

The New Zealand

WELLINGTON: THURSDAY, 10 MAY 1990

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Using the Gazette

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Commercial Edition—published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

Special Editions and Supplements—Published as and when required.

Government Notices

Agriculture and Fisheries

Animals Protection Act 1960

Approval of Code of Ethical Conduct Notice No. 4986 (100-A1-07)

Pursuant to section 19A of the Animals Protection Act 1960, and on the advice of the National Animal Ethics Advisory Committee, I hereby approve the adoption by Paul McGuire of the approved code of ethical conduct of the University of Auckland.

Dated at Wellington this 3rd day of May 1990.

J. SUTTON, Minister of Agriculture.

New Zealand Grown Fruit and Vegetables Regulations 1975

Prescribed Grade Standards for Shipments of Kiwifruit to Australia

This notice revokes the Prescribed Grade Standards for shipments of Kiwifruit Notice 1989, No. 140, published in the *New Zealand Gazette*, 10 August 1989 on page 3502.

Pursuant to regulations 13 and 16 of the New Zealand Grown Fruit and Vegetables Regulations 1975, the Director-General of Agriculture and Fisheries hereby gives notice that the Class II grade and packaging requirements for the export of kiwifruit shall be set out in this notice.

Notice

- 1. Title—
- (a) This notice may be cited as the Kiwifruit Class 2 Notice 1990 (No. 4985).
- (b) This notice shall come into force on the 10th day of May 1990.
- 2. Application of Notice—This notice determines the grade for kiwifruit applicable to shipments to Australia:

Note: To facilitate export certification to this grade standard exporters are to notify their intention to export to Kiwifruit Exporter Co-ordinator, MAF, Ruakura, by May 1st of year of export. Exporters to provide full details of names, addresses and registered marks of supplying growers and packhouses.

- 3. $\it Title\ and\ Grade$ —The grade mark assigned to this grade shall be Class 2.
- 4. Definition of Produce—This grade applies to kiwifruit being

fresh fruit grown from cultivators of *Actinidia deliciosa* (A. Chev) var. *Deliciosa* (Syn *A. Chinensis*) to be supplied fresh.

- 5. Definition of Terms—These shall be the same as specified in paragraph 5 in the First Schedule of the Standard Grade for the Export of Kiwifruit Notice 1984. New Zealand Gazette, No. 3225, Ag. 12/2/14, published on Thursday, 5 April 1984.
- 6. Quality Requirements—The fruit must meet the quality of Class 1 fruit as specified in paragraphs 6 (a), 6 (b) and 6 (e) of the Standard Grade for the Export of Kiwifruit Notice 1984 (*). In addition:
- (a) The fruit must be reasonably well formed and typical of the variety but the defects of shape as listed in the Schedule of this notice are permitted.
- (b) Provided that the flesh is sound, the keeping quality not seriously impaired and the aggregate area of all skin defects does not exceed 2 square centimetres then each kiwifruit is permitted, the defects are listed in the Schedule of this notice.
- (c) Fruit flesh pressure must at load out from the coolstore be greater than 0.8 kilograms, flesh firmness at $0-5^{\circ}$ C (0.6 kilogram flesh firmness at $15-20^{\circ}$ C) and have a minimum average of 1 kilogram flesh firmness at $0-5^{\circ}$ C (0.8 kilogram flesh firmness at $15-20^{\circ}$ C).

7. Sizing—

- (a) The minimum weight for fruit packaged in $10\ kg$ containers shall be $78\ grams$.
 - (b) Fruit must be packed within the following count ranges: Medium 42 to 39.

Large 36 to 33.

Extra large 30 to 25.

- (c) Fruit of weight between 71 to 78 grams must be prepacked form only.
- 8. Packaging and Presentation—The fruit must meet the requirements of Class 1 fruit as specified in paragraphs 8 (a) and 8 (b) of the Standard Grade for the Export of Kiwifruit Notice 1984 (*). In addition, the fruit in medium, large and extra large sizes may only be packed in 10 kilogram boxes approved by the exporters. Fruit in the 46 count size must only be packed in pre packs containing 7 or 13 pieces.
- 9. Marking—Each package must be clearly labelled Class 2 and comply with the requirements of Class 1 fruit as specified in paragraph 9 of the Standard Grade for the Export of Kiwifruit Notice 1984 (*). In addition, individual fruit are to be labelled in a manner acceptable to industry standards.
- 10. Tolerance—Any one package shall not contain more than 20 percent of fruit by number without a label.

- 11. Shipping—The fruit must be refrigerated at 0°C (± 0.5 °C) when sent by sea freight.
- 12. Cool Storage—
- (a) The flesh temperature of fruit must be reduced to $2^{\circ}C$ within 8 days of grading and then within 21 days of grading to be held at $0^{\circ}C$ ($\pm 0.5^{\circ}C$). Ethylene levels within the coolstore must not exceed 0.03 ppm.
- (b) Fruit must be packed and delivered into coolstore within 72 hours of initial grading. Alternatively, fruit can be stored in CA or high humidity storage in bulk bins prior to packing provided no longer than 48 hours has elapsed between initial grading and storage.
- 13. Condition Checking and Repacking—After 6 weeks from packing all fruit must be condition checked and repacked where required as per Standard Industry Procedures.

Schedule

- 1. Allowances for Misshapen Fruit-
 - Hayward Mark is permitted provided they are not broken. Inverted marks are not permitted.
 - Frost damage (during bud development): Fruit that is not malformed or does not have an inverted flower is acceptable.
 - Dropped shoulder: A shoulder with a slope of less than 30° from the horizontal is permitted.
 - Flats/Fans: Flat fruit are acceptable provided it is not wider than it is long. Square fruit are acceptable. Fan-shaped fruit are not acceptable.
- (a) Blemishes-
 - Skin Rub: Surface rub which is not more than 2 square centimetres in area are permitted. Open cracks are not permitted.
 - Skin Burn: Burns that contrast with the colour of the fruit but do not exceed 2 square centimetres in area are permitted. Surface cracking of the burn is acceptable but open cracks in the skin are not permitted.
 - Old Hail Damage: Surface marks totalling not more than 2 square centimetres in area and in which only dry surface cracking is present are permitted. Open cracks are not permitted.
 - Sun Weathering: All crazing is permitted. Open cracks are not permitted.
 - Healed Insect Damage: Healed superficial surface chewing not more than 2 square centimetres in area is permitted. Holes in the skin are not permitted.
 - Fungal Damage: Surface scarring which is not more than 2 square centimetres in area is permitted. Open cracks in the scarring are not permitted.
 - Other Blemish: An aggregate area of defects not exceeding 2 square centimetres in area is permitted providing no open cracks in the scarring of skin are present.
 - Water Stain: (includes other stains of non toxic or pathological nature). Stains must not be black and not significantly contrast with the colour of the fruit.
- (b) Proximity Mark—Any number of marks which are not black or visibly depressed are permitted.
- (c) Sunburn—Purple flecking on the shoulder of the fruit is permitted. Olive green fruit are not permitted.
- (d) Skin Defects in Storage—Marks which contrast with the colour of the fruit but are less than 2 square centimetres in area are permitted including the following:
 - 1. Physiological storage pitting.
 - 2. Purple discolouration.
 - 3. Latent storage stain.

Dated at Wellington this 2nd day of May 1990.

R. BALLARD, Director-General of Agriculture and Fisheries.

*Standard grade for the Export of Kiwifruit Notice, *New Zealand Gazette*, Thursday, 5 April 1984, page 1094.

Commerce

Commerce Act 1986

Appointment of Lay Member to the Administrative Division of the High Court

Pursuant to section 77 of the Commerce Act 1986, His Excellency the Governor-General has been pleased to appoint:

Professor Maureen Brunt

to be a lay member of the Administrative Division of the High Court for a period of 5 years commencing from 17 April 1990.

Dated at Wellington this 1st day of May 1990.

DAVID BUTCHER, Minister of Commerce. go5253

Milk Act 1988

Appointment of Members to the New Zealand Milk Authority

Pursuant to section 4 of the Milk Act 1988, His Excellency, the Governor-General has been pleased to appoint:

Ian McCurdy Murray of Christchurch

Susan Dorothy Burslem of Auckland

to be members of the New Zealand Milk Authority, for a term of 2 years, commencing from the first day of April 1990.

Dated at Wellington this 24th day of April 1990.

DAVID BUTCHER, Minister of Commerce. go5120

Appointment of Member to the New Zealand Milk Authority

Pursuant to section 4 of the Milk Act 1988, His Excellency, the Governor-General has been pleased to appoint:

Desmond James Gasson of Wellington

to be President of the New Zealand Milk Authority, for a term of 2 years, commencing from the first day of April 1990.

Dated at Wellington this 24th day of April 1990.

DAVID BUTCHER, Minister of Commerce.

Crown Law Office

Courts Martial Appeals Act 1953

Appointment of Courts Martial Appeal Court

Pursuant to section 3 of the Courts Martial Appeals Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, has been pleased to appoint:

James Alistair Grace, Esquire, Barrister, of Hamilton

to be a Judge of the Courts Martial Appeal Court for a term of 3 years from the date hereof.

Dated at Wellington this 9th day of April 1990.

 $\begin{array}{l} DAVID\ LANGE,\ Attorney\text{-}General.\\ go 5090 \end{array}$

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Appointment of Courts Martial Appeal Court

Pursuant to section 3 of the Courts Martial Appeals Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, has been pleased to appoint:

Peter George Spenser Penlington, Esquire, one of Her Majesty's Counsel, of Christchurch

to be a Judge of the Courts Martial Appeal Court for a term of 3 years from the date hereof.

