the risk adjusted exposures of each of those banks, as reported in R.B. PS1, were the risk adjusted exposures of that one registered bank.

(v) Where a registered bank is the holding company of another registered bank and (iii) and (iv) of this subparagraph do not apply, a separate fee shall be paid by each registered bank. Where the risk adjusted exposures reported in R.B. PS1 by the registered bank which is the holding company include the risk adjusted exposures of the other registered bank, the latter shall be deducted from the former for the purposes of calculating the fee payable by the holding company.

(2) The amounts determined pursuant to subparagraph (1) of this paragraph shall be rounded to the nearest thousand dollars.

(3) Where the risk adjusted exposures of any registered bank are not derived or calculated as at 31 December 1990, the Reserve Bank may determine the date at which the risk adjusted exposures of that bank shall be derived or calculated for the purpose of determining the annual fee payable by or on behalf of, that registered bank.

(4) The amounts determined pursuant to subparagraph (1) of this paragraph include goods and services tax.

(3) Period to Which the Annual Fee Relates—

(1) Subject to subparagraph (2) of this paragraph the annual fee shall be payable in respect of the period commencing on 1 April 1991 and ending 31 March 1992.

(2) The amounts determined in accordance with this notice in respect of a Category A bank, or a Category B bank, shall be payable in respect of the period during which it is a Category A bank or a Category B bank, as the case may be. Where a Category A bank becomes a Category B bank, or vice versa, it shall, as from the date on which such change occurs, be liable to pay an annual fee calculated at the rate applicable in respect of that new situation.

(3) The annual fee shall be payable in 12 instalments, each instalment becoming due on or before the 20th day of every month of the period covered by this notice.

(4) Where the risk adjusted exposures of a registered bank are reduced by reason of the fact that any subsidiary of that registered bank becomes a registered bank, the fee of the first registered bank for the period after the date of registration of that subsidiary shall be recalculated, in accordance with the formula set out in paragraph 2(1) of this notice, after deduction of the risk adjusted exposures of that subsidiary as at 31 December 1990 (subject to paragraph (2) (3) above).

Explanatory Note

This note is not part of the Notice but is intended to indicate its general effect and the basis on which the annual fee is calculated and its relationship to the anticipated costs of the Reserve Bank in exercising the powers conferred on it by Part V of the Act.

1. Pursuant to section 79 of the Act, in determining fees the Reserve Bank has had regard to the anticipated banking supervision costs for the Bank's 1991/92 financial year.

2. The basis for the proposed method of cost allocation is that the fee for individual banks should comprise a fixed element, representing a flat fee for basic supervision and policy development/maintenance, as well as a variable element which broadly relates to the intensity of supervision which different banks receive. This intensity varies according to the size of the bank and, in the case of international banks, on the allocation of supervisory responsibilities between New Zealand and overseas banking supervisors.

3. The fees payable pursuant to section 79 and determined in accordance with this notice will recover approximately 75 per cent of the anticipated cost of the Reserve Bank's banking supervision function for the Reserve Bank's 1991/92 financial year.

RUTH RICHARDSON, Minister of Finance.
Land Notices

Auckland Regional Council

Local Government Act 1974

Resolution Revoking the Declaration of Land for Regional Roading Purposes

At its meeting held on 15 April 1991, and in pursuance of the powers vested in it by section 363 of the Local Government Act 1974 and of any and every other power enabling it in that behalf the Auckland Regional Council resolved that the existing declaration (made by resolution of the Auckland Regional Authority) that the lands described in the Schedule hereto were required for regional roading purposes, pursuant to section 34L of the Auckland Regional Authority Act 1963 (which said resolution and declaration take effect as if made under the said section 363 of the Local Government Act 1974), be revoked.

Schedule

All those lands situated in Auckland City in the North Auckland Land Registration District shown hatched on the Regional Council’s Drawing 720134-11 and generally described as follows:

<table>
<thead>
<tr>
<th>Lot</th>
<th>D.P.</th>
<th>C.T.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 7</td>
<td>7412</td>
<td>214/40</td>
</tr>
<tr>
<td>Part Lot 6</td>
<td>7412</td>
<td>207/275</td>
</tr>
<tr>
<td>Part Lot 1</td>
<td>42564</td>
<td>188/1494</td>
</tr>
<tr>
<td>Part Lot 2</td>
<td>42564</td>
<td>1139/298</td>
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<tr>
<td>Part Lot 3</td>
<td>42564</td>
<td>1145/25</td>
</tr>
<tr>
<td>Part Lot 5</td>
<td>42564</td>
<td>1957/38</td>
</tr>
</tbody>
</table>

G. E. TYLER, General Secretary.

Conservation

Conservation Act 1987

Declaring Conservation Land to be a Reserve, Classification and Addition of Land to Papaitonga Scenic Reserve

Pursuant to section 8 (1A) of the Conservation Act 1987, the Minister of Conservation hereby declares that the conservation area described in the First Schedule hereto shall be set apart as a reserve subject to the Reserves Act 1977 classified for scenic purposes pursuant to section 19 (1) (A) of the said Act and further, declares that the said reserves shall form part of the Kenny Isle Scenic Reserve.

