Using the Gazette

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

Notices being submitted for publication must be reproduced copies of the originals. 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Copy will be returned unpublished if not submitted in accordance with these requirements.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

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**GP Books Limited**

Housing Corporation Building, 25 Rutland Street, Auckland.

33 King Street, Frankton, Hamilton.

147 Hereford Street, Christchurch.

Bennetts Bookshop Limited

38-42 Broadway Avenue, Palmerston North.

Bowen House, Lambton Quay, Wellington.

Other issues of the Gazette:

Commercial Edition—Published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

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**Advertising Rates**

The following rates for the insertion of material in the Principal Edition of the New Zealand Gazette apply as from 1 July 1991:

**Category 1**

Single column notices, e.g.: Notices under the Transport Act, Public Works Act — 55c per word.

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Notices in table form or taking up two columns across the page, e.g.: Regulation Summaries, notices under the Medicines Act — 60c per word.

The appropriate rate to be applied to an advertisement will be determined at the time of setting up the notice for publication. Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable. All rates shown are inclusive of G.S.T.

**Parliamentary Summary**

**Bills Assented To**

**Government Bill**

23 March 1992

Real Estate Agents Amendment

Assent No. 12

**Private Bill**

23 March 1992

Southland Flood Relief Committee Empowering

1

**Bills Introduced**

**Government Bills**

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

17 March 1992

Consumer Guarantees Bill (Hon. D. A. M. Graham)

Electoral Amendment Bill (No. 2) (Hon. D. A. M. Graham)

Referred to Select Committee

Commerce and Marketing

Electoral Law
Summary of Bills Introduced

Consumer Guarantees Bill
This Bill contains a new set of guarantees which are implied where goods or services are supplied to consumers.

Supplies of goods
The guarantees replace, in the case of supplies of goods to consumers, the implied conditions as to title, quality, fitness, and correspondence with description and sample that are contained in the Sale of Goods Act 1908. Also, some new additional guarantees are introduced. In addition, the consumer has the benefit of any express guarantee given by a manufacturer of the goods.

Supplies of services
New guarantees are proposed in respect of the supply of services to consumers.

Application
The main circumstances in which the guarantees will not apply are as follows—
(a) Where the goods or services are supplied otherwise than in trade;
(b) Where the goods are supplied by auction or by competitive tender.
(c) Where the application of the guarantees is excluded. This can happen only in the following two circumstances:
(i) The guarantees may be excluded by an agreement in writing made between a supplier and a person who acquires the goods or services for the purpose of a business;
(ii) The guarantee as to the availability of spare parts and facilities for repairs may be excluded where reasonable action is taken to notify the consumer that the manufacturer does not undertake that repair facilities and spare parts will be available for those goods.

The bill applies not only to sales, but also to hire purchases, exchanges, hires and leases, and promotional gifts.

The bill applies only where the consumer acquires goods or services of a kind ordinarily acquired for personal, domestic, or household use or consumption. If a consumer buys goods that are ordinarily bought for business use, the bill will not apply, even if the consumer in the particular case intends to use them for a non-business use.

Remedies
An important feature of the bill is the introduction of rights of redress against either the manufacturer or the supplier where the goods or services fail to comply with a guarantee in the bill.

The remedies available against a supplier where services fail to comply with a guarantee are similar to those available in respect of goods. The remedy corresponding to rejection of goods is cancellation of the contract for services. Where a consumer cancels a contract for services, he or she is, in the absence of a Court or Tribunal order to the contrary, entitled to a refund of any deposit or pre-payment.

Any remedy available against a supplier can be pursued only by the original consumer and any person to whom that consumer has given the goods as a gift. A remedy available against a manufacturer can be pursued by the consumer and any person who later acquires the goods.

Electoral Amendment Bill (No. 2)
This Bill amends the Electoral Act 1956 in order to deal with a number of problems that have arisen from difficulties in applying the definition of the term “Maori electoral population”. Its main purpose is to provide statutory directions which will enable the Representation Commission to continue its work and complete it with the minimum of delay.

It is intended that the Bill will redefine more clearly the definition of the Maori electoral population and particularly how Maori children are to be calculated. To avoid any further confusion the Bill states the actual numbers of Maori children as advised to the Government by the Government Statistician using the new definition. It also validates the manner in which the principal Act was interpreted in the past.

Social Security Amendment Bill (No. 6)
This Bill proposes to amend the Social Security Act 1964 to exclude those who are aged 60 years or more when applying for a benefit on or after 1 April 1992 from the stand-down provision for entitlement to benefits applying in the case of redundancy.
It also ceases to apply this stand-down for those currently subject to the stand-down who attain the age of 60 years on or after 1 April 1992; from the later of the date of attaining the age of 60 years or 2 weeks after the start of the stand-down period.

The Bill also proposes to recognise participation in a community task force project or other approved scheme for benefit purposes in the case of persons not entitled to a benefit because of certain circumstances (such as voluntary unemployment, refusal to seek employment or failing to participate in a project or scheme).

The final amendment proposed in this Bill is to change the terminology used in references to the Department of Social Welfare in the Social Security Act 1964, as a result of the restructuring of the department.

Selwyn Plantation Board Empowering Bill
This is a local bill which seeks to make provision for the sale and transfer of forestry activities vested in the Selwyn Plantation Board to a limited liability company formed for the purpose of successfully maintaining, developing, utilising, and managing plantation resources. It also seeks to vest the shares in The Selwyn District Council and The Christchurch City Council.

Passive Resistance Sprays Reform
This Private Member’s Bill seeks to amend the Arms Act 1983 and the Crimes Act 1961 to enable the lawful possession of passive resistance sprays.

Fireworks Restriction Bill
This Private Member’s Bill aims to restrict the sale of fireworks to certain persons, and to amend the Explosives Act 1957.

**Government Notices**

**Agriculture and Fisheries**

**Fisheries Act 1983**

The Fisheries (Cancellation of Crown Quota For Rock Lobster) Notice 1992 (No. 5139)
Pursuant to section 28u (6) of the Fisheries Act 1983, the Minister of Fisheries hereby gives the following notice:

**Notice**

1. **Title and Commencement**—(1) This notice may be cited as the Fisheries (Cancellation of Crown Quota for Rock Lobster) Notice 1992.

   (2) This notice shall come into effect on the 1st day of April 1992.

2. **Interpretation**—In this notice any reference to a quota management area means the appropriate quota management area defined in the Third Schedule of the Maori Fisheries Act 1989.

3. **Cancellation of Crown Holdings for Rock Lobster**—(1) Pursuant to section 280 (1) of the Fisheries Act 1983, the Director-General of Agriculture and Fisheries has cancelled Crown holdings of 0.134 tonnes of transferable term quota in Quota Management Area 1 - Northland.

   (2) Pursuant to section 280 (1) of the Fisheries Act 1983, the Director-General of Agriculture and Fisheries has cancelled Crown holdings of 0.006 tonnes of transferable term quota in Quota Management Area 10 - Kermadec.

   (3) The total allowable commercial catch for rock lobster in these areas are accordingly reduced in the manner specified in clause 2 of the Fisheries (Rock Lobster Total Allowable Commercial Catch) Order 1992.

Dated at Wellington this 30th day of March 1992.

D. L. KIDD, Minister of Fisheries.

Pursuant to section 54d (2) of the Fisheries Act 1983, the Director-General of Agriculture and Fisheries, acting under an authorisation from the Minister of Fisheries, hereby gives the following notice:

**Notice**

1. **Title and Commencement**—(1) This notice may be cited as the Fisheries (Notification of Proposal to Establish the Te Kopi and Te Humenga Taiapure - Local Fishery in Palliser Bay) Notice 1992.

   (2) This notice shall come into effect on the date of its notification in the Gazette.

2. **Proposal**—(1) A proposal by Ngati Kahungunu ki Wairarapa to establish a taiapure - local fishery, in respect of 2 coastal areas in Palliser Bay, has been agreed to in principle by the Minister of Fisheries, after consultation with the Minister of Maori Affairs and after having regard to the provisions of section 54b (3) of the Fisheries Act 1983.

   (2) The area that is the subject of the proposal is as follows:

   **Te Kopi**
   "the area contained within a line commencing at the mouth of the Hurupi Stream at 41° 26' 55" S, 175° 12' 91" E and proceeding in a westerly direction to a point of 41° 26' 65" S, 173° 12' 40" E, then proceeding in a generally southerly direction at a distance of 800 m from mean high water to a point at 41° 27' 80" S, 175° 13' 08" E then proceeding along the mean high water mark to the point of commencement"

   **Te Kumenga**
   "the area contained within a line commencing at the mouth of the Makotukutuku Stream at 41° 29' 81" S, 175° 12' 42" E and proceeding in a westerly direction to a point at 41° 29' 82" S, 173° 12' 25" E, then proceeding in a generally southerly direction at a distance of 300 m from mean high water to..."
water to a point at 41° 31' 75" S, 175° 11' 60" E then proceeding in an easterly direction to a point at Te Humenga Point at 41° 31' 70" S, 175° 11' 78" E then proceeding along the mean high water mark to the point of commencement”.

3. Public Inspection of Proposal—(1) A copy of the proposal is available for public inspection, for a period of 2 months as from the date of publication of this notice in the Gazette, at the following addresses:

(a) Maori Land Court, corner of Warren Street and Lyndon Road, P.O. Box 134, Hastings.
(b) MAF Fisheries Greta Point, 295 Evans Bay Parade, P.O. Box 297, Wellington.
(c) Wellington Regional Council, Public Counter, Fifth Floor, Marshall House, 142-146 Wakefield Street, P.O. Box 11646, Wellington.
(d) Wellington Regional Council, Wairarapa Office, 34 Chapel Street, P.O. Box 41, Masterton.
(e) South Wairarapa District Council, Kitchener Street, P.O. Box 6, Martinborough.
(f) Hutt City, Wainui Service Centre, Queen Street, Wainuiomata.
(g) Wellington City Council, Second Floor, Civic Centre, Wakefield Street, P.O. Box 2199, Wellington.