Dated at Wellington this 9th day of April 1990.

DAVID LANGE, Attorney-General. ao5091

Customs

Customs Act 1966

Application to the Indecent Publications Tribunal

I, Murdoch Walter Taylor, Comptroller of Customs, give notice 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.

Title: Big Black Kiss Book 2. Publisher: Vortex Comics.

Title: Coping with Birth Control. Publisher: The Rosen Publishing Co.

Title: Faust, Act 3 and Act 4. Publisher: North Star Publishing. Title: Guys in Gowns, Book 17 and Book 19. Publisher: Empathy Press.

Title: *High School 7*. Publisher: Scandinavian Picture GMBH. Title: *Hustler Humor*, Vol. 13, Issue 3. Publisher: HG Publications Inc.

Title: *Oriental Lovers*, No. 5. Publisher: London Enterprises. Title: *Oriental Pussy*, Vol. 2, No. 4. Publisher: American Art Enterprises.

Title: Pillow Talk, Vol. 1, No. 3. Publisher: Publisher Services.

Title: Schul-Madchen 35. Publisher: Silwa Film GMBH.

Title: Shaved Pussies, Vol. 1, No. 2. Publisher: American Art Enterprises Inc.

Title: Shushi One. Publisher: Shunga Comix.

Title: Skirted Men, Book 32. Publisher: Empathy Press.

Title: Teen Guide to Birth Control. Publisher: Franklin Watts.

Title: Teen Sex 58. Publisher: Color Climax Corp.

Title: TV Queens, No. 5 and No. 7. Publisher: Empathy Press.

Dated at Wellington this 2nd day of May 1990.

M. W. TAYLOR, Comptroller of Customs. go5066

Education

Education Act 1989

Tamariki Primary School Board of Trustees Meeting

Pursuant to section 101 of the Education Act 1989, the following date is appointed for the first meeting of the Board of the Tamariki Primary School, dated Monday, the 21st day of May 1990.

A. H. BURTON, Canterbury District Manager, Ministry of Education. go5063

Justice

Companies Act 1955

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

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

Gregory H. Meyerowitz, chartered accountant in the firm of Ernst & Young of Perth, Australia

to be a qualified person for the purposes of that section in respect of the accounts of Kresta Blinds International Pty Ltd. – New Zealand branch.

Dated at Wellington this 30th day of April 1990.

W. P. JEFFRIES, Minister of Justice. go5119

Notice Prohibiting Person from Managing Companies

(Section 189A, Companies Act 1955)

 $\it To:$ Christopher Thomas Quirk of 5/31 Colombo Street, Palmerston North.

Pursuant to section 189A of the Companies Act 1955 and with the authority of the Securities Commission, I, Neville Owen Harris, Registrar of Companies, hereby prohibit Christopher Thomas Quirk of 5/31 Colombo Street, Palmerston North from being an officer or promoter of a company, or being concerned in, or taking part (whether directly or indirectly) in the management of, any company during a period of 4 years after the date of this notice.

Dated at Wellington this 28th day of March 1990.

[L.S.]

N. HARRIS, Registrar of Companies. go3966

Notice Prohibiting Person from Managing Companies

(Section 189A, Companies Act 1955)

To: John Te Kira of 7 Old Gorge Road, Woodville.

Pursuant to section 189A of the Companies Act 1955 and with the authority of the Securities Commission, I, Neville Owen Harris, Registrar of Companies, hereby prohibit John Te Kira of 7 Old Gorge Road, Woodville from being an officer or promoter of a company, or being concerned in, or taking part (whether directly or indirectly) in the management of, any company during a period of 3 years after the date of this notice.

Dated at Wellington this 28th day of March 1990.

[L.S.]

N. HARRIS, Registrar of Companies.

Criminal Justice Act 1985

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, on the 18th day of April 1990, His Honour Judge A. J. Ryan ordered the following motor vehicle forfeit to the Crown:

1975 Toyota Crown Registration No. HR 153.

M. B. FABLING, Deputy Registrar. go5067

2

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, on the 12th day of April 1990, His Honour Judge A. J. Ryan ordered the following motor vehicle forfeit to the Crown:

1974 Holden Kingswood, registered No. KS 4291.

M. B. FABLING, Deputy Registrar. go5116

Forfeiture of Motor Vehicle

In the High Court of New Zealand, Auckland Registry

Renata Uea and Keith Charles Sarjeant, forfeiture of motor vehicle, notice is hereby given that on the 5th day of February 1990, this Honourable Court ordered the forfeiture of the following vehicle owned by the above-named.

1973 Mercedes Benz, Registration No. KD3410.

J. T. WILSON, Deputy Registrar. go5255

Indecent Publications Act 1963

Decision No. 83/89

Reference No.: IND 62/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: *Inspiration 27; Licking Lesbians*, Vol. 4, No. 3; *Party Girls*, No. 1:

Chairman: Judge R. R. Kearney.

 $\label{eq:members: R. E. Barrington, A. J. Graham and S. C. \\ Middleton.$

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

Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance by or on behalf of the importer.

Decision

These publications were imported through parcel post, Christchurch on 28 October 1989 and were seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publications were referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Inspiration 27

This is a heterosexual magazine consisting of amongst other material both single and multiple model scenes showing the persons illustrated engaging in explicit sexual intimacy. The nature of the publication is clearly injurious to the public good and the Tribunal classifies it as unconditionally indecent.

Licking Lesbians, Vol. 4, No. 3

This publication as its name suggests is almost entirely comprised of multiple model scenes of women engaging in oral sexual acts. The Tribunal is satisfied that this publication is injurious to the public good and the Tribunal classifies it as unconditionally indecent.

Party Girls, No. 1

This magazine contains photographs of single female models with very little accompanying text. The photographic emphasis on the female genitalia is of a kind which the Tribunal is satisfied would be injurious to younger readers and accordingly classifies it as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5279

Decision No. 86/89

Reference No.: IND 56/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: Female Mimics International, Vol. 17, No. 2 and 4; Love Thy TV Neighbor, Vol. 2; Teased, Tormented and Transformed, Vol. 1, No. 2:

Chairman: Judge R. R. Kearney.

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

Hearing at Wellington on the 28th day of November 1990.

Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submissions from G. A. Ireland, counsel for importer. Written submissions from private importer.

Decision

These publications were privately imported through parcel post, Auckland on 19 September 1989 and were seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Female Mimics International, Vol. 17, No. 2 and 4.

The Tribunal agrees with Mr Wotherspoon that these are well produced publications which deal with female mimics and that there is no nudity or sexual activity in the pictorial matter and the text is relatively restrained. A previous issue of this magazine was classified as indecent in the hands of persons under the age of 18 years (decision No. 43/89), Mr Wotherspoon suggests that a similar classification may be appropriate in this case. In his submissions on behalf of the importer Mr Ireland likewise suggests an R18 classification.

The Tribunal after giving further consideration to the publication is satisfied that the R18 classification is too strict and accordingly classes this issue as indecent in the hands of persons under the age of 16 years as there is some material in the publication which would be injurious to younger readers.

Love Thy TV Neighbor, Vol. 2

This is a pictorial story involving transexual encounters and it includes some references to spanking, female dominance and homosexuality. The Comptroller of Customs through Mr Wotherspoon suggests that an age restriction would be warranted and Mr Ireland on behalf of the importer supports such a classification. The Tribunal classifies this publication as indecent in the hands of persons under the age of 18 years.

Teased, Tormented and Transformed, Vol. 1, No. 2.

This publication is primarily concerned with transvestism and contains photographic scenes of bondage, female domination and various multiple models scenes which involve sexual intimacy.

The text is entirely of a sexual nature.

Mr Ireland submits on behalf of the importer that an R18 classification is justified whilst the Comptroller of Customs submits that an unconditionally indecent classification would be warranted. The Tribunal wishes to make it clear as it has in respect of other decisions relating to transvestite publications that in classifying this publication as unconditionally indecent it does so solely because of the sexual intimacy depicted in the photographs in the magazine although some of the aspects of bondage also give cause for concern. Whether the models displayed in the magazine be male, female, male or female

transexual, transvestite or what is commonly called straight, the same rules apply and no distinction is made by the Tribunal in respect of any particular sexual orientation.

Dated at Wellington this 8th day of February 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5280

Decision No. 87/89 Reference No.: IND 54/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: *Genesis*, December 1989, Vol. 17, No. 5:

Chairman: Judge R. R. Kearney.

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

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

Appearances: M. J. Wotherspoon for Comptroller of Customs. G. F. Ellis, counsel for publisher and importer and intended distributors.

Decision

This publication was commercially imported through parcel post, Auckland on 15 September 1989 and was seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication was referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

In decision 6/89 of 3 May 1989 the Tribunal issued a serial restriction order in terms of section 15A of the Indecent Publications Act 1963, classifying the publication Genesis as indecent in the hands of persons under the age of 18 years. That decision had been reached after a number of similar applications over the past 2 years had been either deferred or declined. The Tribunal, in finally deciding to issue a serial restriction order, took into account that the publishers were prepared to overprint the video review segment of the magazine a section which contains pictures of heterosexual and female sexual activity. As the Comptroller of Customs advised the Tribunal in his submissions presented by Mr Wotherspoon this particular issue has not had the video section overprinted and in addition features a segment entitled "Harley and Sally", which includes a significant number of pictures of a male and female model engaged in sexual activity. Mr Ellis advised the Tribunal that the video section on the copies of Genesis sought to be imported commercially did in fact have the overprinting of the video review section and he provided the Tribunal with sample copies of that overprinting.