Schedule

Wellington Land District—Horowhenua District


Dated at Wellington this 22nd day of January 1991.

W. ROB STOREY, Minister of Lands.

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands jointly declare that the land is held for conservation purposes and it shall hereafter be so held.

Schedule

Westland Land District—Westland District Council

2.7746 hectares, more or less, being Section 1, S.O. 5142, situated in Block VIII, Okuru Survey District. Dated at Wellington this 29th day of May 1990.

W. ROB STOREY, Minister of Lands.

W. ROB STOREY, for Minister of Conservation. (File Cons H.O. LAN 0074; C.O. 3/1/1402)
Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister responsible for the Department of State that has control of the land hereby jointly declare that the land described in the Schedule hereto is held for conservation purposes and that it shall hereafter to be so held.

Schedule

Wellington Land District—Horowhenua District

109.1676 hectares, more or less, being Sections 3 and 4, Block II Waitohu Survey District. All Gazette notice 534707.1 and all certificates of title 24D/108, 24D/109, 29D/613, 29D/614, 29D/616, 29D/617, 29D/618, 29D/621, 29D/622 and 29D/623. S.O. Plan 34145.

Dated at Wellington this 22nd day of January 1991.

W. ROB STOREY, Minister of Lands.

D. MARSHALL, Minister of Conservation.

(Files HO RES 0701, D.O. G10/217)

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister responsible for the Department of State that has control of the land described in the Schedule hereto; jointly declare that the land is held for conservation purposes.

Schedule

Nelson Land District—Tasman District

320.3542 hectares, more or less, being part Sections 2 and 3 and Sections 5, 6, 7 and 8, Block I, and part Section 3, Block II, Onetahua Survey District. All certificate of title 26/120, 33/172 and 41/44 (all cancelled).

Dated at Wellington this 12th day of June 1991.

DENIS MARSHALL, Minister of Conservation.

W. ROB STOREY, Minister of Lands.

(Files HO RES 1380; C.O. LAN:009B)

Land Act 1948

Reservation of Land

Pursuant to section 167 of the Land Act 1948, the Minister of Conservation with the consent of the Minister of Lands hereby sets apart the land, described in the Schedule hereto, as a recreation reserve subject to the Reserves Act 1977.

Schedule

North Auckland Land District—Papakura District

295 square metres, more or less, being part Lots 4 and 5, Section IV, Deeds Plan 35, situated in Blocks IV and VIII, Drury Survey District. All Gazette notice C010791.1 (New Zealand Gazette, 1989, page 2233). Shown marked “C” on S.O. 60766.

Dated at Wellington this 10th day of June 1991.

D. MARSHALL, Minister of Conservation.

(LRC 739)

Reservation of Land

Pursuant to the Land Act 1948, the Minister of Conservation with the consent of the Minister of Lands, hereby sets apart the land, described in the Schedule hereto as historic reserves subject to the provisions of the Reserves Act 1977.

Schedule

North Auckland Land District—Rodney District

1.4660 hectares, more or less, being transferred road adjoining Lots 39, 40, 41, 42, 43, 44, 47, 79, 80, 81, 82, 83 and 84, D.P. 6975, Lots 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76 and 89, D.P. 56999, part Lot 232, D.P. 7674, Sections 2, 3 and 8, Block VI, Kawau Survey District. Shown marked “A” on S.O. Plan 65386. All New Zealand Gazette, 1990, 3171.

3.9550 hectares, more or less, being Section 8, Block VI, Kawau Survey District. S.O. Plan 59206. All New Zealand Gazette, 1990, page 4179.

Dated at Wellington this 12th day of June 1991.
DENIS MARSHALL, Minister of Conservation.

(File DOC 003/22)

Reserves Act 1977

Revocation of an Appointment to Control and Manage a Reserve and Vesting of a Reserve in the Rangitikei District Council

Pursuant to section 30 of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator for the Wanganui Conservancy, Department of Conservation hereby revokes the appointment of the Omatane Recreation Reserve Board to control and manage the reserve described in the Schedule hereto as published in the Central District Times on the 26th day of June 1980, and further pursuant to section 26 of the Reserves Act 1977 vests the said reserve in trust for recreation purposes in The Rangitikei District Council.

Schedule

Wellington Land District—Rangitikei District

3.8492 hectares, more or less, being Sections 35 and 43, Block IV, Hautapu Survey District.

Dated at Wanganui this 11th day of June 1991.

W. F. CARLIN, Regional Conservator.

(DOC C.O. G04/601; R.O. D.O. FC8/3/129)

Vesting a Reserve in the Kaikoura District Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Nelson/Marlborough Regional Conservator of the Department of Conservation, hereby vests the reserve described in the Schedule hereto, in The Kaikoura District Council in trust for recreation purposes.