4. Objections to, and Submissions on, Proposal—(1) Any person who is or may be affected by any aspect of the proposed taipure - local fishery may, within 2 months of the date of publication of this notice in the Gazette, lodge an objection to, and/or submission on the proposal to the Registrar of the Maori Land Court given above.

(2) All objections and submissions on the proposal shall:
(a) Identify the grounds on which the objections or submissions are made; and
(b) Be supplemented by such particulars or information as the Registrar of the Maori Land Court notifies the applicant, that the Registrar of the Maori Land Court considers necessary to sufficiently identify the grounds of the objections or submissions.

Dated at Wellington this 30th day of March 1992.
P. J. BRIERLEY, Ministry of Agriculture and Fisheries, for R. Ballard, Director-General, Acting under Delegated Authority.

Notice Specifying Dates Pursuant to Section 28oH of the Fisheries Act 1983 (Notice No. 5141)

I hereby notify the dates in the following Schedule to be the specified dates for the purpose of section 28oH (1) and (6) of the Fisheries Act 1983.

Schedule

<table>
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<tr>
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<td>Coulston, Richard John</td>
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<td>Neilson, Ivan Norman and June</td>
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<td>Waddell, Bronwyn Renee and Topi Peter Alfred</td>
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<td>17/2/91</td>
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This notice made at Wellington this 23rd day of March 1992.
R. BALLARD, Director-General of Agriculture and Fisheries.
Customs

Customs Act 1966

Application to the Indecent Publications Tribunal

I, Graham 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 or for a decision as to their classification.

3 Way Cum, No. 13.
3 Way Lesbian Heat.
3 Way Lust, No. 8.
40 +, August 1991.
A Good Life.
Adam, Vol. 35, No. 7.
Adam Lovers (Adam Girls International), Vol. 2, No. 11.
Adult Erotica (Swank's Adult Erotica), Vol. 2, No. 2.
Adult Video Action (Erotic Film Guide Spotlights), August 1991.
Anal Depravities.
Anal Girls Who Take It All, No. 2.
Arizona Odyssey.
Asian Fuck Toys, No. 2.
Ass Babes, Vol. 1, No. 1.
Ass Parade, Vol. 9, No. 3.
Asses, Vol. 1, No. 3.
Asses, Vol. 1, No. 4.
Australia Hot Talk, No. 23.
Aurora's Anal Seduction.
Bad Girls, No. 1 (Hard Issue).
Bad Girls, No. 1 (Soft Issue).
Barbara's Backseat Passion.
Baskets.
Beautiful Backsides, Vol. 1, No. 1.
Bedroom Boobs.
Best of Hustler Busty Beauties, No. 2.
Best of Swank, Vol. 1, No. 4.
Bi and Beyond, No. 1 and No. 2.
Big Boobs Ball, No. 3.
Big Bust Lust, Vol. 1, No. 2.
Big Knockers (Erotic Film Guide Presents), September 1991.
Big Tits and Hungry Lips.
Big Tits Stiff Dick.
Bigger Than Hugh, Part 1 and Part 2.
Biggest Bosoms, Vol. 1, No. 2.
Black Belt Cocksmen.
Black Bottoms, Vol. 1, No. 1.
Black Lust, Vol. 2, No. 3.
Blondes Are Better, No. 6.
Blondes Like It Hot, No. 2.
Blubber Buns, Vol. 1, No. 3.
Body Lust, No. 1.
Body to Body.
Born To Die, Issue No. 11.
Bottom, Vol. 21, No. 3.
Braven Babes, Vol. 1, No. 1.
Brunette Desires, Vol. 1, No. 1.
Busting Loose.
Busty Belle Bust Loose, Vol. 1, No. 1.
Buxom Belles, Vol. 1, No. 1.
Buxom Brunettes, Vol. 1, No. 1.
Cassandra.
Cavaller, Vol. 41, No. 6 and 7.
Celebrity Skin, No. 15.
Cheeks (Swank Spotlight Series), Vol. 2, No. 2.
Cheri, Vol. 15, No. 8, 9, 10, 11 and 12.
Cheri, Vol. 16, No. 1.
Cherry Picker.
Cherry Pie.
Chunky Asses, Vol. 8, No. 4.
Cinema Blue, Vol. 8, No. 8.
Classified, No. 1.
Close Shave, Vol. 3, No. 4.
Club, Vol. 15, No. 3.
Club, Vol. 17, No. 10.
Club, Vol. 17, No. 11.
Confessions Of A Corporate Spy.
Country Sausage.
Cum All Over, No. 7.
Cum Cum Cum, No. 2.
Cum Galore, No. 3.
Cum Loving Blondes, No. 2.
D-Cup (Swank D Cup), Vol. 5, No. 3 and 5.
Dark and Lusty, Vol. 1, No. 1.
Darla's Horny Holiday.
David's First Time.
Deep Pleasures, No. 2.
Dildo Games.
Dildo's and Dicks, No. 2.
Dildo Dolls, Vol. 1, No. 1.
Double DD's (Velvet Showcase), July 1991.
Drummer, Issue 151.
Drummer Tough Customers, Issue 2.
Easy Women, Vol. 1, No. 3.

Engine Boys.

Ero 21.

Erotic Delights.

Erotic Exotics, Vol. 1, No. 1.

Erotic Stars (Cinema Blue Presents), Vol. 2, No. 12.

Erotic Stars (Cinema Blue Presents), Vol. 3, No. 2.


Exposed, No. 43, 45 and 46.

Exposed, No. 1 (Hard Issue).

Exposed, No. 1 (Soft Issue).

Fanny, Vol. 19, No. 4.

Fiesta, Vol. 25, No. 5, 6 and 8.

Final Exit.

Finger Friggins, Vol. 8, No. 3.

Finger Poking, Vol. 1, No. 1.

Fingering, Vol. 2, No. 4.

Fotogirls, Vol. 5, No. 4, 5 and 6.

Fox, Vol. 10, No. 5.

Foxy Ladies, Vol. 1, No. 2.

Foxy Lady, Vol. 2, No. 5 and 6.

Foxy Lady, Vol. 3, No. 8, 10 and 11.

Frat House Discipline.

Fuckin Buck.

Genesis, Vol. 18, No. 8 and 9.

Genesis, Vol. 19, No. 4.

Gent, Vol. 32, No. 4, 6, 7, 10 and 11.

Gent's Super Stars, Vol. 16.


Girl - Girl Fever.

Girls, Vol. 8, No. 2.

Girls of Hustler (Hustler Specials), Vol. 3.

Girls Over 40 (Stag), Vol. 42, No. 9.

Girls Who Crave Double Fucking.

Good Time Girls.


Hairless Humpers.


Hard Satisfaction.

Hard to Please.

Harvey, Vol. 4, No. 12.

Heels & Hose, Vol. 1, No. 1.

Hefty Knockers, Vol. 1, No. 2.

High-Heeled Women, Vol. 3, No. 2 (Leg Show Presents).

High Society, Vol. 16, No. 4, 5, 6, 7, 8 and 12.

His and Hers, No. 15 and 20.

Hooters, Vol. 1, No. 5.

Hot Anal Love.

Hot and Smooth Pussy, Vol. 1, No. 1.

Hot Babes, Vol. 3, No. 6 (Sexual Sensations Presents).

Hot Ballers, No. 1.

Hot Couples (Swank Erotic Series), Vol. 14, No. 6.

Hot Guys In College.

Hot Housewives (Best of Velvet), August 1991.

Hot Knockers, Vol. 1, No. 3.
Education

Education Act 1989

Closure of Dunearn School Notice
Pursuant to section 154 of the Education Act 1989 (as inserted by section 14 of the Education Amendment Act 1989), I hereby declare that the Dunearn School will close on the 3rd day of April 1992, and cease to be established on that day.

Dated at Wellington this 30th day of March 1992.
G. W. LUDLOW, Comptroller of Customs.
gs03026

Closure of Colac Bay School Notice
Pursuant to section 154 of the Education Act 1989 (as inserted by section 14 of the Education Amendment Act 1989), I hereby declare that the Colac Bay School will close on the 3rd day of April 1992 and cease to be established on that day.

Dated at Wellington this 31st day of March 1992.
E. PEDERSEN, Senior Manager, National Operations.
gs03051
Te Kura Kaupapa Maori o Te Atihau-nui-a-Paparangi Amendment Notice 1992

Pursuant to section 155 (8) of the Education Act 1989 (as inserted by section 14 of the Education Amendment Act 1989) the Minister of Education hereby gives the following notice:

Notice

1. The Te Kura Kaupapa Maori o Te Atihau-nui-a-Paparangi 1991 Notice is hereby amended by the insertion of the following new clause:

5A Constitution of the Board of Trustees:
(a) 5 parent representatives who shall be people who are parents of students enrolled full-time at the school when the roll for the election (or, where there is a supplementary roll, the supplementary roll) closes; elected from and among themselves; and
(b) the principal; and
(c) a staff representative who shall be a person (other than the principal) who, on the day on which the roll for the election (or, where there is a supplementary roll, the supplementary roll) closes is a member of the board staff elected by people (other than the principal) who are members of the board staff on that day; and
(d) not more than 4 persons co-opted by the board after consultation with the kura whanau.


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

CATHERINE GIBSON, Group Manager Operations.

Education (Early Childhood Centres) Regulations 1990

Cancellation of Licence for an Early Childhood Centre

Pursuant to regulation 14 of the Education (Early Childhood Centres) Regulations 1990, I hereby cancel the licence dated the 30th day of June 1991, which was granted under those regulations to Cissie Walker on behalf of Mahitaaone Te Kohanga Reo, 25 Intermediate Street, Masterton.