The overprinting was not as complete as the Tribunal had originally anticipated but was of such a nature that the Tribunal may well have allowed this particular issue to have an R18 classification. In the end result it was not necessary to make a finding in respect of that because the Tribunal is satisfied that the "Harley and Sally" sequence is of such a nature as to make the whole publication in respect of this issue injurious to the public good.

Mr Ellis on behalf of his clients stressed 2 matters. Firstly, (as he has raised on a number of similar applications) that there is only a breach of one of the legs of the tripartite test and that factor should not result in a finding that the publication as a whole is thus unconditionally indecent. Secondly, that the serial order was made on the consideration over several years of this particular title and that the publisher has gone to some lengths to comply with the requirements of the Tribunal and that in the event that the Tribunal finds that this particular issue should be classified as unconditionally indecent it should not result in the Tribunal revoking the serial restriction order.

Contemporaneous with this decision there will be issued another decision in respect of Indecent Publication file 65/89 in respect of *Genesis* Holiday Issue 1989 in respect of which similar submissions have been advanced by Mr Ellis.

The Tribunal is satisfied as indicated that the December 1989 issue is unconditionally indecent and so classifies it but it is prepared at this stage to reserve the question of whether the serial restriction order should be revoked knowing that the Customs Department will bring to the attention of the Tribunal any further publications which in the Comptroller's view should not be distributed throughout New Zealand in respect of the restriction order.

Dated at Wellington this 21st day of December 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5281

Decision No. 85/89

Reference No.: IND 63/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: Modern Primitives:

Chairman: Judge R. R. Kearney.

 $\label{eq:members: R. E. Barrington, A. J. Graham and S. C. \\ Middleton.$

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

Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submissions received from private importer.

Decision

This publication was privately imported through parcel post, Auckland on or about 12 October 1989 and was seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication was referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

The publication is an extremely well presented one and is an extensive publication dealing with the historical and social aspects of tattooing, piercing and scarification. A significant proportion of the publication is devoted to genital and body piercing with a number of explicit photographs illustrating the text. In previous decisions including 57/89 the Tribunal has expressed its concern that naive persons in possession of such material might place themselves at considerable physical risk in the event that they sought to carry out some of processes which are illustrated and the Tribunal has classified such publications as unconditionally indecent because of that risk or indecent except in the hands of persons who have a genuine professional or academic interest in those publications.

The Tribunal was impressed by the submission submitted by the private importer who informed the Tribunal that he has previously worked in a professional capacity with ear piercing and tattooing and that he at the age of 60 has approximately 40 years experience in that work. The price of the publication is such that it puts it outside the range of publications which might casually be purchased. The Tribunal is satisfied with the submission made by the importer that he is indeed a person with a genuine professional interest in the subject and accordingly the book may be returned to him in the terms of the decision we make.

This publication is classified as unconditionally indecent except in the hands of persons who have a genuine professional or academic interest in the subject matter of the publication and such will need to satisfy the Comptroller of Customs of that genuine interest before they may be permitted to have possession of a copy of this publication.

Dated at Wellington this 22nd day of December 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5282

Decision No. 78/89

Reference No.: IND 46/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: *Stallion*, January 1989, Vol. 1, No. 11; *Manshots*, January 1989, Vol. 1, No. 3; *Uncut*, May 1988, Vol. 2, No. 5; *Jock*, August/September 1988, Vol. 4, No. 8:

Chairman: Judge R. R. Kearney

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

Hearing at Wellington on the 4th day of October 1989.

Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submissions from private importer.

Decision

These publications were privately imported through parcel post, Auckland on the 14th day of August 1989 and were seized by the Collector of Customs. The importer subsequently disputed forfeiture and the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Stallion, January 1989, Uncut, May 1988, Jock, August/September 1988.

These 3 publications are clearly aimed at the male homosexual market, and principally contain photographs of single nude male models in a variety of poses together with a number of articles of a sexual nature. The Tribunal agrees with Mr Wotherspoon's submission and because of the effect that publications would have on younger readers, classifies these publications as indecent in the hands of persons under the age of 18 years.

Manshots, January 1989.

This publication is also directed at the male homosexual market and has a strong emphasis on nude or near nude males, some of whom are engaging in genital manipulation. Included in the publication are photographs of models engaging in sexual intimacies, including anal and oral sex. The Tribunal has had similar magazines before it for classification and because of the excess of sexual activity displayed in this magazine in terms of its previous decisions, it has classified it as unconditionally indecent as it is satisfied that the publication would be injurious to the public good.

Dated at Wellington this 22nd day of December 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5283

Decision No. 75/89

Reference No.: IND 52/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: *Club International*, Volume 18, No. 8, 9 and 10:

Chairman: Judge R. R. Kearney.

 $\textit{Members:}\ R.\ E.\ Barrington,\ A.\ J.\ Graham\ and\ S.\ C.\ Middleton.$

Hearing at Wellington on the 28th day of November 1989. *Appearances:* M. J. Wotherspoon for Comptroller of Customs. G. F. Ellis, counsel on behalf of publisher and importer.

Decision

These publications were commercially imported on a limited basis in order that Gordon & Gotch (NZ) Ltd., the intended distributors could have them placed before the Tribunal for classification and for the consideration of a serial restriction order in terms of section 15A of the Indecent Publications Act 1963. This publication has previously been freely available in New Zealand to persons over the age of 18 years and a serial restriction order has previously applied.

The Tribunal is satisfied that there is material in the publication which would be injurious to younger readers and classifies each of these editions as indecent in the hands of persons under the age of 18 years and is further satisfied that there is a consistency of format in respect of the publication *Club International* of such a kind that it is appropriate that a serial restriction order be granted classifying the publication *Club International* as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 21st day of December 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5284

Decision No. 95/89 Reference No.: IND 36/88

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: Tip Top, Vol. 22, No. 1; Tip Top, Vol. 26, No. 1; Tip Top International, Vol. 1, No. 4; Tip Top International, Vol. 1, No. 6; Tip Top International, Vol. 2, No. 3; Tip Top International, Vol. 2, No. 4; Tip Top International, Vol. 2, No. 5; Tip Top International, Vol. 2, No. 9; Tip Top International, Vol. 2, No. 10; Tip Top International, Vol. 3, No. 9; Tip Top International, Vol. 3, No. 1; Tip Top International, Vol. 3, No. 1; Tip Top International, Vol. 3, No. 1; Tip Top International, Vol. 3, No. 6; Tip Top International, Vol. 3, No. 7; Tip Top International, Vol. 3, No. 8:

Chairman: Judge R. R. Kearney.

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

Hearing at Wellington on the 13th day of October 1988.

Appearances: M. J. Wotherspoon for Comptroller of Customs. Mr Highley, importer, trading as Exchange Traders.

Supplementary Decision

This decision is supplementary to that delivered on 6 December 1988 (decision No. 57/88) in respect of these publications and a number of other publications. In that decision 2 volumes of *Tip Top* were referred to in the body of the decision and each of those was classified as indecent in the hands of persons under the age of 18 years. Those volumes did not however appear in the supplementary heading in respect of that particular decision and to avoid any possible misunderstanding in relation to the Tribunals decision we now confirm the R18 classification in respect of those 2 volumes.

In that same decision *Tip Top International* were said by the Tribunal to contain, in some of its issues, written material of a kind which causes considerable concern to the Tribunal.

"Because of that concern the Tribunal has deferred its decision in respect of that particular series of publications until after its next meeting in December 1988." The fact that final decision was not given was overlooked and it

now falls for the Tribunal to make a decision in respect of the classification of those particular publications. The Tribunal has concluded that *Tip Top International* contains material of the kind which would be injurious to younger readers and classifies each as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5285

Decision No. 94/89

Reference No.: IND 6/87

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: *Model Celebrities*, Issues No. 7 and No. 8:

Chairman: Judge R. R. Kearney.

 $\it Members: H. B. Dick, R. E. Barrington, A. J. Graham and K. A. R. Hulme.$

Hearing at Wellington on the 11th day of October 1987.

Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance by or on behalf of either importer.

Decision

These 2 publications came before the Tribunal at its hearing in Wellington on 11 December 1987 (decision No. 57/89) and they were on the same file as publications P.F.I.Q. The P.F.I.Q. issues became the subject of a number of applications before the Tribunal and subsequent hearings in respect of them took place on the 14th day of April 1988 and the 26th day of April 1989. In the process of those supplementary hearings the fact that the 2 issues of Model Celebrities were originally before the Tribunal was overlooked and no final decision was issued in respect of those publications. The Tribunal at its meeting on 11 December 1987 following the hearing at Wellington had reached a conclusion that both of these publications required an age classification. We now give effect to that finding in this decision and because the publications contain material which in the Tribunal's view would be injurious to younger readers each of these publications is classified as indecent in the hands of persons under the age of

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5286

Decision No. 93/89

Reference No.: IND 14/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: Techniques of Making Love:

Chairman: Judge R. R. Kearney.

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

Hearing at Wellington on the 26th day of April 1989.

Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submissions by General Manager of Doubleday New Zealand Ltd.