Schedule

Marlborough Land District—Kaikoura District

Kaikoura Recreation Reserve

1.7100 hectares, more or less, being Section 40, Block X, Mount Fyffe Survey District. Part New Zealand Gazette, 1982, page 35. S.O. Plan 3896.

Dated at Nelson this 17th day of June 1991.

H. LOGAN, Regional Conservator.

(R.O. RES; 852)

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Auckland Conservancy of the Department of Conservation, hereby authorises the exchange of that part of the recreation reserve described in the First Schedule hereto, for the land described in the Second Schedule hereto.

First Schedule

North Auckland Land District—North Shore City

189 square metres, more or less, being Part Lot 1, L.T. Plan 119477, situated in Block VII, Waitakere Survey District. Part certificate of title 505/294 Ltd.

Second Schedule

334 square metres, more or less, being Part Lot 2, L.T. Plan 119477, situated in Block VII, Waitakere Survey District. Part certificate of title 1893/50.

Dated at Auckland this 12th day of June 1991.

G. H. CAMPBELL, Regional Conservator.

(File R.D. LRC 800)

Amendment to a Notice Declaring Land to be a Reserve

Pursuant to section 6 (3) of the Reserves Act 1977 the Regional Conservator, Auckland Conservancy of the Department of Conservation, acting under delegated authority from the Minister of Conservation hereby amends the notice declaring Lot 2, L.T. Plan 137413 to be a recreation reserve dated 29 April 1991 and published in the New Zealand Gazette of 1991, No. 69, page 1537 by amending the area from 651 square metres to 631 square metres.

Dated at Auckland this 12th day of June 1991.

G. H. CAMPBELL, Regional Conservator.

(File LRC 794)

Revocation of the Reservation Over a Reserve Specifying the Manner of Disposal and How Proceeds of Sale Shall be Utilised

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator for the Waikato Conservancy of the Department of Conservation, hereby revokes the reservation as a local purpose (road) reserve over the land described in the Schedule hereto, and further, declares that, the said land may be disposed of by The Hamilton City Council in such manner, at such price and on such terms and conditions as the council shall determine, the proceeds from any such sale to be paid into council’s reserves account, such moneys to be used and applied in or towards the improvement of other reserves under the control of the council or in or towards the purchase of other land for reserves.

Schedule

South Auckland Land District—Hamilton City

622 square metres, more or less, being Lot 20, D.P. S. 40724, situated in Block II, Hamilton Survey District. Part certificate of title 394/185.

Dated at Hamilton this 12th day of June 1991.

G. E. ROWAN, Regional Conservator, Waikato Conservancy.

(DOC Ref: LPR 003)

Iwi Transition Agency

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 27.

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 II of the Maori Affairs Restructuring Act 1989.
First Schedule

Date of Notice | Reference | Registration No.
--- | --- | ---

Second Schedule

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 26.
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 II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice | Reference | Registration No.
--- | --- | ---

Second Schedule

Wellington Land District

All that piece of land described as follows:

Area | Being
--- | ---
1561 | Section 2, Block I, Egmont Survey District. All certificate of title No. 63/1311.

Dated at Wellington this 24th day of May 1991.
For and on behalf of the General Manager, Iwi Transition Agency.
D. A. TEKI, Programme Manager.
(No. D. O. 6/353)

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Wanganui 1991, No. 6.
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 II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice | Reference | Registration No.
--- | --- | ---
30 June 1978 | New Zealand Gazette, 6 July 1978, No. 61, page 1935. | 315998.1

Second Schedule

Taranaki Land District

All that piece of land described as follows:

Area | Being
--- | ---
61.5122 | Section 2, Block 1, Egmont Survey District. All certificate of title No. B3/1311.
Dated at Wanganui this 12th day of June 1991.

For and on behalf of the General Manager, Iwi Transition
Agency.

D. A. TEKI, Programme Manager.

(To Tai: D.O. 6/334)

Survey and Land Information

Local Government Act 1974

Transfer of Unformed Legal Road in Block III,
Maungataniwha Survey District in the Far North District

Pursuant to section 323 of the Local Government Act 1974,
and to a delegation from the Minister of Lands, the Manager,
Lands and Property, Department of Survey and Land
Information, Auckland, hereby declares that the land
acquired for a limited access road, which becomes road,
and shall vest in the Crown on the date of publication of this notice in the
Second Schedule is acquired in connection with a
Public Works Act 1981

Land Acquired for a Limited Access Road and
Severance in The Far North District

Pursuant to section 20 (1) of the Public Works Act 1981, to
section 88 (2) of the Transit New Zealand Act 1989, and to a
delegation from the Minister of Lands, the Manager, Lands
and Property, Department of Survey and Land Information,
Auckland, declares that agreements to that effect having been
entered into, the land described in the Schedule hereto, has been transferred to the
Crown by The Far North District Council, pursuant to the said
section 88 (2) of the Transit New Zealand Act 1989, and to a
Public Works Act 1981

Declaring Road to be Stopped in The Far North District

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

Schedule

North Auckland Land District

Area
m² Being
386 Part Allotment 89, Town of Mangonui; shown marked “U” on S.O. Plan 66173.