Mahitaaone Te Kohanga Reo is re-established as a licensed childcare centre under a new name, Hine Te Aro Rangi Te Kohanga Reo as of the 17th day of March 1992, at premises sited at Bideford Road, Te Ore Ore Marae, Masterton.

This notice shall take effect the day after the date of its notification in the Gazette.

Dated at Wellington this 20th day of March 1992.

E. PEDERSEN, Senior Manager, National Operations, Ministry of Education.

Cancellation of Licence for an Early Childhood Centre

Pursuant to regulation 14 of the Education (Early Childhood Centres) Regulations 1990, I hereby cancel the licence dated the 20th day of September 1991, which was granted under those regulations to Sandy Ngamoki on behalf of Arohaina Te Kohanga Reo, Western Lake Road, Featherston.

Arohaina Te Kohanga Reo is re-established as a licensed childcare centre as of the 14th day of February 1992, at premises sited at Fitzgerald Street, Featherston.

This notice shall take effect the day after the date of its notification in the Gazette.

Dated at Wellington this 20th day of March 1992.

E. PEDERSEN, Senior Manager, National Operations, Ministry of Education.

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreements 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 Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the proprietor of the following schools:

Liston College, Auckland.
Carmel College, Milford, Auckland.

The said supplementary integration agreements were executed on the 3rd day of March 1992. 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, 6–10 Nugent Street, Auckland.

Dated at Wellington this 24th day of March 1992.

E. PEDERSEN, Senior Manager, National Operations.

Integration Agreement Notice

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen, acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the proprietors of the following school:

Hare Krishna School, Auckland.

The said integration agreement came into effect on the 6th day of March 1992. Copies of the integration agreement are available for inspection without charge by any member of the public at the Ministry of Education, National Office, Pipitea Street, Wellington, and at the Ministry of Education, Auckland District Office, 6–10 Nugent Street, Grafton, Auckland.

Dated at Wellington this 27th day of March 1992.

E. PEDERSEN, Senior Manager, National Operations.

Alcoholic Liquor Advisory Council Act 1976

The Alcoholic Liquor Advisory Council Levy Notice 1992

The Alcoholic Liquor Advisory Council Levy Notice 1992

Pursuant to section 27 (1) of the Alcoholic Liquor Advisory Council Act 1976, the Minister of Health hereby gives the following notice:

1. This notice may be cited as the Alcoholic Liquor Advisory Council Levy Notice 1992.

2. The rate of levy payable under section 28 of the Alcoholic Liquor Advisory Council Act 1976 for the year ended 31 March 1993 shall be as follows:
Beer 0.82 c/litre plus GST.
Spirits 26.73 c/litre of alcohol (LAL) plus GST.
Fortified wine 4.91 c/litre plus GST.
Unfortified wine 3.00 c/litre plus GST.
Spirits less than 23% alc. vol. 4.91 c/litre plus GST.
Dated at Wellington this 26th day of March 1992.
MAURICE WILLIAMSON, Associate Minister of Health.

**Medicines Act 1981**

**Classification of Medicines**

Pursuant to section 106 (1) of the Medicines Act 1981, the Minister of Health hereby declares the medicines listed in Schedules one, two, three and four to this notice, to have the classifications prescription medicine, restricted medicine, pharmacy-only medicine and general sale medicine respectively.

**First Schedule**

**Prescription Medicines**

- 4-hydroxyandrostenedione.
- 5-Amino salicylate.
- Acetizolamide.
- Acitretin.
- Amidotrizoic acid; and its salts.
- Anabolic steroids; either natural or synthetic, which exhibit anabolic activity.
- Anistreplase.
- Antigens; in a multipuncture device for cutaneous application.
- Antimony; and its compounds.
- Apomorphine; and its salts.
- Apraclonidine hydrochloride.
- Atropine; and its salts; in medicines containing 0.15% or more of atropine; except when used in an auto injection device for use as an antidote.
- Azithromycin.
- Belladonna; alkaloids of; and their salts; in medicines containing 0.15% or more of the alkaloids of belladonna calculated as hyoscyamine.
- Beta carotene; in medicines containing more than 18 mg per recommended daily dose.
- Botulinum toxin.
- Calcipotriol.
- Carbachol.
- Carbuterol; and its salts; in medicines for inhalation or for parenteral use.
- Carvedilol.
- Cefazolin; and its salts.
- Cefixime.
- Cefodizime.
- Cefpodoxime proxetil.
- Cefuroxine; and its salts and esters.
- Celiprolol.
- Cetirizine; and its salts.
- Cisapride.
- Clarithromycin.
- Clodronic acid disodium salt.
- Co-dergocrine.
- Colchicine; and its salts.
- Colfosceril palmitate.
- Crystal violet.
- Cyclopentolate; and its salts; except when sold to a registered optometrist for the purpose of use in his practice as an optometrist.
- Danthron.
- Dexfenfluramine.
- Diatrizoic acid; and its salts.
- Didanosine (DDI).
- Diphtheria toxoid.
- Edoxudine.
- Epoprostenol.
- Erythropoietin.
- Esmolol; and its salts.
- Famotidine.
- Fenoldopam.
- Fibrinolysin; except in medicines for external use.
- Filgrastim.
- Fluconazole.
- Fluoxetine.
- Fluticasone; and its esters.
- Follicle stimulating hormone.
- Formoterol.
- Fosinopril.
- Fotemustine.
- Gadopentetate demegluimine.
- Ganciclovir.
- Gestrinone.
- Glycopyrronium; and its salts; in medicines for parenteral use.
- Granisetron; and its salts.
- Haematin.
- Halofantrine.
- Haloperidol decanoate.
- Hexoprenaline; and its salts; in medicines for inhalation or for parenteral use.
- Homatropine; and its salts; except homatropine methylbromide.
- Human somatotropin.
- Hydrocortisone 17 butyrate.
- Hydrocortisone; and hydrocortisone acetate; except when specified elsewhere in this notice.
- Hydrocortisone sodium succinate.
- Hyoscine; and its salts; except in medicines for transdermal use and oral use.
- Hyoscyamine; and its salts; in medicines for parenteral use and in medicines containing more than 0.15% of hyoscyamine.
- Iloprofos.
- Interferons.
- Iodamide; and its salts.
- Iodised oil; for injection.
- Iodoxamic acid.
- Iohexol.
- Iopamidol.
- Iopromide.
Iopronic acid.
Iothalamic acid.
Iotroxic acid.
Ioversol.
Ioxaglic acid.
Iopdate, soldium.
Isoetharine; and its salts; in medicines for inhalation or parenteral use.
Isradipine.
Itraconazole.
Ketanserin.
Ketorolac; and its salts.
L-asparaginase.
Lacidipine.
Lamotrigine.
Leucovorin; and its salts.
Liquorice deglycyrrhizinised.
Lofexidine; and its salts.
Lomefloxacin; and its salts.
Measles vaccine.
Meningococcal vaccine.
Mercaptoethane sulphonate sodium (mesna).
Mesalazine.
Metrizamide.
Metrizoic acid, and its salts.
Miflinone.
Moclubemide.
Molgromostim.
Mono-octanoin.
Mometasone; and its esters.
Morecizine; and its salts.
Mumps vaccine.
Nafarelin; and its salts.
Naproxen; and its salts; except where specified elsewhere in this notice.
Nicardipine.
Nicergoline.
Nilutamide.
Nisoldipine.
Olsalazine sodium.
Ondansetron; and its salts.
Oxandrolone.
Pamidronate disodium.
Paroxetine.
Pentagastrin.
Perindopril.
Permetherin; in medicines containing more than 1% of permethrin.
Phenytoin; and its salts; in eye preparations containing more than 0.12% of phenylephrine.
Pilocarpine; and its salts; except when sold to a registered optometrist for the purpose of use in his practice as an optometrist.
Pinacidil.
Pipecuronium bromide.
Podophyllotoxin; except when specified elsewhere.
Podophyllum extracts; tinctures of podophyllum; podophyllum; in medicines containing more than 20% of podophyllum.
Propavastatin; and its salts.
Propyl iodide.
Radiographic contrast media; unless specified elsewhere in this notice.
Quinapril.
Quinine; and its salts; in medicines containing more than 50mg per recommended daily dose.
Ramipril.
Remoxipride.
Ribavirin.
Roxithromycin.
Salmeterol.
Sermorelin.
Simvastatin.
Sodium detiocarb.
Sodium iodopate.
Solanaceous alkaloids; and their salts; in medicines containing more than 0.15% of solanaceous alkaloids calculated as hyoscynamine.
Somatropin.
Steroid hormones; either natural of synthetic, which exhibit anabolic activity.
Strammonium; alkaloids of; and their salts; in medicines containing more than 0.15% or more of alkaloids calculated as hyoscynamine.
Sultamicillin; and its salts.
Sumatriptan; and its salts.
Tazobactam.
T-cell receptor antibody.
Temafloxacin.
Terasosin; and its salts.
Terbinafine; except for external use.
Thymoxamine; except when used by an optometrist for use in his practice as an optometrist.
Tolrestat.
Triptorelin.
Tropicamide; except when sold to a registered optometrist for the purpose of use in his practice as an optometrist.
Tropisetron.
Vigabatrin.
Xamoterol.
Zinc; in medicines containing more than 25 mg of elemental zinc per recommended daily dose.
Zuclopenthixol; and its salts and esters.