Decision

This publication was commercially imported through Auckland air freight on or about 7 December 1988 and was

seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication was referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

In his submission to the Tribunal Mr Wotherspoon on behalf of the Comptroller stated that the book was a high-quality presentation which purports to provide educational counsel on sexual techniques with an emphasis on personal relationships. The publication contains 96 pages of full colour photographs and only 30 pages of text. Mr Wotherspoon pointed out to the Tribunal that there was no index system and there was no page numbering which could create difficulties if the book was in fact to be used as a serious reference work. The Comptroller was also concerned with some of the over-explicit show of sexual intimacy between the models displayed and it was referred to the Tribunal with the suggestion that the Tribunal might wish to classify it as unconditionally indecent.

Subsequently several members of the Tribunal have made inquiries of people who are engaged in the role of sex therapists and similar people to ascertain from them whether this particular publication was in fact of a kind which could be used as a genuine therapist's manual in respect of counselling people with sexual problems.

There are aspects of the publication which cause the Tribunal concern but the information which we have is, although in some cases negative, largely in favour of the book being permitted for some special purposes in respect of sexual counselling. After a review of the previous authorities the Tribunal has reached the conclusion that rather than have a very limited classification an age restriction would suffice. Accordingly, the classification which the Tribunal imposes on this publication is that it is indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5287

Decision No. 92/89

Reference No.: IND 65/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: *Genesis*, Holiday Issue 1989; *Australian Penthouse Letters*, No. 25; *Australian Penthouse Sex Scenes*, No. 1:

Chairman: Judge R. R. Kearney.

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

Appearances: M. J. Wotherspoon for Comptroller of Customs. G. F. Ellis, counsel on behalf of the publisher and importer.

Decision

These publications were commercially imported through parcel post, Auckland in October 1989 and were seized by the Collector of Customs. The importer having subsequently disputed forfeiture, the publications were referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Genesis, Holiday Issue 1989.

In decision 6/89 of 3 May 1989 the Tribunal issued a serial restriction order in terms of section 15A of the Indecent Publications Act 1963 classifying the publication *Genesis* as indecent in the hands of persons under the age of 18 years. Contemporaneous with this decision in respect of *Genesis*,

Holiday Issue 1989, the Tribunal has given a decision in respect of the publication *Genesis*, 1989, Vol. 17, No. 5, classifying that particular issue as unconditionally indecent, but for the reasons expressed in that decision not on that occasion cancelling the serial restriction orders.

In his submission Mr Wotherspoon for the Comptroller of Customs, mentioned that the issue presented to the Tribunal does not comply with the undertaking for the overprinting of the video review segment of the magazine, a section which contains pictures of heterosexual and female sexual activity and which undertaking to overprint resulted in the Tribunal granting a serial restriction order, classifying the publication Genesis as indecent in the hands of persons under the age of 18 years. Mr Wotherspoon also drew to the Tribunals attention a segment entitled "Maybelline and Lucille" on pages 40-45 of the publication which includes multiple model scenes of sexual activity between 2 females. In his submission to the Tribunal Mr Ellis firstly invited the Tribunal (as he has on a number of occasions) not to classify the publication as indecent simply because one of the legs of the tripartite test had been breached. He also invited the Tribunal to consider whether in fact the activity displayed in the "Maybelline and Lucille" feature is of such a nature that it should come within the prescription of multiple sexual activity of models in that leg of the tripartite test. Mr Ellis also advised the Tribunal that the publication of this particular volume intended for sale did have the video review section overprinted and he provided a copy of that overprinting for the consideration of the Tribunal. For the same reasons expressed in the contemporaneous decision earlier referred to, the Tribunal finds this publication unconditionally indecent and so classifies it because of the "Maybelline and Lucille" feature.

Australian Penthouse Letters, No. 25.

The Tribunal agrees with the argument of the Comptroller of Customs supported by Mr Ellis and because there is content which would be injurious to younger readers classifies this publication indecent in the hands of persons under the age of 18 years.

Australian Penthouse Sex Scenes, No. 1.

The Comptroller of Customs invites the Tribunal to classify this publication indecent in the hands of persons under the age of 18 years, because of some of the scenes presented and that is supported by Mr Ellis. The Tribunal accordingly classify this publication as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. go5288

Decision No. 91/89

Reference No.: IND 61/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: *True Blue*, No. 8 (Soft Edition):

Chairman: Judge R. R. Kearney.

Members: R. E. Barrington, A. J. Graham and S. C. Middleton.

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

 $\label{eq:Appearances: M. J. Wotherspoon for Comptroller of Customs. G. Marr and G. Pene, representatives of publishers and distributors.$

Decision

This publication was privately imported through parcel post, Auckland on 12 October 1989 and was seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication was referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

True Blue is an Australian magazine of heterosexual orientation and consists principally of photographs of nude or partly clothed female models, short articles, cartoons and video reviews. The magazine is produced in 2 versions which are commonly called the "Soft Edition" and the "Hard Edition". Issues No. 3 and 4 of the soft version were referred to the Tribunal in October and November 1988 and were classified as indecent in the hands of persons under the age of 18 years in Tribunal decisions 36 and 49/88, and the Comptroller of Customs supports the classification on the same basis in respect of this edition.

Prior to the sitting of the publication Mr Marr and Mr Pene made available to the Tribunal copies of the following publications:

Beach Babies, No. 2.

Bra Busters, No. 3.

Big 'n' Bouncy, No. 3.

The Best of Boobs and Bums.

Naked Nymphs.

True Blue, No. 9 (Soft Edition).

Copies of those publications were also made available for consideration by the Comptroller of Customs.

At the hearing Mr Marr requested that the Tribunal give consideration to the issue of a serial restriction order classifying this line of publications, all of which contain different titles as indecent in the hands of persons under the age of 18 years. Mr Wotherspoon on behalf of the Comptroller of Customs supported that application.

The Tribunal has previously expressed in its decisions, in respect of the earlier editions of *True Blue*, its finding that the portrayal of the female nude figure in these publications is restrained, with no undue emphasis on the female genitalia. The Tribunal finds that same restrained display in all of the publications presently before it for consideration, and in respect of all of these publications, including those in the schedule, classifies them as indecent in the hands of persons under the age of 18 years and it is not required that those publications in the schedule should be the subject of separate application. The Tribunal is also satisfied that there is a consistency of presentation and that the serial restriction order should be and is issued with respect of these publications, classifying them as indecent in the hands of persons under the age of 18 years.

Because the publications are published under different titles the serial restriction order is to be confined to the Soft Edition publications which have at the top of the front cover the statement "ANOTHER HIGH CLASS AUSTRALIAN EROTIC MAGAZINE FROM THE TRUE BLUE STABLE".

Dated at Wellington this 9th day of January 1990.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal. 905289

Law Practitioners Act 1982

Manawatu, Taranaki and Wanganui District Law Society Disciplinary Tribunals

Pursuant to section 103 (2) (b) of the Law Practitioners Act 1982, His Excellency the Governor-General has been pleased to appoint:

John Stewart Robson, managing director of Palmerston North.

as a lay member of the Manawatu, Taranaki and Wanganui

District Law Societies Disciplinary Tribunals for a period of 3 years on and from the date hereof.

Dated at Wellington this 18th day of April 1990.

W. P. JEFFRIES, Minister of Justice. go5257

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 6

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 6.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

The Christian Fellowship at Bucklands Beach.

Dated at Lower Hutt this 1st day of May 1990.

B. E. CLARKE, Registrar-General. go5094

Penal Institutions Act 1954

Appointment of Visiting Justices at Ohura Prison and Tongariro and Rangipo Prison Farms

Pursuant to section 10 (2) of the Penal Institutions Act 1954, the Minister of Justice, has been pleased to appoint:

Leo Leslie Menefy

Justice of the Peace of Taumarunui to be a Visiting Justice to the Penal Institution at Ohura known as Ohura Prison; and appoint:

Percival Patrick O'Brien

Justice of the Peace of Turangi to be a Visiting Justice to the Penal Institutions known as the Tongariro Prison Farm and the Rangipo Prison Farm.

Dated at Wellington this 4th day of April 1990.

D. OUGHTON, Secretary for Justice.

(Adm. 3/44/17; Adm. 3/44/10) go5258

Sale of Liquor Act 1962

Corrigendum

In the notice published in the *Gazette*, 27 April 1990, No. 64, page 1399, headed notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Dunedin Licensing Committee, the words on the 20th day of March 1990, should have read on the 30th day of March 1990.

Dated at Wellington this 2nd day of May 1990.

D. OUGHTON, Secretary for Justice.

(Adm. 2/72/5) go5259

Transport

International Air Services Licensing Act 1947

The Renewal of an International Air Service Licence

Pursuant to section 15 of the International Air Services Licensing Act 1947, notice is hereby given that Air Pacific Limited has applied for the renewal of its International Air Service Licence to operate air services for the carriage of passengers, cargo and mail between Fiji and New Zealand for a further 2-year period from 1 October 1990. Further details of this proposal may be obtained from the General Manager, Air Transport Division, Ministry of Transport, P.O. Box 31-441, Lower Hutt.

Any persons or organisation desiring to make representations relating to this application must forward these representations in writing to reach me on or before 31 May 1990.

Dated at Wellington this 21st day of May 1990.

W. P. JEFFRIES, Minister of Civil Aviation and Meteorological Services. go5246

Notice of Intention to Amend an International Air Service Licence

Notice is hereby given that I intend to exercise the power conferred on me by section 14 of the International Air Services Licensing Act 1947, to amend the Cathay Pacific Airways International Air Service Licence to permit the airline to operate two return services per week over the route Hong Kong—Auckland.

