

[AS REPORTED FROM THE JUSTICE AND LAW REFORM  
COMMITTEE]

*House of Representatives, 11 July 1989.*

[AS REPORTED FROM THE COMMITTEE OF THE WHOLE HOUSE]

*House of Representatives, 10 October 1989.*

**[Clause 177 of this Bill was formerly clause 177 of the  
Law Reform (Miscellaneous Provisions) Bill: 122-2]**

*Hon. W. P. Jeffries*

**SCIENTIFIC AND INDUSTRIAL RESEARCH  
AMENDMENT**

ANALYSIS

Title 1. Short Title	177. Restrictions on use of name of Department in certain cases
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A BILL INTITULED

**An Act to amend the Scientific and Industrial Research  
Act 1974**

BE IT ENACTED by the Parliament of New Zealand as follows:

5     **1. Short Title**—This Act may be cited as the Scientific and Industrial Research Amendment Act 1989, and shall be read together with and deemed part of the Scientific and Industrial Research Act 1974 (hereinafter referred to as the principal Act).

10     **177. Restrictions on use of name of Department in certain cases**—(1) The principal Act is hereby amended by repealing section 13A (as inserted by section 2 (1) of the Scientific and Industrial Research Amendment Act 1979), and substituting the following section:

15     “13A. (1) Except with the consent in writing of the Director-General, no person shall—

      “(a) Manufacture, sell, offer for sale, or distribute any goods;  
          or

No. 122—3zs

*Price  
incl. GST \$2.20*

“(b) Sell or supply, or offer for sale or supply, any services—  
under or using any name, title, or description that contains the  
name of the Department, the name of any of its divisions, any  
abbreviation (including ‘DSIR’), or any logotype by which the  
Department or any such division may be generally known. 5

“(2) Except with the consent in writing of the Director-  
General, no person shall publish or cause or permit to be  
published any advertisement that relates to any goods or  
services and that—

“(a) Refers to the goods or services by any name, title, or 10  
description that contains the name of the  
Department, the name of any of its divisions, or any  
abbreviation (including the words ‘DSIR’) or any  
logotype by which the Department or division may  
be generally known; or 15

“(b) Is calculated or likely to cause any other person to  
believe that the goods or services were developed,  
tested, or approved by or in the Department or by  
or in any research establishment administered by it. 15

“(3) Every person commits an offence and is liable on 20  
summary conviction to a fine not exceeding \$10,000 who  
contravenes the provisions of this section.”

(2) The Scientific and Industrial Research Amendment Act  
1979 is hereby consequentially repealed.