Second Schedule

Restricted Medicines

Aciclovir; in medicines for external use; except in medicines for ophthalmological use.
Alcohol, absolute; in medicines for internal and external use, except when compounded in a medicine.
Aminacrine; and its salts; in medicines for external use.
Amphotericin; for buccal use.
Aspirin; in enteric-coated and slow-release forms.
Bismuth; and its salts; in medicines for internal use.
Beta 2-adrenoceptor agonists; except in medicines for inhalation or for parenteral use.
Carbuterol; and its salts; except when contained in medicines for inhalation or for parenteral use.
Clindamycin; and its salts; in medicines for dermatological use.
Clotrimazole; in medicines for vaginal use when in pack sizes equivalent to one course of treatment.
Cromoglycate sodium; for nasal administration.
Clobetasol; and its salts; except when contained in medicines for inhalation or for parenteral use.
Clobetasol propionate; in medicines for external use containing fluoride in proportion equivalent to more than 0.1% of elemental fluorine.
Clobetasol propionate; in medicines for external use containing 3.6 milligrams or less of clobetasol per dosage unit.
Clobetasol propionate; in medicines for external use containing 2.2 milligrams or less of fluoride per dose.
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Clobetasol propionate; in medicines for external use containing fluoride in proportion equivalent to more than 0.1% of elemental fluorine.
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Clobetasol propionate; in medicines for external use containing fluoride in proportion equivalent to more than 0.1% of elemental fluorine.
Folic acid; in medicines containing more than 500 micrograms of folic acid per recommended daily dose.

Glucagon.

Guaiaphenesin; in medicines containing more than 2% of guaiphenesin.

Hydrocortisone; and hydrocortisone acetate; in medicines for dermatological use containing 0.5% or less by weight of hydrocortisone base and in a quantity of not more than 15 grams or 15 millilitres per container.

Hydroquinone; in medicines containing more than 2% of hydroquinone.

Idoxuridine; in medicines containing 0.5% or less of idoxuridine for dermatological use.

Indomethacin; in medicines for external use containing 1% or less of indomethacin.

Ipecacuanha.

Jaborandi; alkaloids of; and its salts; in medicines containing 0.5% or more of the alkaloids of jaborandi.

Ketoconazole; for dermatological use.

Ketoprofen; and its salts, in medicines for external use.

Loratidine.

Mefenamic acid; and its salts; in solid dose forms of 250 mg or less and in a pack containing not more than 20 tablets or capsules for the treatment of dysmenorrhea.

Mequitazine.

Nicotinamide; in solid dose forms where the recommended daily dose exceeds 100 mg of nicotinamide.

Nicotine; in medicines for transdermal use.

Noradrenaline; and its salts.

Nystatin; in medicines for dermatological use.

Paracetamol; except where specified elsewhere in this notice.

Phenazone.

Piroxicam; in medicines for external use containing 1% or less of piroxicam.

Polygeline.

Potassium chloride; except in medicines for oral rehydration therapy.

Potassium perchlorate.

Selenium; and compounds of selenium; in medicines for external use containing more than 2.5% of selenium; and in medicines for internal use where the recommended daily dose exceeds 150 micrograms of selenium.

Sennosides.

Sulphadiazine; and its salts; in medicines for external use when in pack sizes containing 50 g or less of sulphadiazine.

Thiomersal.

Yohimbe; alkaloids of; and their salts.

Fourth Schedule

General Sale Medicines

Aconite; alkaloids of; and their salts; in medicines for external use containing less than 0.2% of the alkaloids of aconite.

Adrenal extract; in dermatological medicines containing 0.02% or less of ketosteroids.

Aescin; in medicines for external use.

Aloes; in medicines for external use.

Aluminium; and its salts; in medicines for external use.

Barium sulphate.

Benzyl peroxide; in medicines for external use containing 5% or less of benzyl peroxide.

Beta carotene; in medicines containing 18 mg or less per recommended daily dose.

Bioalethrin; in medicines for external use.

Butoxymethyl nicotinate.

Cade oil; in medicines for external use.

Calcium gluconon-galacto-gluconate.

Carbaryl; in medicines for external use, containing 2% or less or carbaryl.

Carbenoxolone; and its salts; compounds of carbenoxolone; in medicines for external use.

Cardamom; compound tincture; aromatic tincture.

Catechu.

Chorhexidine.

Chlorphenesin.

Chymotrypsin.

Cloquolin; in medicines for external use.

Crocus sativus; extracts of.

Crotamiton.

2,4-Dichlorobenzyl alcohol.

Diquat; and its salts.

Di-iodohydroxyquinoline; in medicines for external use.

Dibromopropamidine isethionate; except for ophthalmological use.

Diethylamine salicylate.

Diocetyl sodium sulphosuccinate.

Diphenamid; and its salts.

Ethyl nicotinate.

Ethyl salicylate.

Fenticon; in medicines for external use.

Fibrinolysin; in medicines for external use.

Folic acid; in medicines containing 500 micrograms or less per recommended daily dose.

Glycol salicylate.

Guaiaphenesin; in medicines containing 2% or less of guaiphenesin.

Halopropin.

Halquinol; in medicines for external use.

Heparin; in medicines for external use.

Hexetidine; in medicines for external but not vaginal use.

Hexyl nicotinate.

Histamine acid phosphate; in medicines containing 0.5% or less of histamine acid phosphate.

8-hydroxyquinoline; and its halogenated and alkyl derivatives and their salts; in medicines for external but not vaginal use.

Hydroquinon; for external use.

Hydroxycobalamine; in medicines containing 50 micrograms or less of hydroxycobalamine per daily dose.

Intrinsic factor.

Iodine; in medicines for external use.

Iodosalicylate.

Maldison; in medicines for external use containing 2% or less of maldison.

Menthol valerate.

Methyl nicotinate.

Nonylic acid; and its derivatives.

Pancreatin.
Paracetamol; in solid dose form for oral use, containing 500 mg or less of paracetamol and in packs containing 10 g or less of paracetamol per pack.

Pepsin.

Permethrin; in medicines containing 1% or less of permethrin.

Phenylephrine; and its salts; in eye preparations containing 0.12% or less of phenylephrine; and in nasal preparations.

Piperonyl butoxide.

Polynoxylin.

Potassium chloride; in medicines for oral rehydration therapy.

Potassium guaiacolsulphonate.

Pronase.

Propyl undecylenate.

Pumilio pine oil.

Pyrethrins I and II.

Quaternary ammonium antiseptic compounds.

Quinine; and its salts; in medicines containing 50 mg or less of quinine per recommended daily dose.

Salicylic acid; in medicines for external use containing 12.5% or less of salicylic acid.

Senega.

Sodium bitartrate.

Sodium dichloroisocyanurate.

Sodium lauryl sulphoacetate.

Sodium sulphide.

Strontium chloride.

Subtilisin A.

Sulphurated potash.

Tar; in medicines containing 5% or less of tar.

Terpin hydrate.

Thurfyl salicylate.

Tolciclate.

Tolnaftate.

Triclosan.

Trypsin.

Tyloxapol.

Undecenoic acid.

Zinc; in medicines containing 25 mg or less of elemental zinc per recommended daily dose.

Dated this 26th day of March 1992.

MAURICE WILLIAMSON, Associate Minister of Health.

g03013

Justice

Justices of the Peace Act 1957

Justices of the Peace Appointed

Pursuant to section 3 (1) of the Justices of the Peace Act 1957, Her Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

Afualo, Talisala, 97 Wellesley Road, Napier.

Armstrong, Julie Anne, 15 Woodchester Avenue, Christchurch.

Armstrong, Ross Alexander, 7 Marine Terrace, Bayswater, Auckland 8.

Barry, Mabel Fairbairn, 11 Lonsdale Crescent, Kilbirnie, Wellington.

Beazley, Bevin Lewis, Waterfront Road, R.D. 4, Kaitaia.

Bray, Donald Marshall, 15 Brasenose Place, Tawa.

Brown, Tyrone Barrington Muir, 60 Cleveland Terrace, Nelson.

Brown, Paul Corbett, Cape Hill Road, Pukekohe.

Carbutt, John Maxwell, 3/16 Lloyd Avenue, Mount Albert, Auckland.

Chapman, Barbara Amy, 16 Marae Street, Taumarunui.

Chu, Alex Cheong Ping, 1 Guernsey Place, Palmerston North.

Civil, Rex Raymond, State Highway One, “Middle Hill”, Warkworth.

Cropper, Edward Peter, 10 Woodley Avenue, Remuera, Auckland 5.

Cuff, Christine Anne, 305 Kaniere Road, Kaniere, Hokitika.

Curtis, Judith Ann, 54 Old Lake Road, Devonport, Auckland 9.

Dawson, Arthur Graham, 12 Thomas Road, Gladstone, Greymouth.

Denley, Garry James, 38 Covil Avenue, Te Atatu South, Auckland.

Down, William David James, 21 Mexted Terrace, Linden, Wellington.

Dunn, Norma Kathleen, 342 Henderson Valley Road, Henderson, Auckland.


Evans, Edward Byron, 1334 Sandspit Road, Warkworth.

Ferris, Arnold Julius, Sponge Bay Road, Gisborne.

Fortune, Anthony Louis, 40 Main Street, Reefton.

Fyvie, Albert George, 11 Blucks Road, Otorohanga.

Garrity, John Carlton, 18 Wood Street, Greytown.

Gilshnan, Richard John, 20 Cardwell Street, Cobden, Greymouth.

Goonan, Paul Harvey, 49 Haverstock Road, Mount Albert, Auckland.

Graham, Robert Bruce, 19 Dominion Road, Tuakau.

Hampton, Wilson William, Main Road, Ikamatua, West Coast.

Hansen, Edwin Christopher, 6 Greenfield Street, Hector, Buller.

Hendry, Colin Charles, 17A Opaki Road, Masterton.

Hills, Elaine Margaret, Ngutumanga Road, Waihu, R.D. 3, Te Aroha.

Hogan, Valerie Edith, 22 Tawera Road, Greendale, Auckland.

Hoggard, Rodney Angus, 80 Malvern Road, Mount Albert, Auckland.

Holland, Valerie Eileen, 68 Kitienui Avenue, Mount Albert, Auckland.