All situated in Block V, Mangonui Survey District.

First Schedule

North Auckland Land District

Area
m² Being
7355 Part Allotment 109, Parish of Mangonui; shown marked “V” on S.O. Plan 66174.

629 Part Allotment 108, Parish of Mangonui; shown marked “Z” on S.O. Plan 66174.

4323 Part Allotment 214, Parish of Mangonui; shown marked “CC” on S.O. Plan 66174.

96 Part Allotment 211, Parish of Mangonui; shown marked “DD” on S.O. Plan 66174.

190 Part Section 233, Town of Mangonui; shown marked “L” on S.O. Plan 66172.

3091 Part Allotments 3 and 4, Suburbs of Mangonui; shown marked “X” on S.O. Plan 66173.

Area
m² Being
38 Part Allotment 108, Parish of Mangonui; shown marked “AA” on S.O. Plan 66174.

1353 Part Allotment 214, Parish of Mangonui; shown marked “BB” on S.O. Plan 66174.

All situated in Block V, Mangonui Survey District.

Second Schedule

North Auckland Land District

Area
m² Being
597 Allotment 203, Parish of Mangonui and part
Allotment 223, Town of Mangonui; shown marked
“B” on S.O. Plan 66171.

2 Part Allotment 223, Town of Mangonui; shown marked “D” on S.O. Plan 66171.

52 Part Allotments 221 and 222, Town of Mangonui; shown marked “F” on S.O. Plan 66171.

96 Allotments 89 and 90, Town of Mangonui; shown marked “S” on S.O. Plan 66173.

337 Allotment 263, Town of Mangonui; shown marked
“W” on S.O. Plan 66173.

All situated in Block V, Mangonui Survey District.

Schedule

North Auckland Land District

Area
m² Adjoining or passing through
597 Allotment 203, Parish of Mangonui and part
Allotment 223, Town of Mangonui; shown marked
“B” on S.O. Plan 66171.

2 Part Allotment 223, Town of Mangonui; shown marked “D” on S.O. Plan 66171.

52 Part Allotments 221 and 222, Town of Mangonui; shown marked “F” on S.O. Plan 66171.

96 Allotments 89 and 90, Town of Mangonui; shown marked “S” on S.O. Plan 66173.

337 Allotment 263, Town of Mangonui; shown marked
“W” on S.O. Plan 66173.

All situated in Block V, Mangonui Survey District.

For and on behalf of the General Manager, Iwi Transition
Agency.

D. A. TEKI, Programme Manager.

(To Tai: D.O. 6/334)

Land Acquired for Road (State Highway 12),
Kaipara District

Pursuant to section 20 (1) of the Public Works Act 1981, and to
a delegation from the Minister of Lands, the Manager, Lands
and Property, Department of Survey and Land Information,
Auckland, 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 60 (2) of the Transit New Zealand Act 1989, shall form part of
State Highway 12, and shall vest in the Crown on the date of publication of this notice in the
Gazette.
Schedule

North Auckland Land District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, G. A. DAWSON, declares that, an agreement to that effect having been entered into the easements described in the Schedule hereto to be set apart for forestry purposes.

Schedule

Southland Land District—Southland District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, W. G. DALGLISH, declares the State forest described in the Schedule hereto to be set apart for forestry purposes.

Schedule

Gisborne Land District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, G. A. DAWSON, declares that, an agreement to that effect having been entered into the easements described in the Schedule hereto to be set apart for forestry purposes.

Schedule

Easements Acquired for Police Radio Transmission Site at Tatapouri

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, G. A. DAWSON, declares that, an agreement to that effect having been entered into the easements described in the Schedule hereto to be set apart for forestry purposes.

Schedule

New Zealand Gazette No. 90

Schedule

First Schedule

Gisborne Land District

577.9285 hectares, being Sections 2, 6 and part Section 1, Block IVA, Turanganui Survey District, part Lot 4, Deposited Plan 181, part Lot 1, Deposited Plan 723, part Lots 2 and 4, Deposited Plan 1183, part Lot 1, Deposited Plan 2387, and Lot 1, on Deposited Plan 726, Lot 3, on Deposited Plan 1102, and part Lot 1 and Lot 2, on Deposited Plan 2393, situate in Blocks IV and IVA, Turanganui Survey District comprised in certificate of title 5A/428.

Second Schedule

Gisborne Land District

1. Right of Way

A right of way over those parts of the land marked A to F inclusive on D.P. 8038.