This amendment will take effect on 1 June 1990.

Dated at Wellington this 7th day of May 1990.

W. P. JEFFRIES, Minister of Civil Aviation and Meteorological Services. go5256

Traffic Regulations 1976

Notice of Approval of Rear Reflectors—Traffic Regulations 1976

Pursuant to regulation 88 (1) of the Traffic Regulations 1976 and pursuant to powers delegated to me by an instrument of delegation dated the 14th day of November 1989, rear reflectors of the type described in the Schedule hereto are hereby approved for the purposes of regulation 62 of the said regulations.

Schedule

Red reflectors fitted as original equipment or supplied as replacement parts by the Ford Motor Company to their Falcon, Fairmont, Fairlane, or LTD model range.

Dated at Wellington this 4th day of May 1990.

H. C. MATHESON, Senior Automotive Engineer. go5268

Transport Act 1962

Approval of Traffic Improvement Schools

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 14th day of November 1989; I, Warren Richard Gillespie Simeon, Controller, Traffic Education Standards, hereby approve;

As organisations or instructors for the purpose of conducting

courses pursuant to regulations 11 (1) (b) (i) and 32 (2) of the Transport (Drivers Licensing) Regulations 1987.

Peter Dominic Gordon Traffic Improvement School, Hamilton; under the direction of P. D. Gordon.

East Coast Bays Driving School, Auckland; under the direction of P. Hathaway.

Weldon—Driver Training, Training Consultant School, Hamilton; under the direction of S. Weldon.

Fielding Agricultural High School, Fielding; under the direction of B. Crothers.

Simon Wards Driver Instruction School, Christchurch; under the direction of S. A. Ward.

Heather Shirley Rye Traffic Improvement School, Whakatane; under the direction of H. S. Rye.

Bush's Driving School, Rotorua; under the direction of C. P. McCann.

Driver Trainer, Auckland; under the direction of T. P. Lynch.

Signed at Wellington this 8th day of May 1990.

W. R. G. SIMEON, Controller, Traffic Education Standards. (File: 16/6/5) go5269

Waterfront Industry Restructuring

Notice Communicating Government Policy to the Waterfront Industry Restructuring Authority

Notice is hereby given to the Waterfront Industry Restructuring Authority, pursuant to section 7 (1) of the Waterfront Industry Restructuring Act 1989, that the Authority is required to give effect to the following Government policy in making available financial assistance as authorised by or under the Act:

Any financial assistance provided by the Authority in respect of any application for assistance shall not exceed 84.375 percent of the total amount of redundancy liabilities, including fringe benefit tax, to which that application relates.

This notice replaces the notice dated the 19th day of October 1989, communicating Government policy to the Waterfront Industry Restructuring Authority.

Dated this 22nd day of April 1990.

W. P. JEFFRIES, Minister of Transport. go5263

Authorities and Other Agencies of State

Broadcasting Standards Authority

Broadcasting Act 1989

Broadcasting Standards Authority—Decision 5/90

Pursuant to section 15 (1) of the Broadcasting Act 1989, notice is hereby given that the Broadcasting Standards Authority has declined to uphold a complaint by Fay McAllister that the broadcast by Television New Zealand Ltd. of a news item concerning the funeral of her son Glen infringed her privacy. It was found that TVNZ had not breached its obligation, under section 4 (1) (c) of the Act, to maintain standards consistent with the privacy of the individual.

Copies of decisions may be purchased from the Broadcasting Standards Authority, P.O. Box 9213, Wellington at the price of \$5.00 each or by annual subscription of \$100.00.

Dated at Wellington this 4th day of May 1990.

G. POWELL, Executive Officer.

New Zealand Pork Industry Board

New Zealand Pork Industry Board—Declaration in Election of a Producer Member Ward 2

Pursuant to section 6 of the Pork Industry Board Act 1983, I give notice that as only one nomination was received for a producer member for Ward 2, I declare:

Robert Edward Jeffrey, returned unopposed.

Dated this 1st day of May 1990.

G. A. BEARD, Returning Officer. au5057

New Zealand Pork Industry Board—Declaration in Election of a Producer Member Ward 3

Pursuant to section 6 of the Pork Industry Board Act 1983, I give notice that as only one nomination was received for a producer member for Ward 3, I declare:

Denis Heron Lepper, returned unopposed.

Dated this 1st day of May 1990.

G. A. BEARD, Returning Officer. au5058

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 1, 5 May 1990

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 1 for 5 May 1990 is as follows:

One prize of \$50,000: 3021 330789.

Twenty-five prizes of \$5,000: 035 397708, 816 864481, 1099 946534, 1227 093166, 1528 306575, 1681 775739, 2210 893841, 2217 693036, 2726 061278, 3026 465569, 3127 313061, 3498 273310, 3897 557743, 4022 036371, 4323 014726, 4783 054557, 5497 280667, 5499 792222, 7695 309773, 8291 535249, 8486 090991, 9087 402359, 9496 573175, 9987 027200 and 9995 543243.

DAVID CAYGILL, Minister of Finance. au5088

Reserve Bank

Reserve Bank of New Zealand Act 1964

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 7 February 1990

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities— Denominated in overseas currencies— (a) Short term (b) Long term Denominated in New Zealand currency—	3,568,858 254,719		Overseas assets— Denominated in overseas currencies— (a) Short term	4,174,662 52,261
(a) Short term	4,893		rights	526
(b) Long term Allocation of special drawing rights by I.M.F		3,828,470 313,816	(b) Long term	1,976 1,033
Deposits— (a) Government:			Advances and discounts—	4,230,458
Crown Settlement Account Other (b) Settlement banks (c) Stabilisation accounts (e) Other Reserve Bank Bills	269,187 146,457 21,737 144,519 279,585	861,485 1,193,758	(a) Government: Crown Settlement Account Other (b) Settlement Banks: One day advance Other	217,000 504 238,787
Currency in circulation Other liabilities		1,233,919 296,924	Term loans	456,291
Reserves— (a) General reserve (b) Other reserves (c) Profit and loss appropriation from	299,578 50,047		(a) Government (b) Marketing organisations	1,204,931 37,500 1,242,431
appropriation account		349,625	Investments in New Zealand— (a) New Zealand Government Securities (b) Other	1,880,155
			Other assets	1,880,155 268,662
		\$8,077,997	2 20000	\$8,077,997
		====		=====

G. K. FROGGATT, Chief Manager, Corporate Services. au5271

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, $14 \, \text{February} \, 1990$

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—		, (,	Overseas assets—	,
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	3.642.423		(a) Short term 4,243,846	
(b) Long term	238,919		(b) Long term 52,431	
Denominated in New Zealand currency—	200,717		(c) Holdings of I.M.F. special drawing	
(a) Short term	4,893		rights 535	
)	4,070		Denominated in New Zealand currency—	
(b) Long term		3,886,235		
Allocation of angold drawing rights by		3,000,233) () · · · · · · · · · · · · · · · · ·	
Allocation of special drawing rights by I.M.F.		319,382		
		319,362	Gold 1,055	4,299,821
Deposits—			A 1 1 12 1	4,299,021
(a) Government:	(1(040		Advances and discounts—	
Crown Settlement Account	616,248		(a) Government:	
Other	179,650		Crown Settlement Account	
(b) Settlement banks	7,144		Other 133,840	
(c) Stabilisation accounts	151,066		(b) Settlement Banks:	
(e) Other	283,620		One day advance 184,000	
		1,237,728		
Reserve Bank Bills		1,227,006	(c) Other 238,723	
Currency in circulation		1,213,354		557,067
Other liabilities		305,269		
Reserves—			(a) Government 1,219,550	
(a) General reserve	299,578		(b) Marketing organisations 37,500	
(b) Other reserves	50,047			1,257,050
(c) Profit and loss appropriation from	•			, ,
appropriation account	_		Investments in New Zealand—	
appropriate account		349.625	(a) New Zealand Government Securities 2,150,341	
			(b) Other	
			(-)	2,150,341
			Other assets	274,320
		\$8,538,599		\$8,538,599

G. K. FROGGATT, Chief Manager, Corporate Services. au5272

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 21 February 1990

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—			Overseas assets—	
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	3,643,982		(a) Short term 4,304,564	
(b) Long term	296,545		(b) Long term 50,709	
Denominated in New Zealand currency—	,		(c) Holdings of I.M.F. special drawing	
(a) Short term	4,893		rights 537	
(b) Long term	_		Denominated in New Zealand currency—	
(0)		3,945,420	(a) Short term	
Allocation of special drawing rights by		-,,,,	(b) Long term 1,976	
I.M.F.		320,317	Gold 1,033	
Deposits—		020,017	2,000	4,358,819
(a) Government:			Advances and discounts—	1,000,019
Crown Settlement Account	554.875		(a) Government:	
Other	136,934		Crown Settlement Account	
(b) Settlement banks	846		Other	
(c) Stabilisation accounts	159,542		(b) Settlement Banks:	
) i Out	273,952		171 000	
(e) Other	213,932	1,126,149	One day advance 151,000 Other 504	
Reserve Bank Bills		1,120,149	(c) Other 244,761	
••••			(c) Other 244,701	396,265
Currency in circulation		1,189,255	T1	390,203
Other liabilities		299,612	Term loans—	
Reserves—	000 570		(a) Government 1,229,197	
(a) General reserve	299,578		(b) Marketing organisations 37,500	1.066.605
(b) Other reserves	50,047			1,266,697
(c) Profit and loss appropriation from			T N . 7 . 1	
appropriation account	_		Investments in New Zealand—	
		349,625	(a) New Zealand Government Securities 2,200,320	
			(b) Other 4,947	
				2,205,267
			Other assets	252,079
		\$8,479,127		\$8,479,127
		ΨΟ, 479,127		φυ,τι 9,121