Hunter, Frances Mary, 31 Victory Street, Reefton.

James, Gail Annette, Quarry Road, Awanui, Northland.

Jones, Peter Lionel, 27 Selwyn Crescent, Milford, Auckland 1309.

Jones, Reimana Rotohiko Hetet, Waipa River Road, No. 5 R.D., Otorohanga.

Kerse, Michael Lorimer, 21 Marsden Avenue, Karori, Wellington.

Kesry, Neeru, 13 Queen Mary Avenue, New Lynn, Auckland.

Lea, David Alan, 182 Main Street, Pahiatua.

Leith, John Alastair, 291 Karaka Bay Road, Seatoun, Wellington.

Loague, Peggy Neva, 68 Hinemos Avenue, Taupo.
Lowe, Julia Rosemary, Puke Road, Paeroa.
Marr, George Edmund, 11 Liley Place, Remuera, Auckland.
McArthur, Judith Ann, 4 Oakfield Avenue, Mount Albert, Auckland.
McQuoid, Ronald John, Waller Road, R.D. 3, Pukekohe.
Mitchell, Barbara, 28 Mozeley Avenue, Devonport, Auckland 9.
O'Higgins-Parker, Ngaire Dawn, Lamb Road, Pukenui.
Pasa, Siale, 31 Curletts Road, Christchurch 4.
Pickering, Ian, 42A Endeavour Street, Blockhouse Bay, Auckland.
Poole, Eva, 119 Dalrymple Street, Invercargill.
Pringle, Colleen Marie Hinepere, 31 Cornwall Street, Masterton.
Ranson, Rae Lynette, 1 George Street, Pahiutua.
Richards, Elizabeth Smith-Sellers, 344 Hillsborough Road, Mount Roskill, Auckland.
Rimmington, Kevin William George, 22G Wallath Road, New Plymouth.
Ryan, Margaret Gayle, 3 Honey Place, Weymouth, Auckland.
Ryan, Joan Lynette, 104 Mountbatten Avenue, Hillcrest, Auckland 10.
Setu, Namulau'ulu Urima, 23 Glenora Place, Hornby, Christchurch 4.
Shaw, Murray George, 2 Bella Vista Road, Auckland 1002.
Smillie, Neil Stuart, Mangamaire Road, Matau, R.D. 25, Stratford.
Speirs, Fraser Alexander, 3/406 Ferguson Drive, Upper Hutt.
Stanton, Iris Valmai, 59 Packers Quay, Blaketown, Greymouth.
Taylor, Sandra Lee, 750 Richardson Road, Hillsborough, Auckland.
Te Rito, Waipa, Hakiwai Road, Omahu, Fernhill, Hastings.
Thomson, Albert Edward, 17 Birch Street, Taupo.
Tumahai, Daniel Puna, 67 Kitemoana Street, Orakei, Auckland.
Walsh, Leo Francis, 91 David Street, New Plymouth.
Whangapirita, Emma, 10 Blanc Road, Silverdale, Hibiscus Coast.
Wikaire, Atapo, 206 Nikau Street, Hastings.
Williams, Jeanne, "Cranbrook," Cranbrook Grove, Waikanae.
Dated at Wellington this 19th day of March 1992.
D. A. M. GRAHAM, Minister of Justice.

Local Government

Local Government Commission Amendment Act (No. 2) 1989

The Local Government (Auckland Region) Reorganisation Amendment Order 1992

CATHERINE A. TIZARD, Governor-General

ORDER IN COUNCIL

At Wellington this 30th day of March 1992

Present:

THE RIGHT HON. J. B. BOLGER PRESIDING IN COUNCIL

Whereas a determination of the Local Government Commission made pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, provided for an area of land to be transferred from the Whangape Ward of the Waikato District to the Onewhero Ward of the Franklin District: and whereas the Local Government (Auckland Region) Reorganisation Amendment Order (No. 3) 1990 which purported to give effect to the determination did not make adequate provision for this transfer of land.

Now, therefore, pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989 and section 25 (h) of the Acts Interpretation Act 1924, 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 Local Government (Auckland Region) Reorganisation Order 1992.

   (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.

2. Constitution of Franklin District—(1) Clause 6 (1) of the Local Government (Auckland Region) Reorganisation Order (No. 3) 1990 is hereby amended by omitting the words "clause 55 (2) (c) of the principal order describing the Onewhero Ward)" and substituting the words "clause 55 (2) (c) of the Local Government (Waikato Region) Reorganisation Order 1989 describing the Whangape Ward)."

   (2) Clause 6 (2) of the Local Government (Auckland Region) Reorganisation Order (No. 3) 1990 is hereby amended by omitting the words "clause 179 (2) (f) of the Local Government (Waikato Region) Reorganisation Order 1989 describing the Whangape Ward)" and substituting the words "clause 179 (2) (f) of the principal order describing the Onewhero Ward)."

MARIE SHROFF, Clerk of the Executive Council.


Gazette, 1990, page 2328; and


(S.W. 58/249)

Social Welfare

Social Security Act 1964

Direction by the Minister of Social Welfare

In the matter of section 5 of the Social Security Act 1964:

To: The Director-General of Social Welfare.

Pursuant to section 5 (2) of the Social Security Act 1964, I, Jennifer Mary Shipley, Minister of Social Welfare, HEREBY
DIRECT that in the exercise of your discretion to grant a special benefit under section 61G, and without derogating from your duty to have regard for the particular financial circumstances and commitments of the applicant:

I. If, (except in the case of a person with psychiatric or physical disabilities who is in residential care):

(a) Either:
   (i) in the case of a single person, the applicant possesses cash assets of a value of not more than the equivalent of four times the maximum weekly invalid’s benefit rate payable to a single person; or
   (ii) in the case of a married couple or a sole parent, the applicant possesses cash assets of a value of not more than the equivalent of four times the maximum weekly invalid’s benefit rate payable to a married couple; and

(b) the applicant’s chargeable income, after the deduction of his or her fixed costs is less than the appropriate standard income;

you shall be satisfied that payment of a special benefit to a special entitlement of an amount equal to the difference between:

(i) the applicant’s weekly chargeable income less the applicant’s weekly fixed costs; and

(ii) the standard income less $20 a week (except if you determine there are special circumstances, when the $20 per week may be disregarded); or

(d) an amount equal to 30 percent of the applicant’s fixed costs:

whichever is the lesser amount, but if you determine that exceptional circumstances exist, an amount of special benefit that exceeds 30 percent of the applicant’s fixed costs shall be considered justified.

II. In the case of a person with psychiatric or physical disabilities who is in residential care and whose chargeable income is less than the specified amount, you shall be satisfied that a special entitlement of an amount equal to the difference between the specified amount and that person’s chargeable income a week less a personal allowance is justified;

For the Purposes of This Direction

“Cash assets” are assets which can be readily converted into cash and include:

(a) Shares, stocks, debentures, bonus bonds and other bonds;

(b) Bank accounts, including fixed and term deposits and any money invested with a bank or other institution;

(c) The net equity held in any property or land not used as a home or holiday home;

(d) Building society shares;

(e) Mortgage investments and long term loans;

(f) Shares in partnerships;

but do not include:

(a) a motor car;

(b) a caravan;

(c) personal effects;

(d) land and buildings used as a home or a holiday home;

(e) other land and property not purchased as an investment.

“Chargeable income” in relation to an applicant means:

(a) any benefit granted under Part I of the Social Security Act 1964; and

(b) any war disability pension granted under the War Pension’s Act 1964; and

(c) national superannuation granted under the Social Welfare (Transitional Provisions) Act 1990

(d) and veteran’s pension granted under the Social Welfare (Transitional Provisions) Act 1990

(e) income as defined under section 3 of the Social Security Act 1964.

“Child” has the same meaning as that given to it under the Social Security Act 1964.

“Fixed costs” means any essential expenses of a fixed weekly, monthly or annual amount which cannot readily be avoided or varied and includes:

(a) actual accommodation costs; and

(b) hire purchase or other types of regular payments for washing machines, refrigerators, televisions, and essential household furniture; and

(c) disability related expenses; and

(d) attachment orders if a variation, suspension or discharge has been finalised;

(e) for non-beneficiaries public transport to work, compulsory union fees and child care; and

(f) car repayments and running costs where chronic illness or disability exists in the applicant’s family or if no public transport is available; and

(g) for beneficiaries car repayments if the arrangement to purchase on terms was entered into prior to the applicant applying for a benefit;

“Personal allowance” means:

(a) $62.50 in the case of a person with physical disabilities; and

(b) $24.00 in the case of a person with psychiatric disabilities; and

(c) in the case of a person with both physical and psychiatric disabilities:

(i) $62.50 if that person’s disabilities are predominantly physical; and

(ii) $24.00 if that person’s disabilities are predominantly psychiatric.

“Residential care” in respect of a person means care received as a resident in a home either registered under section 18 of the Disabled Persons Community Welfare Act 1975 or approved by the Director-General as meeting the standards required for registration as a home under that Act.

“Specified amount” means:

(a) $309.62 in the case of a person who requires daily supervision but not the constant presence of a caregiver; and

(b) $389.62 in the case of a person who requires 24 hour a day supervision and care; and

(c) $453.62 in the case of a person who requires 24 hour a day supervision and care plus active support and therapy such as day programmes and rehabilitation programmes.

“Standard income” means the appropriate amount set out in the Schedule to this direction.

In the case of a married couple (including a married couple where one of the spouses is unlawfully resident in New Zealand) the chargeable income, fixed costs and cash assets of the applicant shall include those of his or her spouse.

This direction shall apply in respect of applications for that benefit received on or after the 1st day of April 1992, and in respect of any renewals of that benefit on or after that date.