2. Right to Convey Electricity

A right to convey electricity over those parts of the land marked C, E, H, I and J on D.P. 8038, by means of a power transmission line being wires or cables erected upon suitable poles or standards.

3. Right to Convey Radio and Telecommunications Signals

A right to transmit and receive telecommunications and radio signals together with a right to erect such aerials, communications equipment, transmission towers, and buildings necessary for such purposes on that part of the land marked G on D.P. 8038.

Additional Rights Included in the Easements

1. The right for the grantees, its agents and workmen, together with any tools, implements, machinery, vehicles or equipment, of whatsoever nature necessary for the purpose to enter upon those parts of the land over which the easements are granted and remain there for any reasonable time, for the purpose of constructing, inspecting, cleaning, repairing and maintaining the right of way power transmission line and radio and telecommunications facility.

2. The grantee shall be entitled to install additional telecommunication and radio facilities to those erected on the site at the date of this agreement, and to provide facilities for other organisations to operate radio and telecommunication facilities under license from the grantee. Such rights shall be subject to the grantee first obtaining the approval of the registered proprietor of the land for the time being. Such approval shall not be unreasonably withheld.

3. The rights contained herein shall extend to the grantees approved licensees which shall include the Gisborne Tatapouri Sports Fishing Club (Inc) which is a licensee of the grantee pursuant to an agreement dated 12/9/1990.

Terms, Conditions and Covenants Relating to the Easements

4. The rights as set out herein to enter onto the land described in the Schedule, shall be subject to the approval of the registered proprietor of the land for the time being of the said land where such rights are not exercised by Police personnel. Such approval shall not be unreasonably withheld.

5. The grantee, its agents, assigns and licensees, shall close all gates opened for the purposes of access and shall not do or permit anything to be done on the land which disturbs stock grazing on the land.

6. The grantee shall be responsible for all work and materials required to maintain the right of way to the existing standard.
and such right of way shall not be upgraded to a full all weather access track.

7. The registered proprietor for the time being of the land shall do nothing on the land which may prove prejudicial to the safe operation of the radio and telecommunication facilities.

8. The grantee shall obtain all necessary statutory or other consents associated with the construction and operation of the radio and telecommunication facilities.

9. The grantee shall extinguish the easements and remove all facilities at its own cost should the easements no longer be required by the grantee.

Dated at Gisborne this 12th day of June 1991.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7/148/6)

A Water Supply Easement in Gross Acquired in Auckland City

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the water-supply easement in gross described in the First Schedule is hereby acquired over the land described in the Second Schedule and the said easement shall vest in perpetuity in The Auckland Regional Council for water supply purposes on the date of publication in the Gazette.

First Schedule

North Auckland Land District

Description of Easement

1. The full, free uninterrupted, and unrestricted right, liberty, and privilege for the Auckland Regional Council (hereinafter called "the council") from time to time and at all times to take, convey and lead water in a free and unimpeded flow (except when the flow is halted for any reasonable period necessary for essential repairs) and in any quantity, consistent with the rights of other persons having the same or similar rights, from the point of entry under and through the course of the land described in the Second Schedule (hereinafter called "the easement land") together with the following additional rights incidental thereto set out as follows:

(a) To use any line of pipes laid and associated works already in place in or on the said easement land or any pipe or pipes or associated works in replacement or in substitution for all or any of those pipes or associated works.

(b) Where no such line of pipes or associated works exist, to lay place and maintain, or to have laid placed and maintained, a line of pipes or associated works of a sufficient internal diameter and of suitable material for the purpose under the surface of the easement land.

(c) In order to construct or maintain the efficiency of any such pipe line and associated works, the full free uninterrupted and unrestricted right liberty and privilege for the council, its servants, agents, and workmen, with any tools, implements, machinery, vehicles, or equipment of whatsoever nature necessary for the purpose, to enter upon the land over which the easement is granted or created and to remain there for any reasonable time for the purpose of laying, inspecting, cleansing, repairing, maintaining and renewing the pipe line and associated works or any part thereof and of opening up the soil of that land to such extent as may be necessary and reasonable in that regard, subject to the condition that as little disturbance as possible is caused to the surface of the easement land and that the surface is restored as nearly as possible to the condition in which it was in immediately prior to any repair maintenance or replacement work commencing and any other damage done by reason of the aforesaid operations is repaired and that any such work is completed with all reasonable speed.

2. The Auckland City Council, the owners and Remuera Golf Club Incorporated, the lessee, for the time being of the easement land, shall, together with their heirs, successors and assigns, not at any time on or over the said easement land and without the prior written consent of the council:

(a) Place any buildings, erections or fences or permanent improvements of any nature;

(b) Do permit or suffer any act whereby the rights, powers, licences and liberties hereby granted to the council may be interfered with or affected; or

(c) Do permit or suffer any act whereby the said water supply pipes and associated works may be interfered with or damaged.