G. K. FROGGATT, Chief Manager, Corporate Services. au5274

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 28 February 1990

Liabilities Overseas liabilities—		\$(000)	Assets Overseas assets—	\$(000)
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term (b) Long term	3,550,322 309,877		(a) Short term	
Denominated in New Zealand currency—			(c) Holdings of I.M.F. special drawing	
(a) Short term	4,893		rights 530	
(b) Long term	_		Denominated in New Zealand currency—	
AH 11 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		3,865,092		
Allocation of special drawing rights by		216 065	(b) Long term 1,976	
I.M.F Deposits—		316,865	Gold 1,021	4,284,082
(a) Government:			Advances and discounts—	4,204,002
Crown Settlement Account	395.972		(a) Government:	
Other	141,968		Crown Settlement Account –	
(b) Settlement banks	14,395		Other	
(c) Stabilisation accounts	161,648		(b) Settlement Banks:	
(e) Other	277,944		One day advance 37,000	
D D 1 D 1		991,927		
Reserve Bank Bills		1,258,686		076 046
Currency in circulation Other liabilities		1,204,680 303,746		276,246
Reserves—		303,740	(a) Government 1.238.841	
(a) General reserve	299.578		(b) Marketing organisations 37,500	
(b) Other reserves	50,047		(5) 1.5	1.276.341
(c) Profit and loss appropriation from	,-			_,,
appropriation account	_		Investments in New Zealand—	
		349,625	(,	
			(b) Other 4,959	0.100.706
			Other costs	2,199,786
			Other assets	254,166
		\$8,290,621		8,290,621
			=	

G. K. FROGGATT, Chief Manager, Corporate Services. au5273

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 7 March 1990

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—			Overseas assets—	
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	3,529,746		(a) Short term 4,19	4,379
(b) Long term	292,907		(b) Long term 5	0,664
Denominated in New Zealand currency—			(c) Holdings of I.M.F. special drawing	
(a) Short term	4,893		rights	525
(b) Long term	_		Denominated in New Zealand currency—	
		3,827,546	(a) Short term	_
Allocation of special drawing rights by			(b) Long term	1,976
I.M.F		313,700	Gold	1,021
Deposits—		·		4.248.565
(a) Government:			Advances and discounts—	-,-,-,-,-
Crown Settlement Account	1,163,184		(a) Government:	
Other	81,409		Crown Settlement Account	_
(b) Settlement banks	6,163		Other	_
(c) Stabilisation accounts	172,159		(b) Settlement Banks:	
(d) Other	0			4.000
(4) 4 - 114	ŭ	1,422,915	Other	498
Reserve Bank Bills		1,268,816	(c) Other	822
Currency in circulation		1,185,497	(6) 0 1101	495,320
Other liabilities		, ,	Term loans—	470,0£0
Reserves—		250,001		8,529
(a) General reserve	299,578		• • • • • • • • • • • • • • • • • • • •	7,500
(b) Other reserves	50.047		(b) Marketing organisations	1,286,029
(c) Profit and loss appropriation account	30,047		Investments in New Zealand—	1,200,029
(c) From and loss appropriation account	_	349.625		0,825
		349,023		4,972
			(b) Other	<u></u> 2,315,797
			Other assets	
			Other assets	259,022
		\$8,604,733		\$8,604,733
				====
				

 $G.\ K.\ FROGGATT,\ Chief\ Manager,\ Accounting\ Department.$ au 5275

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 14 March 1990

Liabilities		\$(000)		Assets			\$(000)
Overseas liabilities—			Overseas assets—				
Denominated in overseas currencies—	0.500.055		Denominated in o		ncies—	4 406 445	
(a) Short term	3,528,055		(a) Short term	• •		4,106,417	
(b) Long term	191,555		(b) Long term			39,482	
Denominated in New Zealand currency—	4.000		(c) Holdings of	I.M.F. special	drawing	500	
(a) Short term	4,893		rights		• • • • • •	523	
(b) Long term	=	0.704.500	Denominated in I	New Zealand o	currency		
A11		3,724,503	(a) Short term				
Allocation of special drawing rights by		010 500	(b) Long term	• •	• • • • •	1,976	
I.M.F		312,590	Gold		• • • • •	1,021	4 4 4 0 4 4 0
Deposits—							4,149,419
(a) Government:			Advances and disco	unts—			
Crown Settlement Account	1,140,048		(a) Government:				
Other	108,723		Crown Settlem	nent Account		-	
(b) Settlement banks	30,170		Other	••		_	
(c) Stabilisation accounts	173,276		(b) Settlement Ba				
(d) Other	16,004		One day advar	nce		77,000	
		1,468,221	Other			471	
Reserve Bank Bills		1,279,750	(c) Other			308	
Currency in circulation		1,204,535					77,779
Other liabilities		245,649	Term loans—				
Reserves—			(a) Government			1,259,202	
(a) General reserve	299,578		(b) Marketing org	janisations -		37,500	
(b) Other reserves	50,047						1,296,702
(c) Profit and loss appropriation account	_		Investments in New	Zealand—			
		349,625	(a) New Zealand	Government S	Securities	2,782,317	
			(b) Other			9,831	
							2,792,148
			Other assets				268,825
		\$8,584,873					\$8,584,873

G. K. FROGGATT, Chief Manager, Accounting Department. au5276

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 21 March 1990

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—			Overseas assets—	
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	3,551,916		(a) Short term 4,114,44	ļ.
(b) Long term	180,130		(b) Long term 39,13	1
Denominated in New Zealand currency—	-, -		(c) Holdings of I.M.F. special drawing	
(a) Short term	5,848		rights 520	5
(b) Long term	· –		Denominated in New Zealand currency—	
(1) = 113		3,737,894	(a) Short term	-
Allocation of special drawing rights by		-, ,	(b) Long term 1,976	5
I.M.F		314,678	Gold	
Deposits—		011,070		4,157,101
(a) Government:			Advances and discounts—	,,
Crown Settlement Account	334,876		(a) Government:	
Other	92.215		Crown Settlement Account	_
(b) Settlement banks	7,099		Other	_
(c) Stabilisation accounts	172,046		(b) Settlement Banks:	
(d) Other	38,501		One day advance 240,000)
(d) Other	30,301	644,737	Other 47	
Reserve Bank Bills		1,279,977		
Currency in circulation		1,183,195	(c) Other 296	240,769
Other lightlities		237,143	Term loans—	240,709
Reserves—		237,143	(a) Government 1,259,27	7
/-\ C 1	299,578			
) (a.,	50,047		(b) Marketing organisations 37,500	1,296,777
1 /	30,047		Investments in New Zealand—	_ 1,290,777
(c) Profit and loss appropriation account	_	349,625	(a) New Zealand Government Securities 1,799,73	
		349,023		
			(b) Other 9,850	
			Other conte	1,809,593
			Other assets	243,009
		\$7,747,249		\$7,747,249
				, , , , , , , , , , , ,

G. K. FROGGATT, Chief Manager, Accounting Department. au5277

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, $28\ \text{March}\ 1990$

Liabilities Overseas liabilities—		\$(000)	Assets \$(000)
Denominated in overseas currencies—			Overseas assets— Denominated in overseas currencies—
/- \ C1	3,619,308		(a) Short term 4,189,617
), (+	181,046		(1) 1 +
(b) Long term Denominated in New Zealand currency—	161,040		(c) Holdings of I.M.F. special drawing
/- \ C1	5,848		500
(b) Long term	3,040		Denominated in New Zealand currency—
(b) Long term	_	3,806,202	(a) Short term
Allocation of special drawing rights by		3,800,202	• •
IME		315.521	
*** *** * * * * * * * * * * * * * * * *		313,321	
Deposits—			Advances and discounts— 4,232,540
(a) Government: Crown Settlement Account	22.011		
Other	32,911		(a) Government:
	131,588		Crown Settlement Account –
(b) Settlement banks	5,773		Other -
(c) Stabilisation accounts	172,487		(b) Settlement Banks:
(d) Other	42,184	204.042	One day advance
D D. 1. Dell.		384,943	Other 464
Reserve Bank Bills		1,262,947	(c) Other 282
Currency in circulation		1,208,873	52,746
Other liabilities		244,218	
Reserves—	000 570		(a) Government 1,257,362
(a) General reserve	299,578		(b) Marketing organisations 37,500
(b) Other reserves	50,047		1,294,862
(c) Profit and loss appropriation			T NT 7 1 1
from appropriation account	_	040.605	Investments in New Zealand—
		349,625	(a) New Zealand Government Securities 1,740,733
			(b) Other 4,871
			1,745,604
			Other assets 246,577
		\$7,572,329	\$7,572,329
			Ψ1,012,025 ————————————————————————————————————

G. K. FROGGATT, Chief Manager, Accounting Department. au5278

Land Notices

Conservation

Reserves Act 1977

Revocation of a Notice Relating to a Reserve

Pursuant to section 6 (3) of the Reserves Act 1977, the Deputy Director-General (Resource Protection), acting under delegated authority from the Minister of Conservation, hereby revokes the notice cancelling the vesting in the Dunedin City Council and revoking the reservation over part of the Mt Cargill Scenic Reserve dated 22 July 1988 and published in the New Zealand Gazette of 4 August 1988, No. 137, page 3111.