Schedule

Standard Incomes for Special Benefit

<table>
<thead>
<tr>
<th>Status</th>
<th>Standard Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>UNEMPLOYMENT/NON BENEFICIARY/TRAINING</td>
<td></td>
</tr>
<tr>
<td>Without Children</td>
<td></td>
</tr>
</tbody>
</table>
### MARRIED COUPLES BEING PAID THE HALF MARRIED RATE OF DIFFERENT BENEFITS

<table>
<thead>
<tr>
<th>Status</th>
<th>No Children</th>
<th>With Children</th>
</tr>
</thead>
<tbody>
<tr>
<td>National superannuation/Sickness</td>
<td>$152.42</td>
<td>$187.42</td>
</tr>
<tr>
<td>National superannuation/Invalid’s</td>
<td>$177.24</td>
<td>$212.24</td>
</tr>
<tr>
<td>National Superannuation/Unemployment, non-beneficiary or training</td>
<td>$122.60</td>
<td>$171.28</td>
</tr>
<tr>
<td>National Superannuation/Domiciliary caregiver’s</td>
<td>$177.24</td>
<td>$212.24</td>
</tr>
<tr>
<td>Sickness/Unemployment, non-beneficiary or training</td>
<td>$140.50</td>
<td>$190.24</td>
</tr>
<tr>
<td>Sickness/Invalid’s</td>
<td>$167.38</td>
<td>$202.38</td>
</tr>
<tr>
<td>Domiciliary caregiver’s/Unemployment, non-beneficiary or training</td>
<td>$137.56</td>
<td>$186.24</td>
</tr>
<tr>
<td>Domiciliary caregiver’s/Sickness</td>
<td>$167.38</td>
<td>$202.38</td>
</tr>
</tbody>
</table>

Where a married couple being paid the half married rate of different benefits has more than one dependent child their standard income shall be increased by $22 for each additional child.

### Married Couples Where One Spouse is Unlawfully Resident in New Zealand

The standard income which would otherwise apply to the applicant if he or she were unmarried.

Dated this 1st day of April 1992.

WYATT CREECH for JENNIFER MARY SHIPLEY, Minister of Social Welfare.

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### Transport

#### Passenger Service Vehicle Construction Regulations 1978

**Exemption From the Location Requirement for Fuel Filling Inlets for Certain Passenger Service Vehicles**

Pursuant to regulation 75 of the Passenger Service Vehicle Construction Regulations 1978, and pursuant to the powers delegated to me by the Secretary for Transport, I, Hugh Cameron Matheson, Senior Automotive Engineer, hereby exempt specified passenger service vehicles from the requirements of clause (4) of regulation 11 of the Passenger Service Construction Regulations 1978, provided that those vehicles comply with the conditions set out in the Schedule below.

#### Schedule

The specified passenger service vehicles are those fitted with non-vented fuel filler caps. A spring-loaded compensation valve may be fitted in the cap.

**Conditions:**

(i) Access to the fuel filler inlet must be from outside the vehicle.
(ii) The fuel filler inlet may not be within 600 mm of any engine exhaust outlet.  
(iii) The fuel filler cap must at all times be maintained in good operating condition.

Dated at Wellington on the 24th day of March 1992.

H. C. MATHESON, for Secretary for Transport.

(MOT VS12-13-02, VS12-23-01)

---

### Transport (Vehicle Standards) Regulations 1990

**Approval of Defensive Driving Course**

Pursuant to section 48 (2) (a) 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 dated the 1st day of October 1991, I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following organisations for the purposes of section 68 of the Transport Act 1962 and regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987:
Wayne McGuire, trading as “Driving Force” Defensive Driving Course, Whenuapai.
Rosehill College Defensive Driving Course, Papakura.
St Patricks College (Silverstream) Defensive Driving Course, Trentham.
Temuka Driving School Defensive Driving Course, Temuka.

Signed at Wellington this 30th day of March 1992.
W. R. G. SIMEON, Controller, Road User Standards.
(File RU04/5)
g03055

Land Notices

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes Together With a Declaration That the Area Become a Recreation Reserve for Addition into the Ocean View Recreation Reserve

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, pursuant to section 8 (1A) of the Act, the Minister of Conservation further declares that the conservation area shall hereafter be set apart as a reserve, subject to the Reserves Act 1977, and classified as a recreation reserve subject to the provisions of the latter Act and further declares the said reserve to form part of the Ocean View Recreation Reserve to be administered as recreation reserve by The Dunedin City Council.

Schedule

Otago Land District—Dunedin City
562 square metres, more or less, being Section 131, Block VIII, Dunedin and East Taieri Survey District.
Dated at Wellington this 18th day of March 1992.
ROB STOREY, Minister of Lands.
DENIS MARSHALL, Minister of Conservation.
(DOC H.O.; RRC1764: C.O.; S179) 2
ln2882

Reserves Act 1977

Revocation of Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Canterbury hereby revokes the reservation as a wildlife management reserve over the land, described in the Schedule hereto.

Schedule

Wellington Land District—Horowhenua District
Koputoroa Scientific Reserve
9,4070 hectares, more or less, being Section 1, S.O. 36317, situated in Block XIV, Mount Robinson Survey District. Part Gazette notice B161219.4. Together with a right of way created by Gazette notice B161219.4.
Dated at Wellington this 26th day of March 1992.
N. D. R. McKERCHAR, Regional Conservator.
(Files: DOC G18-352) 1XL
ln3044

Classification of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Wellington Conservancy of the Department of Conservation, hereby declares the reserves described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act.

Schedule

Wellington Land District—Porirua District
1307 square metres, more or less, being Section 1, S.O. 36706, situated in Block II, Belmont Survey District. Part Gazette notice 841756 [local purpose - community use].
6379 square metres, more or less, being part Lot 9, D.P. 24819, situated in Block II, Belmont Survey District. Part Gazette notice 841756 [recreation].
Dated at Wellington this 24th day of March 1992.
N. D. R. McKERCHAR, Regional Conservator.
(DOC H.O. Res 7/2/298; R.O. GD3-100) 1XL
ln3058

Classification of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Wellington Conservancy of the Department of Conservation, hereby declares the reserves described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act.
Schedule

Wellington Land District—Porirua District

2.2162 square metres, more or less, being part Lot 4, D.P. 42235, situated in Block II, Belmont Survey District. Balance Gazette notice 521841.1 [recreation].

978 square metres, more or less, being part Lot 1, L.T. 73610, situated in Block II, Belmont Survey District. Part Gazette notice 521841.1 [local purpose reserve (community)].

Dated at Wellington this 24th day of March 1992.

N. D. R. McKERCHAR, Regional Conservator.

(DOC R.O. GD3-100) 1CL in2887

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Hawke’s Bay Conservancy, hereby classifies the reserve described in the Schedule hereto, as a local purpose (soil conservation, river control and public access) reserve and further vests the said reserve in the Hawke’s Bay Regional Council, in trust, for that purpose.

Schedule

Hawke’s Bay Land District—Hastings District

3067 square metres, more or less, being Lot 1, D.P. 16428, situated in Blocks II and VI, Heretaunga Survey District. All Gazette notice 569618.1.

Dated at Napier this 24th day of March 1992.

J. S. OMBLER, Regional Conservator, Department of Conservation, Hawke’s Bay Conservancy.

(DOC C.O. LAN 220, R.O. : D.O.) 2CL in2886

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Hawke’s Bay Conservancy, hereby classifies the reserve described in the Schedule hereto, as a historic reserve, subject to the provisions of the Reserves Act 1977.

Schedule

Hawke’s Bay Land District—Napier City

1309 square metres, more or less, being Section 1, S.O. Plan 2726, situated in Block IV, Heretaunga Survey District.

Dated at Napier this 24th day of March 1992.

J. S. OMBLER, Regional Conservator, Department of Conservation, Hawke’s Bay Conservancy.

(DOC C.O. ACC 001) 2CL in2888

Declaration That Land is a Reserve

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 notifies that the following resolution was passed by The Hamilton City Council on the 24th day of December 1991:

"That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, The Hamilton City Council hereby resolves that the 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."

Schedule

South Auckland Land District—Hamilton City

600 square metres, more or less, being Lot 32, D.P. S. 41891, situated in Block XIII, Romakorau Survey District. All certificate of title 37B/121.

Dated at Hamilton this 24th day of March 1992.

G. E. ROWAN, Regional Conservator.

(DOC Ref: RRL 044) 1CL in2921

Maori Development

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Ministry of Maori Development hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Wanganui 1992, No. 5.

2. The notice referred to in the First Schedule hereto is hereby amended 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

7 April 1930

New Zealand Gazette, 17 April, 1930, No. 30, page 1452

Registration

No.
Amending a Notice Acquiring Land for a Public School in the District of Rangitikei

All that piece of land described as follows:


Dated at Wanganui this 19th day of March 1992.

For and on behalf of the Ministry of Maori Development.

D. A. TEKI, Programme Manager, Te Puni Kokiri, Wanganui.

(MMD D.O. File 6/123)

Land Acquired for a School in the District of Rangitikei

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Wanganui, hereby amends the declaration dated the 17th day of February 1992, published in the Gazette, 27 February 1992, No. 25, page 507, declaring land acquired for a public school in the District of Rangitikei, by deleting the Schedule thereto, and substituting the following in its place.

Schedule

Wellington Land District

1.5535 hectares, situated in the District of Rangitikei, being Lot 1, D.P. 118589, and part Sections 121, 122 and 123, Town of Huntville. Balance certificate of title, Volume 558, folio 194.

Dated at Wanganui this 25th day of March 1992.

B. P. BONISCH, District Solicitor.

(DOSLI Wg. 46/113/0: 695165)

Crown Land Set Apart for Motorway Purposes in Rodney District

Pursuant to section 52 (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 the land described in the Schedule to be set apart for motorway purposes.