3. The council will:

(a) At all times repair and maintain such pipes and mains and associates works as may be constructed or laid through or under the easement land in pursuance of these presents in a good and efficient state of repair for the purposes of which the same are designed and will prevent the same from becoming a nuisance;

(b) Cause as little damage as possible to the surface of the easement land and repair and make good all damage caused by any such works to fences and drains in upon or around the easement land.

4. Nothing herein contained or implied shall be deemed to compel the council to convey water through the said pipes and mains and associated works and the council may from time to time discontinue the conveyance of water through the same at will.

Second Schedule

North Auckland Land District

The Easement Land

38 square metres, being part Lot 6, D.P. 67256; shown marked "A" on S.O. Plan 63180, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 17th day of June 1991.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 15/109/0/63180)

Stopped Road in Franklin District to be Vested

Pursuant to section 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares the part of stopped road described in the Schedule to be amalgamated with the land contained in certificate of title 1801/15, subject to all encumbrances registered on the certificate of title on the date of registration in the North Auckland Land Registry.

Schedule

North Auckland Land District

268 square metres, being Section 1, S.O. Plan 65809, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 17th day of June 1991.

G. A. DAWSON, Manager Lands and Property.

(DOSLI Ak. D.O. 15/3/0/65809)
Land Acquired for the Purpose of a Parking Place in the City of Nelson

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, together with rights of way appurtenant to Lot 11, D.P. 5048 created by transfers 52246 and 53600 for the purpose of a parking place and shall vest in The Nelson City Council on the date of publication hereof in the Gazette.

Schedule

Nelson Land District—Nelson City

1296 square metres situated in Block III, Waimea Survey District, being part Lots 11, 12 and 13 D.P. 5048; as shown marked "A" on S.O. Plan 14677, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 4th day of June 1991.

R. G. C. WRATT, Manager, Lands and Property.

Land in Thames-Coromandel District Acquired for Road

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

Schedule

South Auckland Land District

Area Being
m²
2044 Part Taparahi 2B Block; marked “A” on S.O. Plan 49941. Situated in Blocks V and IX, Tairua Survey District.

ha
3.3090 Part Taparahi, 2B Block; marked “A” on S.O. Plan 49940.

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

Dated at Hamilton this 14th day of June 1991.

W. G. KORVER, District Solicitor.

Amending a Notice Realigning Road in Waipa District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager of the Department of Survey and Land Information, Hamilton hereby amends the notice dated the 1st day of March 1991, published in the New Zealand Gazette of 7 March 1991, No. 36 at page 769, realigning road in Waipa District by deleting "458/708" from paragraph (b) (vii) and substituting "488/912".

Dated at Hamilton this 14th day of June 1991.

R. W. BARNABY, Assistant District Manager.

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:

Authority for Enactment Title or Subject-matter Serial Number Date of Enactment Price Code Postage and Packaging

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**General**

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**The Fortune Manning Law Partnership**

**The Treaty of Waitangi Act 1975**

**State Owned Enterprises Act 1986**

This notice concerns 161 Lake Road, Takapuna, and Maori claims under the Treaty of Waitangi Act 1975.

The land at 161 Lake Road, Takapuna is described in legal terms as being all that land comprised and described in certificate of title, Volume 82C, folio 17 and contained in 414 square metres, more or less, being part of Lot 1, Deposited Plan 311580 and being part Allotment 14, Parish of Takapuna.

The land was once owned by the Crown. It has been transferred to a State Owned Enterprise under the State Owned Enterprises Act 1986.

There is a special notice or “memorial!” on the certificate of title for the land which provides that, if the Waitangi Tribunal recommends it, the land shall be resumed by the Crown and return to Maori ownership (see sections 27A and 27B of the State Owned Enterprises Act 1986).

The current owners of the land, Francis Thomas Guy and Valerie Ruth Guy, have applied to the Waitangi Tribunal to have this notice removed. This has been done under section 80 of the Treaty of Waitangi Act 1975.

Any Maori person who considers that they, or any group which they belong to, has a claim to make to the Waitangi Tribunal about this land, should submit their claim to the Waitangi Tribunal before the 18th day of September 1991.

Section 6 of the Treaty of Waitangi Act 1975, describes what a claim is. Claims may be posted or sent to the Registrar, Waitangi Tribunal, Databank House, 175 The Terrace, P.O. Box 10-044, Wellington.

If no claim about this land is made to the Waitangi Tribunal before the 18th day of September 1991, then the Tribunal may recommend that the land no longer be liable to be resumed by the Crown and return to Maori ownership under section 27B of the State Owned Enterprises Act 1986.

Dated at Auckland this 7th day of June 1991.

Inserted by Richard Charles Mark of The Fortune Manning Law Partnership, Price Waterhouse Centre, Level 12, corner of Wyndham and Hobson Streets (P.O. Box 4139), Auckland.