Dated at Wellington this 30th day of April 1990.

M. HOSKING, Deputy Director-General (Resource Protection), Department of Conservation.

(DOC H.O. Res 1146; C.O. C.M.O. 13/68/3) ln5087

Authorisation of the Exchange of Reserves for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation the Director Estate Protection Policy hereby authorises the exchange of the reserves described in the First Schedule hereto, for the land, described in the Second Schedule hereto.

First Schedule

Canterbury Land District—Ashburton District

2.0234 hectares, more or less, being Reserve 1972, situated in Block IX, Westerfield Survey District. Gravel Reserve by *New Zealand Gazette* 1877, page 1011. S.O. Plan 2470.

2.0234 hectares, more or less, being Reserve 1991, situated in Block XII, Shepherds Bush Survey District. Gravel Reserve by New Zealand Gazette 1877, page 1011. S.O. Plan 2470.

2.0234 hectares, more or less, being Reserve 1993, situated in Block IX, Westerfield Survey District. Gravel Reserve by *New Zealand Gazette* 1877, page 1011. S.O. Plan 2470.

Second Schedule

Canterbury Land District—Ashburton District

4 hectares, more or less, being Lot 1, D.P. 53710, situated in Block V, Westerfield Survey District. All certificate of title 32A/387.

Dated at Wellington this 25th day of April 1990.

J. S. HOLLOWAY, Director Estate Protection Policy, Department of Conservation.

(DOC H.O. ORE 0104 CO1/20/4/2) ln5260

Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director of Estate, Protection Policy for the Department of Conservation, hereby revokes the reservation as a local purpose (road) reserve over the land, described in the Schedule hereto.

Schedule

South Auckland Land District—Matamata-Piako District Council

5 square metres, more or less, being Lot 3, D.P. S. 1955, situated in N.Z.M.S. 261, T14, sheet 1.2.

Dated at Wellington this 25th day of April 1990.

J. S. HOLLOWAY, Director, Estate Protection Policy, Deaprtment of Conservation.

(DOC File: RRL 009; H.O. ORE 0037) in5261

Revocation of the Reservation Order Part of 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 revokes the reservation over that part of a plantation reserve, described in the Schedule hereto.

Schedule

2

South Auckland Land District—Hamilton City

111 square metres, more or less, being part Lot 16, D.P. 28418, situated in NZMS 261, S14, sheet 4.3. Part *New Zealand Gazette*, 1956, page 584, shown marked A on S.O. Plan 58427.

Dated at Hamilton this 7th day of May 1990.

G. E. ROWAN, Regional Conservator.

(DOC REF: RRL004) ln5262

Iwi Transitional Agency

Maori Affairs Restructuring Act 1989

Corrigendum

Maori Land Development Notice, Hamilton 1990, No. 19

Maori Land Development Notice (Hamilton 1990, No. 12) in the notice with the above heading published in the *New Zealand Gazette* of 5 April 1990, No. 53, page 1219, the Second Schedule, under the heading Second Schedule delete the word "south" and insert the word "North".

Dated at Hamilton this 5th day of May 1990.

For and on behalf of the Iwi Transition Agency.

R. H. KOROHEKE, Assistant General Manager.

(ITA HO 15/2/80, DO 23/100)

New Zealand Railways Corporation

New Zealand Railways Corporation Act 1981

Declaring Railway Land at Wairoa to be Road

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, declares the land described in the Schedule hereto to be road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway 2 and shall remain vested in the Crown.

Schedule

Hawkes Bay Land District—Wairoa District

Both those pieces of land situated in Block VII, Waihua Survey District described as follows:

Area m²

Railway Land being

4378 Part Railway Land; marked 'B' on plan. 469 Part Railway Land; marked 'C' on plan.

As shown marked as above mentioned on plan L.O. 35843 (S.O. 9724), lodged in the office of the New Zealand Railways Corporation at Wellington.

Dated at Wellington this 7th day of May 1990.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 31805/15) ln5264

Declaring Railway Land at Maharahara to be Road

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, declares the land described in the Schedule hereto to be road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway 2 and shall remain vested in the Crown.

Schedule

Hawkes Bay Land District—Tararua District

All that piece of railway land containing 283 square metres, situated in Block V, Tahoraiti Survey District, being part Railway Land; as shown marked 'A' on plan L.O. 35841 (S.O. 9725), lodged in the office of the New Zealand Railways Corporation at Wellington.

Dated at Wellington this 7th day of May 1990.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 31446/47) ln5265

Corrigendum ·

Declaring Road at Waimiha to be Acquired for Railway Purposes

In the two notices with the above heading, dated 1 May 1990 and published in the *New Zealand Gazette* of 3 May 1990, No. 68 at page 1506, for the references to "Road" in the headings of the notices, read "Land", which reference appears in the original notices signed on behalf of the Chief Executive of the New Zealand Railways Corporation.

Dated at Wellington this 8th day of May 1990.

 $P.\ K.\ TROTMAN,$ for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 31114/63A,C) ln5266

Declaring Railway Land at Sockburn to be Set Apart for Ministry of Transport Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares the land described in the First Schedule hereto to be set apart, subject to a right to drain water and sewage granted by T. 790594/1, for Ministry of Transport purposes, reserving an easement for the drainage of water described in the Second Schedule hereto over the land

described in the Third Schedule hereto to be appurtenant to the land described in the Fourth Schedule hereto.

First Schedule

Canterbury Land District—Selwyn District

Land Set Apart

All that piece of railway land containing 3028 square metres, situated in Blocks X and XIV, Christchurch Survey District, being part Lot 1, D.P. 1592; as shown marked 'A' on plan L.O. 35981 (S.O. 18009), lodged in the office of the New Zealand Railways Corporation at Wellington.

Second Schedule

Easement of a Right to Drain Water

The rights and powers implied in and attaching to a right to drain water as set out in the Seventh Schedule of the Land Transfer Act 1952.

Third Schedule

Canterbury Land District—Selwyn District

Land Subject to an Easement of a Right to Drain Water

Part Lot 1, D.P. 1592, situated in Block XIV, Christchurch Survey District, being more particularly shown marked 'F' on D.P. 54745.

Fourth Schedule

Canterbury Land District—Selwyn District

Land Appurtenant to an Easement of a Right of Drain Water

Area m² Being

3250 Lot 1, D.P. 53251. All certificate of title 31B/1198.

2795 Lot 2, D.P. 53251. All certificate of title 31B/1199.

3788 Lot 7, D.P. 53245. All certificate of title 32F/670.

5529 Lot 8, D.P. 53245. All certificate of title 32F/671.

situated in Block XIV, Christchurch Survey District.

Dated at Wellington this 8th day of May 1990.

 $P.\ K.\ TROTMAN,$ for Chief Executive, New Zealand Railways Corporation.

(NZR L.O.P3005/)

Survey and Land Information

Local Government Act 1974

Transfer of Unformed Legal Road in Block VII, Howard Survey District, Tasman District

Pursuant to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, Nelson, hereby declares that the land described in the Schedule hereto has been transferred to the Crown by the Tasman District Council, pursuant to the said Section 323 and on the publication of this notice, the said land shall be deemed to be Crown land subject to the Land Act 1948.

Schedule

Nelson Land District—Tasman District

2.2489 hectares, situated in Block VII, Howard Survey District, being unformed legal road adjoining or passing through Sections 5, 23 and 99, Square 46 and Section 11, Block VII, Howard Survey District; as shown marked "A" on S.O. Plan 13951, lodged in the office of the Chief Surveyor at Nelson.

1.0157 hectares, situated in Block VII, Howard Survey District, being unformed legal road adjoining or passing

through Section 99, Square 46, Sections 2 of 12, 7, 8 and 11, Block VII, Howard Survey District; as shown marked "B" on S.O. Plan 13951, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 4th day of May 1990.

N. P. NALDER, Acting District Manager.

(DOSLI Nn. D.O. 11/78) ln5249

1CL

Public Works Act 1981

Land for Road, Road Stopped, Leasehold Estate in Land Acquired for the Generation of Electricity, Land Acquired for the Generation of Electricity and Crown Land Set Apart for the Generation of Electricity

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager (Land and Property), Department of Survey and Land Information, Dunedin, declares:

- (a) Pursuant to section 114 the land described in the First Schedule hereto to be road and vested in The Central Otago District Council.
- (b) Pursuant to sections 116 and 117 the road described in the Second Schedule hereto to be stopped and pursuant to section 52 set apart for the generation of electricity.
- (c) Pursuant to section 20 an agreement to that effect having been entered into the land described in the Third Schedule hereto is hereby acquired for the generation of electricity and shall vest in the Crown on the 10th day of May 1990.
- (d) Pursuant to section 20 an agreement to that effect having been entered into, the leasehold estate in the land described in the Fourth Schedule hereto held by Bruce John Paterson of Omakau, farmer and Kenneth John Paterson of Cromwell, farmer, under and by virtue of Pastoral Lease No. P. 244, recorded in Register Book, Volume 386, folio 148 is hereby acquired for the generation of electricity and shall vest in the Crown on the 10th day of May 1990.
- (e) Pursuant to section 52 the Crown land described in the Fourth Schedule hereto to be set apart for the generation of electricity.

