Reprint as at 14 March 2003



Penal Institutions (Rimutaka Prison) Notice 2003

(SR 2003/40)

Pursuant to section 4 of the Penal Institutions Act 1954, the Minister of Corrections gives the following notice.

Contents

	Page
Title	1
Commencement	2
Rimutaka Prison	2
Revocation	2
Schedule	2
Rimutaka Prison	
	Commencement Rimutaka Prison Revocation Schedule

Notice

1 Title

This notice is the Penal Institutions (Rimutaka Prison) Notice 2003.

Note

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint.

A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint.

This notice is administered by the Department of Corrections.

2 Commencement

This notice takes effect from 13 March 2003.

3 Rimutaka Prison

The land and parts of buildings described in the Schedule are declared to be a prison, to be known as Rimutaka Prison.

4 Revocation

The Penal Institutions (Rimutaka Prison) Notice 2000 (SR 2000/105) is revoked.

Schedule Rimutaka Prison

cl 3

All that parcel of land in the Wellington Land District containing 189.0363 hectares, more or less, being part of Lot 1 on Deposited Plan 89355, Section 8 on Survey Office Plan 34420, Section 1 on Survey Office Plan 34421, Section 20 on Survey Office Plan 37223, and Section 1 on Survey Office Plan 38011, and being all the land comprised and described in certificate of title No. 59688, Wellington Registry; and

The cell block contained within the building complex known as the Wellington High Court situated on—

- (a) all that parcel of land in the Wellington Land District containing 2315 square metres, more or less, situate in the City of Wellington being Section 1 on Survey Office Plan 35741, and being all the land comprised and described in certificate of title No. 43B/185, Wellington Registry; and
- (b) all that parcel of land in the Wellington Land District containing 989 square metres, more or less, situate in the City of Wellington, being Section 2 on Survey Office Plan 35741, and being all the land comprised and described in certificate of title No. 43B/186, Wellington Registry; and

The cell block contained within the building complex known as the Wellington District Court situated on all that parcel of land in the Wellington Land District containing 1641 square metres, more or less, situate in the City of Wellington being Sections 1, 2, and 3

Block VI Thorndon Reclamation and Lot 1 on Deposited Plan 6634, and being all the land comprised and described in certficate of title No. 41D/189, Wellington Registry.

Dated at Wellington this 7th day of March 2003.

Margaret Wilson, for Minister of Corrections.

Explanatory note

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

This notice, which takes effect from 13 March 2003, is made under the Penal Institutions Act 1954.

The notice updates the legal description of Rimutaka Prison by excluding from the description an area of land acquired by the Upper Hutt City Council for water works purposes.

Issued under the authority of the Acts and Regulations Publication Act 1989. Date of notification in *Gazette*: 13 March 2003.

Contents

- 1 General
- 2 Status of reprints
- 3 How reprints are prepared
- 4 Changes made under section 17C of the Acts and Regulations Publication Act 1989
- 5 List of amendments incorporated in this reprint (most recent first)

Notes

1 General

This is a reprint of the Penal Institutions (Rimutaka Prison) Notice 2003. The reprint incorporates all the amendments to the notice as at 14 March 2003, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that have yet to come into force or that contain relevant transitional or savings provisions are also included, after the principal enactment, in chronological order.

2 Status of reprints

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 How reprints are prepared

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, *see*

http://www.pco.parliament.govt.nz/legislation/reprints.shtml or Part 8 of the *Tables of Acts and Ordinances and Statutory Regulations and Deemed Regulations in Force.*

4 Changes made under section 17C of the Acts and Regulations Publication Act 1989

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted. A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as "of this section" and "of this Act")
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as "the 1st day of January 1999" is now expressed as "1 January 1999")
- position of the date of assent (it now appears on the front page of each Act)

- punctuation (eg, colons are not used after definitions)
- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)
- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

5	List of amendments incorporated in this reprin	t
	most recent first)	