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**The Royal Society of New Zealand**

**Royal Society of New Zealand Act 1965**

**Amendments to the Rules of the Royal Society of New Zealand**

Pursuant to the Royal Society of New Zealand Act, 1965, the Fellows of the Royal Society of New Zealand, at a special general meeting held on the 12th day of June 1991, passed resolutions amending the rules of the Society published in the New Zealand Gazette on 22 December 1965, the effect of such resolutions being:

Section L—Fellows

That rules L4A and L4B and L4C be added to the rules reading:

L4A in the event Fellows believe it to be necessary, expedient and in accordance with the objects of the Society that more than seven Fellows be elected in 1 year, any further number of Fellows recommended by the Selection Committee may be elected at the discretion of the Fellows in general meeting.

L4B Any further number of Fellows elected by the Fellows in general meeting as recommended by the Selection Committee pursuant to Rule L4A hereof shall not be deemed to be elected until Rule L4A hereof is duly published in the New Zealand Gazette.

L4C That Rules L4A and L4B hereof shall only be valid and in force for the purposes of any special general meeting of Fellows held on or before the 30th day of June 1991.

Section M—Honorary Members

That rule M1 be amended to read:

M1 That Council may appoint honorary members (being persons not normally resident in New Zealand), the total number of honorary members shall be at the absolute discretion of the Council.

V. R. MOORE, Chief Executive Officer.
Trust Bank Waikato Community Trust

Trustee Banks Restructuring Act 1988

Trust Particulars
The Trust Bank Waikato Community Trust was incorporated as a charitable trust in accordance with the provisions of the Trustee Banks Restructuring Act 1988. The purpose of the community trust is to provide charitable, cultural, philanthropic and recreational benefits to the community.

Trustees

Bankers
Trust Bank Waikato Ltd.

Solicitors
Tompkins Wake and Co, Hamilton.

Auditors
Deloitte Ross Tohmatsu, Hamilton.

Trustees' Report for the Period Ended 31 March 1991
During the 1991 financial year, the Trust Bank Waikato Community Trust received dividend income of $1,210,924 (1990 $586,300). This was a marked increase over the previous year and has enabled the trust to increase its grant payments for the 1991 year.

Grants for 1991 totalled $577,780 (1990 $380,670). This represents a 50 percent increase over the previous year. These grants were made to 1297 recipients.

A net surplus of $704,903 (1990 $218,764) was transferred to trust funds. This has allowed the trustees the opportunity to diversify their assets by increasing its term deposit holdings by $673,040.

The trust remains in a sound position to continue to provide charitable, cultural, philanthropic and recreational benefits within its area of operation.

Income and Expenditure Account for the Period Ended 31 March 1991

<table>
<thead>
<tr>
<th></th>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dividends received</td>
<td>1,210,924</td>
<td>586,300</td>
</tr>
<tr>
<td>Interest earned</td>
<td>99,006</td>
<td>33,268</td>
</tr>
<tr>
<td>Total income</td>
<td>1,309,930</td>
<td>619,568</td>
</tr>
<tr>
<td>Less expenditure—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trustees' fees</td>
<td>21,497</td>
<td>15,990</td>
</tr>
<tr>
<td>Travelling expenses</td>
<td>3,168</td>
<td>2,084</td>
</tr>
<tr>
<td>Publication expenses</td>
<td>1,908</td>
<td>1,243</td>
</tr>
<tr>
<td>Professional fees</td>
<td>817</td>
<td></td>
</tr>
<tr>
<td>Other expenses</td>
<td>674</td>
<td></td>
</tr>
<tr>
<td>Total expenditure</td>
<td>27,247</td>
<td>20,134</td>
</tr>
<tr>
<td>Net income before grants</td>
<td>1,282,683</td>
<td>599,434</td>
</tr>
<tr>
<td>Less grants</td>
<td>577,780</td>
<td>380,670</td>
</tr>
<tr>
<td>Net surplus transferred to the trust funds</td>
<td>$704,903</td>
<td>$218,764</td>
</tr>
</tbody>
</table>

(In the notes to the financial statement form part of and are to be read in conjunction with the above account.)

Balance Sheet as at 31 March 1991

<table>
<thead>
<tr>
<th></th>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trust funds—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance start of year</td>
<td>21,517,432</td>
<td>21,298,668</td>
</tr>
<tr>
<td>Net income for year</td>
<td>704,903</td>
<td>218,764</td>
</tr>
<tr>
<td>$22,222,335</td>
<td></td>
<td>$21,517,432</td>
</tr>
</tbody>
</table>

Represented by:

| Current assets—      |       |       |
| Trust Bank Waikato current account | 25,137 | 4,631 |
| National Disaster Relief Fund | 14,090 | 12,155 |
| Sundry debtors and accruals       | 3,952  | 9,042 |
| Total current assets             | 43,179 | 25,828 |
## Balance Sheet