Schedule

North Auckland Land District

152 square metres, being part Allotment 64, Parish of Okura; shown marked “B” on S.O. Plan 64552, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. 72/1/24/0/387)

Declaring Accessway to be Stopped in Manukau City

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 that, agreement to that effect having been entered into, the land described in the Schedule is acquired for a limited access road, which becomes road, limited access road, and State highway and vests in the Crown on the date of publication in the Gazette.

Schedule

North Auckland Land District

56 square metres, being Lot 1, D.P. 83892.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. 15/6/0)

Stopped Road (Towai Road) in the Far North 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 that, agreement to that effect having been entered into, the land described in the Schedule is acquired for a limited access road, which becomes road, limited access road, and State highway and vests in the Crown on the date of publication in the Gazette.

Schedule

North Auckland Land District

214 square metres, being part Allotment 15 of the Settlement of Pokeno; shown marked "I" on S.O. Plan 64494, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 25th day of March 1992.

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

(DOSLI Ak. D.O. 72/224/0/10)

NOTE: The full text of the document is not shown here due to the length and complexity of the content. The above excerpt provides a summary of the key points covered in the document. For a complete understanding, please refer to the original document.
and Property, Department of Survey and Land Information, Auckland declares:

(i) the portion of stopped road \textit{firstly} described in the Schedule to be amalgamated with the land contained in certificate of title 60/42, subject to all encumbrances registered on the certificate of title on the date of registration of this notice in the North Auckland Land Registry.

(ii) the portion of stopped road \textit{secondly} described in the Schedule to be amalgamated with the land contained in certificate of title 106/129, North Auckland Land Registry.

(iii) the portion of stopped road \textit{thirdly} described in the Schedule to be amalgamated with the land contained in certificate of title 872/209, subject to all encumbrances registered on the certificate of title on the date of registration in the North Auckland Land Registry.

\textbf{Schedule}

\textbf{North Auckland Land District}

\begin{tabular}{ll}
\hline
\textbf{Area} & \textbf{m}^2 \\
1990 & Section 1 \\
3200 & Section 2 \\
1634 & Section 3 \\
\hline
\end{tabular}

Shown marked as above mentioned on S.O. Plan 66129, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. S.O. 66129)  

\textbf{Land Acquired for Road in Whangarei 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, agreements to that effect having been entered into, the land described in the Schedule, is acquired for road and shall vest in The Whangarei District Council on the date of publication hereof in the \textit{Gazette}.

\textbf{Schedule}

\textbf{North Auckland Land District}

\begin{tabular}{ll}
\hline
\textbf{Area} & \textbf{m}^2 \\
7 & Part Lot 2, D.P. 59523; marked “A” on plan.
53 & Part Lot 1, D.P. 59523; marked “B” on plan.
63 & Part Lot 2, D.P. 31750; marked “C” on plan.
26 & Part Lot 3, D.P. 75180; marked “D” on plan.
24 & Part Lot 2, D.P. 75180; marked “E” on plan.
23 & Part Lot 1, D.P. 75180; marked “F” on plan.
56 & Part Lot 3, D.P. 45519; marked “G” on plan.
53 & Part Lot 4, D.P. 45519; marked “H” on plan.
\hline
\end{tabular}

Shown marked as above mentioned on S.O. Plan 63176, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. S.O. 63176)  

\textbf{Declaring Land to be Road in Far North District}

Pursuant to section 114 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 land described in the Schedule to be road, which shall vest in The Far North District Council.

\textbf{Schedule}

\textbf{North Auckland Land District}

1270 square metres, being part Waimanoni 2A Block, shown coloured yellow edged yellow on S.O. Plan 42667, lodged in the office of the Chief Surveyor at Auckland and being part Proclamation 19528, North Auckland Land Registry.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. 50/15/3/0/42667)  

\textbf{Declaring Land to be Road in Rodney 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 the land described in the Schedule to be road, which shall vest in The Rodney District Council.

\textbf{Schedule}

\textbf{North Auckland Land District}

255 square metres, being part Lot 1, D.P. 9296; shown marked “A” on S.O. Plan 64727, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. S.O. 64727)  

\textbf{Land Acquired for an Accessway and in Connection With an Accessway at Jacks Bay, Far North 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, agreements to that effect having been entered into, the land described in the First Schedule is acquired, subject as to the land secondly described in the said Second Schedule to the drainage easement contained in memorandum of transfer 689714, for an accessway and the land described in the Second Schedule is acquired, subject as to the land secondly described in the said Second Schedule to the drainage easement contained in memorandum of transfer 689714, in connection with an accessway and the said pieces of land shall vest in The Far North District Council on the date of publication of this notice in the \textit{Gazette}.

\textbf{First Schedule}

\textbf{North Auckland Land District}

\begin{tabular}{ll}
\hline
\textbf{Area} & \textbf{m}^2 \\
298 & Part Lot 6, D.P. 19373; marked “A” on plan.
26 & Part Lot 1, D.P. 41549; marked “C” on plan.
184 & Part Lot 1, D.P. 41549; marked “E” on plan.
\hline
\end{tabular}

Shown marked as above mentioned on S.O. Plan 64412, lodged in the office of the Chief Surveyor at Auckland.

\textbf{Second Schedule}

\textbf{North Auckland Land District}

\begin{tabular}{ll}
\hline
\textbf{Area} & \textbf{m}^2 \\
1960 & Part Lot 1, D.P. 41549; marked “B” on plan.
119 & Part Lot 1, D.P. 41549; marked “D” on plan.
\hline
\end{tabular}

Shown marked as above mentioned on S.O. Plan 64412, lodged in the office of the Chief Surveyor at Auckland.
**Amending a Declaration Declaring Stopped Road in Far North District to be Vested**

Pursuant to section 55 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, amends the declaration dated the 31st day of January 1992, published in the *New Zealand Gazette* of the 7th day of February 1992, No. 14, page 293, declaring stopped road in Far North District to be vested pursuant to section 117 of the Public Works Act 1981, by inserting after the words "certificate of title 61A/278" the words ", the registered proprietors of which are the settlers of a joint family home,".

Dated at Auckland this 27th day of March 1992.

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

(DOSLI Ak. D.O. S.O. 52614)

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**Declaring Road to be Stopped in Rodney 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 portion of road described in the Schedule to be stopped.

**Schedule**

**North Auckland Land District**

2525 square metres, adjoining or passing through Lot 2, D.P. 149223; shown marked "A" on S.O. Plan 64637, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 26th day of March 1992.

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

(DOSLI Ak. D.O. S.O. 64637)

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**Declaring Road at Yessups Corner, Allandale to be Stopped and Vested**

Pursuant to sections 116, 117 and 120 (3) 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, Christchurch, declares the portion of road described in the Schedule hereto to be stopped and vested in the Department of Survey and Land Information, Hamilton, declared 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**

**Canterbury Land District—MacKenzie District**

274 square metres, adjoining or passing through Lot 26, Deposited Plan 2845; as shown marked "E" on S.O. Plan 18543, lodged in the office of the Chief Surveyor at Christchurch.

S. R. GILBERT, Manager, Lands and Property.

(DOSLI Ch. D.O. 40/72/79/15/15)

---

**Land Held for New Plymouth Periodic Detention Centre, Powderham Street, New Plymouth, Set Apart for Justice Purposes**

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, New Plymouth, declares the land, held for a periodic detention centre together with and subject to the rights specified in easement certificate No. 324146.4, described in the Schedule hereto, to be set apart for Justice purposes.

**Schedule**

**Taranaki Land District—New Plymouth District**

Area

m²

535

Being

Lot 1, D.P. 14910, being all of the land in *New Zealand Gazette*, 1985, page 4486 (GE 325972), all certificate of title G4/864.

Dated at New Plymouth this 27th day of March 1992.

P. A. JACKSON, District Manager.

(DOSLI N.P. D.O. JUT/1)

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**Land Acquired for Road (State Highway No. 5) in Rotorua District**

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**

97 square metres, situated in Block XVI, Rotorua Survey District, being part Te Koutu Z No. 6; as shown marked "J" on S.O. Plan 58925, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 26th day of March 1992.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 72/5/3/02/3/39)

---

**Land Acquired for Granting as Compensation in Hauraki District**

Pursuant to sections 20 and 21 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, 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 Waikato Regional Council on the date of publication hereof in the *Gazette*.

**Schedule**

**South Auckland Land District**

660 square metres, being part Bed of Oparla Creek; as shown marked "G" on S.O. Plan 55816, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 26th day of March 1992.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 96/092000/4/0/259)

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**Land in Waikato District Set Apart for Granting as Compensation**

Pursuant to section 52 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 the land described in the Schedule hereto, to be set apart for granting as compensation.
NEW ZEALAND GAZETTE

2 APRIL

Schedule

South Auckland Land District

61 square metres, situated in Block IX, Komakorau Survey District, being Section 1, S.O. 58798.

Dated at Hamilton this 27th day of March 1992.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 71/2B/1/30/0) iCl

ln3053

Declaring Leasehold Estate in Land Acquired for the Generation of Electricity in the Central Otago District

Pursuant to sections 20 and 28 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, Dunedin, declares that, an agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto is hereby acquired for the generation of electricity and shall vest in the Crown on the 2nd day of April 1992.