<table>
<thead>
<tr>
<th>Note</th>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less current liabilities—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sundry creditors</td>
<td>6,965</td>
<td>21,477</td>
</tr>
<tr>
<td>Total current liabilities</td>
<td>6,965</td>
<td>21,477</td>
</tr>
<tr>
<td>Working capital</td>
<td>36,214</td>
<td>4,351</td>
</tr>
<tr>
<td><strong>Plus investments</strong>—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Term deposits</td>
<td>869,499</td>
<td>196,459</td>
</tr>
<tr>
<td>Share in Trust Bank New Zealand Ltd.</td>
<td>2</td>
<td>21,316,622</td>
</tr>
<tr>
<td>Net assets</td>
<td>$22,222,335</td>
<td>$21,517,432</td>
</tr>
</tbody>
</table>

Signed on behalf of the board of trustees:

D. J. BRAITHWAITE, Chairperson.

B. L. HOSKING, Trustee.

Dated this 27th day of May 1991.

(The notes to the financial statement form part of and are to be read in conjunction with this balance sheet.)

### Statement of Cash Flows for the Period Ended 31 March 1991

<table>
<thead>
<tr>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td><strong>Cash flows from operating activities—</strong></td>
<td></td>
</tr>
<tr>
<td>Cash was provided from:</td>
<td></td>
</tr>
<tr>
<td>Dividends</td>
<td>1,210,924</td>
</tr>
<tr>
<td>Miscellaneous income</td>
<td>555</td>
</tr>
<tr>
<td>Cash was disbursed to:</td>
<td></td>
</tr>
<tr>
<td>Grants</td>
<td>(593,843)</td>
</tr>
<tr>
<td>Payments to supplies and trustees</td>
<td>(23,812)</td>
</tr>
<tr>
<td><strong>Net cash provided</strong></td>
<td>593,269</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td><strong>Cash flows from investing activities—</strong></td>
<td></td>
</tr>
<tr>
<td>Cash was provided from:</td>
<td></td>
</tr>
<tr>
<td>Interest received</td>
<td>100,450</td>
</tr>
<tr>
<td>Term deposit maturities</td>
<td>8,873,979</td>
</tr>
<tr>
<td>Cash was applied to:</td>
<td></td>
</tr>
<tr>
<td>Term deposit investments</td>
<td>(9,547,192)</td>
</tr>
<tr>
<td><strong>Net cash used</strong></td>
<td>(572,763)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>1991</th>
<th>1990</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td><strong>Opening cash brought forward</strong></td>
<td>20,506</td>
</tr>
<tr>
<td><strong>Net increase in cash held</strong></td>
<td>4,631</td>
</tr>
<tr>
<td><strong>Cash as at 31 March 1991</strong></td>
<td>$25,137</td>
</tr>
</tbody>
</table>

### Notes to the Financial Statements for the Period Ended 31 March 1991

1. **Statement of Accounting Policies**

   **General Accounting Policies**

   The general accounting policies adopted in the preparation of these financial statements are:
   - The measurement base adopted is the historical cost basis.
   - Reliance has been placed on the fact that the entity is a going concern.
   - The matching of revenues earned and expenses incurred using accrual accounting except that dividend income is accounted for on a receipts basis.

   **Particular Accounting Policies**

   The following are the particular accounting policies which have a material effect on the measurement of results and financial position:
   
   (a) **Dividend Income**: Dividend income from Trust Bank New Zealand Ltd. is included in the income and expenditure account when it is received.
   
   (b) **Grants**: Grants made are included in the income and expenditure account when paid.
   
   (c) **Investments**: Shares held in Trust Bank New Zealand Ltd. are stated at cost.

2. **Investments**

   Shares in Trust Bank New Zealand Ltd. 14,300,000 ordinary shares of $1 each, fully paid 21,316,622

3. **Taxation**

   For taxation purposes the trust is deemed to be a charitable organisation. Its income is not subject to taxation.
4. Goods and Services Tax
The trust is not registered for goods and services tax purposes. Accordingly these financial statements are stated on a G.S.T. inclusive basis.

5. Incorporation
The Trust Bank Waikato Community Trust was incorporated on 5 August 1988.

Auditors' Report to the Trustees of the Trust Bank Waikato Community Trust
We have audited the financial statements in accordance with accepted auditing standards, and have carried out such procedures as we considered necessary.
In our opinion the financial statements give, using the historical cost method, a true and fair view of the financial position of the trust as at 31 March 1991 and the results of its activities and cash flows for the period ended on that date.
DELOITTE ROSS TOHMATSU, Chartered Accountants.
Hamilton, New Zealand.
Dated this 30th day of May 1991.
The Minister of Finance has directed that the Trust Bank Waikato Community Trust need not publish the full list of its grants in the Gazette. A full list of grants is available upon request from the Secretary, Trust Bank Waikato Community Trust, P.O. Box 230, Hamilton.