Schedule

Otago Land District—Dunedin City

Area

<table>
<thead>
<tr>
<th>Part</th>
<th>Block</th>
<th>Survey District</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.6600</td>
<td>Part Run 221D</td>
<td>Block III, Leaning Rock Survey District</td>
<td>shown marked “F” on S.O. 232926.</td>
</tr>
<tr>
<td>2.8129</td>
<td>Part Run 221D</td>
<td>Block III, Leaning Rock Survey District</td>
<td>shown marked “B” on S.O. 232927.</td>
</tr>
<tr>
<td>1.9333</td>
<td>Part Run 221D</td>
<td>Block III, Leaning Rock Survey District</td>
<td>shown marked “B” on S.O. 232928.</td>
</tr>
<tr>
<td>3.1170</td>
<td>Part Run 221D</td>
<td>Block III, Leaning Rock Survey District</td>
<td>shown marked “D” on S.O. 232929.</td>
</tr>
<tr>
<td>4.2526</td>
<td>Part Run 221D</td>
<td>Block III, Leaning Rock Survey District</td>
<td>shown marked “C” on S.O. 23300.</td>
</tr>
<tr>
<td>0.3000</td>
<td>Part Run 221D</td>
<td>Blocks II and III, Leaning Rock Survey District</td>
<td>shown marked “C” on S.O. 23301.</td>
</tr>
<tr>
<td>1.5550</td>
<td>Part Run 221D</td>
<td>Block II, Leaning Rock Survey District</td>
<td>shown marked “E” on S.O. 23301.</td>
</tr>
<tr>
<td>4.9668</td>
<td>Part Run 221D</td>
<td>Block II, Leaning Rock Survey District</td>
<td>shown marked “B” on S.O. 23302.</td>
</tr>
</tbody>
</table>

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

Dated at Dunedin this 20th day of March 1992.

M. R. MacKENZIE, Manager, Lands and Property, Department of Survey and Land Information, Dunedin.

(DOSLI Dn. D.O. 28/44/0/454) iCl

ln3025

Land at Boundary Road, Ashley, Acquired for Educational Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for educational purposes and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Waimakariri District

1.0370 hectares, being part of Rural Section 2859 and being more particularly described in conveyance registered No. 130124 (209/51); all certificate of title, Volume 380, folio 282 (limited as to parcels).

Dated at Christchurch this 26th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/9/353) iCl

ln3034

Land at 679 Hills Road Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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 Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

62 square metres, being part Lot 2 on Deposited Plan 15220; as shown marked “A” on S.O. Plan 16243, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/150) iCl

ln3031

Land at 263 Opawa Road Acquired for Road Diversion

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a recreation reserve and an accessway in the City of Dunedin.

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Dunedin, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, Is hereby acquired for educational purposes and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Otago Land District—Dunedin City

All that piece of land containing 5352 square metres, being Section 1, S.O. 23547. Part Gazette notice No. 650975 (New Zealand Gazette, 30 January 1986, No. 11, page 310).

Second Schedule

Otago Land District—Dunedin City

All that piece of land containing 442 square metres, being Section 2, S.O. 23547. Part Gazette notice No. 650975 (New Zealand Gazette, 30 January 1986, No. 11, page 310).

Dated at Dunedin this 20th day of March 1992.

M. R. MACKENZIE, Manager, Lands and Property, Department of Survey and Land Information, Dunedin.

(DOSLI Dn. D.O. 28/44/0/454) iCl

ln3025

Land at Boundary Road, Ashley, Acquired for Educational Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for educational purposes and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Waimakariri District

1.0370 hectares, being part of Rural Section 2859 and being more particularly described in conveyance registered No. 130124 (209/51); all certificate of title, Volume 380, folio 282 (limited as to parcels).

Dated at Christchurch this 26th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/9/353) iCl

ln3034

Land at 679 Hills Road Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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 Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

62 square metres, being part Lot 2 on Deposited Plan 15220; as shown marked “A” on S.O. Plan 16243, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/150) iCl

ln3031

Land at 263 Opawa Road Acquired for Road Diversion

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a recreation reserve and an accessway in the City of Dunedin.
hereby acquired (subject to a right to drain sewage and stormwater specified in easement certificate 35749/1) for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

2806 square metres, being Lot 2 on Deposited Plan 35997. All certificate of title 26F/348.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/151)  

Railway Land at Kermode Street Crossing Set Apart for Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares, the land described in the Schedule hereto, to be set apart for road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 1.

Schedule

Canterbury Land District—Ashburton District

Area

m²

1092 Part Railway land; marked “A” on plan.
2293 Part Railway land; marked “B” on plan.

As shown marked as above mentioned on S.O. Plan 18763, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 26th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/1/15/134)  

Land at Allandale (Yessups Corner) Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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. 79 and shall vest in The Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Mackenzie District

859 square metres, being part Lot 26, Deposited Plan 2845; as shown marked “F” on S.O. Plan 18543, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 19th day of March 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/79/15/15)  

Land at Culverden Acquired for Education Purposes

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

Schedule

Canterbury Land District—Hurunui District

All that parcel of land containing 3.4550 hectares (8 acres, 2 roods, 6 perches), being Reserve 4022, part New Zealand Gazette, 1919, page 647.

Dated at Christchurch this 20th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. PLO6-147)  

Land at Timaru Acquired for Electrical Substation

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto be acquired for an electrical substation and shall vest in The Timaru District Council as from the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Timaru District

12 square metres, being part Lot 1, D.P. 2365; shown marked “A” on S.O. Plan 18707, lodged in the office of the Chief Surveyor at Christchurch. Part Gazette notice 364605/1.

Dated at Christchurch this 27th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/9/456)  

Land at Waimate Acquired for Recreation Reserve

Pursuant to sections 20 (1) and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for recreation reserve and shall vest in The Waimate District Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Waimate District

4391 square metres, being Sections 356, 357, 358 and 359, Town of Waimate. All Proclamation 368885.

Dated at Christchurch this 27th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. PL06-226)  

Land at Ouruhia Acquired for Education Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for Education purposes and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

All that parcel of land containing 1.2140 hectares, being part Lot 33, D.P. 2773, all certificate of title, Volume 273, folio 144.
Dated at Christchurch this 26th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/8/231) IC

Land at Harpers Road Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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 Waimakariri District Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Waimakariri District

272 square metres, being part Rural Section 11376; as shown marked "A" on S.O. Plan 18738, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 26th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/50/2) IC

Land at 177 St Albans Street Acquired for Road and Road Diversion

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road and the land described in the Second Schedule hereto is hereby acquired (subject to the drainage easement granted in transfer 163072) for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

First Schedule

Canterbury Land District—Christchurch City

163 square metres, being part Lot 20 on Deposited Plan 6066; as shown marked "B" on S.O. Plan 18727, lodged in the office of the Chief Surveyor at Christchurch.

Second Schedule

Canterbury Land District—Christchurch City

868 square metres, being part Lot 20 on Deposited Plan 6066; as shown marked "D" on S.O. Plan 18727, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/146) IC

Land at 175 St Albans Street and 7 Courtenay Street Set Apart for Road

Pursuant to section 52 (4) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, hereby, at the request of The Christchurch City Council, declares the land described in the Schedule hereto held for road diversion, to be set apart for road.

Schedule

Canterbury Land District—Christchurch City

Area

m²

Being

114 Part Lot 19, D.P. 6066; marked “A” on plan.

280 Part Lot 2, D.P. 9164; marked “C” on plan.

As shown marked as above mentioned on S.O. Plan 18727, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/147) IC

Land at 391D New Brighton Road Acquired for Drainage Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired (appurtenant to a right of way easement created by transfer 116958) for drainage purposes and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

2505 square metres, being Lot 1 on Deposited Plan 59758. All certificate of title 35B/203.

Dated at Christchurch this 25th day of March 1992.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/149) IC

Land Declared Road in the District of Tasman

Pursuant to section 114 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 the land described in the Schedule hereto, to be road, and pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 60 and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

Nelson Land District—Tasman District

74 square metres, situated in Block IV, Motueka Survey District, being part Lot 10, D.P. 4338; marked “A” on S.O. Plan 14908, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 23rd day of March 1992.

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

(DOSLI Nn. D.O. 72/60/11/0/127 A) IC

Land Acquired for Road, Land Declared to be Road, and Road Stopped in the District of Tasman

Pursuant to 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, agreements to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road, and pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 60 and shall vest in the Crown on the date of publication hereof in the Gazette.
(b) Pursuant to section 114 (1), declares the land described in the Second Schedule hereto, to be road, and pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 60 and shall vest in the Crown on the date of publication hereof in the Gazette.

(c) Pursuant to section 116 (1), declares the portion of road described in Third Schedule hereto, to be stopped.

First Schedule

Nelson Land District—Tasman District

Land Acquired for Road

All those pieces of land described as follows:

Area  Being

539 Part Section 1; marked “A” on plan.
238 Part Section 1; marked “B” on plan.
765 Part Section 2; marked “C” on plan.
115 Part Section 3; marked “D” on plan.

All situated in Block VII, Kaiteriteri Survey District.

Area  Being

673 Part Section 14; marked “E” on plan.
1364 Part Section 1; marked “F” on plan.
164 Part Section 15; marked “G” on plan.

All situated in Block XIV, Kaiteriteri Survey District.

Area  Being

142 Part Section 1; marked “H” on plan.

Second Schedule

Nelson Land District—Tasman District

Land Declared to be Road

258 square metres, situated in Block XV, Takaka Survey District, being part Section 13; marked “K” on S.O. Plan 14762, lodged in the office of the Chief Surveyor at Nelson.

Third Schedule

Nelson Land District—Tasman District

Road Stopped

1648 square metres, situated in Block VII, Kaiteriteri Survey District, adjoining or passing through part Section 3; marked “L” on S.O. Plan 14762, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 23rd day of March 1992.

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

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

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General

Nursing Council of New Zealand

Nurses Act 1977

Order of the Council in Disciplinary Session

Order in Respect of Registered Psychiatric Nurse

Mary Louise Singleton

In exercise of its powers under section 42 (1) (a), 42 (2) (d), 42 (3) and 48A of the Nurses Act 1977, the Nursing Council of New Zealand on 18 February 1992 after due inquiry ordered that Mary Louise Singleton be censured; that she pay $6,500 or actual costs (whichever is the lesser) toward the cost and expenses of and incidental to the inquiry by the Council; that a notice stating the effect of the order be published in the Gazette, and the New Zealand Nursing Journal.

M. E. BURGESS, Registrar.

gn3021