First Schedule

Central Otago District—Otago Land District

Area

ha

Being

- 0.5673 Part Section 81, Block I, Cromwell Survey District; shown marked 'A' on plan.
- 0.3197 Part Run 325C, Block I, Cromwell Survey District; shown marked 'B' on plan.
- 1.1690 Part Section 81, Block I, Cromwell Survey District; shown marked 'C' on plan.
- 1.3550 Part Run 325C, Block I, Cromwell Survey District; shown marked 'D' on plan.

Shown marked as above mentioned on S.O. Plan 22418, lodged in the office of the Chief Surveyor at Dunedin.

Second Schedule

Central Otago District—Otago Land District

Area

ha

Adjoining or passing through

3.3400 Run 325C and Crown Land, Block I, Cromwell Survey District; shown marked 'J' on S.O. Plan 22418.

Area ha

Adjoining or passing through

- 3.3500 Run 325C, Block I, Cromwell Survey District and Block VI, Wakefield Survey District; shown marked 'P' on S.O. Plan 22420.
- 3.6200 Run 325C, Block VI, Wakefield Survey District; shown marked 'R' on S.O. Plan 22421.
- 3.7800 Run 325C, Block VI, Wakefield Survey District, Block XVII, Leaning Rock Survey District and Block XVIII, Leaning Rock Survey District; shown marked 'T' on S.O. Plan 22422.
- 4.1900 Run 325C, Block XVIII, Leaning Rock Survey District; shown marked 'V' on S.O. Plan 22423.
- 4.4200 Run 325D, Block XVIII, Leaning Rock Survey District; shown marked 'X' on S.O. Plan 22424.
- 7.5300 Run 325D and Section 18, Block XVIII, Leaning Rock Survey District, Run 325D, Section 3, part Section 4, Section 1630R, part Run 249 and Crown Land, Block XVI, Leaning Rock Survey District; shown marked "BB" on S.O. Plan 22425.

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

Third Schedule

Central Otago District—Otago Land District

All that piece of land containing 6672 square metres, being part Section 81, Block I, Cromwell Survey District; shown marked 'E' on S.O. Plan 22418, lodged in the office of the Chief Surveyor at Dunedin.

Fourth Schedule

Central Otago District—Otago Land District

Area ha

Being

- 30.00 Part Run 325C, Block I, Cromwell Survey District; shown marked 'F' on S.O. Plan 22418.
- 9.51 Part Run 325C, Block I, Cromwell Survey District; shown marked 'L' on S.O. Plan 22419.
- 9.69 Part Run 325C, Block I, Cromwell Survey District; shown marked 'M' on S.O. Plan 22419.
- 18.27 Part Run 325C, Block I, Cromwell Survey District and Block VI, Wakefield Survey District; shown marked 'O' on S.O. Plan 22420.
- 19.83 Part Run 325C, Block VI, Wakefield Survey District; and Block XVII, Leaning Rock Survey District; shown marked 'Q' on S.O. Plan 22421.
- 13.47 Part Run 325C, Block VI, Wakefield Survey District, and Blocks XVII and XVIII, Leaning Rock Survey District; shown marked 'S' on S.O. Plan 22422.
- 26.04 Part Run 325C, Block XVIII, Leaning Rock Survey District; shown marked 'U' on S.O. Plan 22423.
- 40.11 Part Run 325D, Block XVIII, Leaning Rock Survey District; shown marked 'W' on S.O. Plan 22424.
- 27.85 Part Run 325D, Blocks XVI and XVIII, Leaning Rock Survey District; shown marked 'Y' on S.O. Plan 22425.
- 4.30 Part Run 325D, Block XVI, Leaning Rock Survey District; shown marked 'Z' on S.O. Plan 22425.
- 0.3500 Part Run 325D, Block XVI, Leaning Rock Survey District; shown marked 'AA' on S.O. Plan 22425.

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 10th day of April 1990.

M. R. MACKENZIE, Assistant District Manager (Land and

Property), Department of Survey and Land Information, Dunedin.

(Dn. D.O. 92/11/90/6/267) ln5059

1CL

Corrigendum

Land for Road, Road Stopped, Crown Land for the Generation of Electricity and Land for the Generation of Electricity, Central Otago District

In the declaration with the above heading published in the New Zealand Gazette of 15 March 1990, No. 39 at page 830, after paragraph (b) insert the following:

(c) Pursuant to section 52 the Crown land described in the Second Schedule hereto to be set apart for the generation of electricity.

(Dn. D.O. 92/11/90/6/267) ln5060

1CL

Amending a Notice Declaring Land for Road, Road Stopped, Crown Land for the Generation of Electricity and Land for the Generation of Electricity, Central Otago District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager (Land and Property), Department of Survey and Land Information, Dunedin, hereby amends the notice dated the 6th day of March 1990 and published in the New Zealand Gazette of the 15th day of March 1990, No. 39 at page 830 declaring land for road, road stopped, Crown land for the generation of electricity and land for the generation of electricity, Central Otago District by omitting paragraph (c) and all the Third Schedule.

Dated at Dunedin this 10th day of April 1990.

M. R. MACKENZIE, Assistant District Manager (Land and Property), Department of Survey and Land Information, Dunedin.

(Dn. D.O. 92/11/90/6/267)

1CL

Land Set Apart for Courthouse Purposes

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

Schedule

Gisborne Land District

3153 square metres, situated in Block VII, Turanganui Survey District, being Sections 386 and 387, Town of Gisborne. All certificates of title 5A/358 and 5A/387.

Dated at Gisborne this 30th day of March 1990.

R. H. WINMILL, District Manager/Chief Surveyor.

(Na. D.O. 7/139)

ln5062

Amending a Notice Declaring Land at Main North Road Acquired for Education Purposes

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, Christchurch, hereby amends the notice dated the 20th day of March 1990 and published in the *New Zealand Gazette* of 29 March 1990, No. 48 at page 1130 declaring land at Main North Road acquired for education purposes, by omitting the following from the first line of the preamble.

"Section 44"

and substituting the following

"Section 55"

Dated at Christchurch this 23rd day of April 1990.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/1/14/118) ln5064

1CL

Stopped Road in Mangonui, 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 Assistant District Manager, Department of Survey and Land Information, Auckland, declares the part of stopped road described in the Schedule to be amalgamated with the land in certificate of title 47A/1423, North Auckland Land District, subject to any encumbrance, lien or interest registered thereon.

First Schedule

North Auckland Land District

6730 square metres, being Section 1, S.O. 61388, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 30th day of April 1990.

 $G.\ A.\ DAWSON,\ Assistant\ District\ Manager\ (Lands\ and\ Property).$

(DOSLI Ak. D.O. 50/15/10/0/61388)

1CL

Land Acquired for a Recreation Reserve and a Camping Ground in the District of Marlborough

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

- (a) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for a recreation reserve, and shall vest in The Marlborough District Council on the date of publication hereof in the *Gazette*.
- (b) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the Second Schedule hereto is hereby acquired for a camping ground, and shall vest in The Marlborough District Council on the date of publication hereof in the *Gazette*.

First Schedule

Marlborough Land District

Land Acquired for Recreation Reserve

1.1700 hectares, more or less, situated in Block XII, Wakamarina Survey District, being part Block "A"; marked "A" on S.O. Plan 5666, lodged in the office of the Chief Surveyor at Blenheim.

Second Schedule

Marlborough Land District

Land Acquired for a Camping Ground

3240 square metres, more or less, situated in Block XII, Wakamarina Survey District, being part Block "A"; marked "A" on S.O. Plan 6068, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Blenheim this 2nd day of May 1990.

G. HENDERSON, District Manager.

(DOSLI Nn. D.O. 20/1/1)

1CL

1CL

Land Acquired for Harbour Works in the District of Marlborough

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Blenheim, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for harbour works and vested in the Marlborough Harbour Board on the date of publication hereof in the Gazette.

Schedule

Marlborough Land District—Marlborough District

All those pieces of land situated in Block XII, Wakamarina Survey District, described as follows:

Area Being
4.8900 ha Part Block "A"; marked "A" on S.O. Plan
5731.
2.0400 ha Part Block "A"; marked "A" on S.O. Plan
5261.
455m² Part Block "A"; marked "A" on S.O. Plan
6799.

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

Dated at Blenheim this 2nd day of May 1990.

G. HENDERSON, District Manager.

(DOSLI Nn. D.O. 20/1/1)

1CL

Declaring Crown Land to be Set Apart for Limited Access Road in the District of Ruapehu

Pursuant to section 52 (1) of the Public Works Act 1981 and section 88 (2) of the Transit New Zealand Act 1989, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Wanganui, declares the land described in the Schedule hereto to be set apart for limited access road, which has become road, limited access road and State highway, and shall remain vested in the Crown.

Schedule

Wellington Land District—Ruapehu District

All that piece of land containing 4782 square metres, situated in Block VII, Makotuku Survey District, being section 1 on S.O. Plan 32700 and also part *Gazette* Notice 772393.

Dated at Wanganui this 2nd day of May 1990.

B. P. BONISCH, District Solicitor.

(DOSLI Wg. D.O. 8/49/0:695215)

1CL

ln5089

Reserve Set Apart for State Primary School— Waitaanga

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

Schedule

Taranaki Land District—South Taranaki District

4.0506 hectares being Section 9, Block VII, Waro Survey District; part *New Zealand Gazette* 1908, page 1249.

Dated at New Plymouth this 2nd day of May 1990.

R. F. SCHWASS, Acting District Manager.

(DOSLI N.P. D.O.)

1CL

Amending a Notice Declaring Reserve Set Apart for Post Office Purposes—Taranaki

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, New Plymouth, hereby amends the notice dated 5th day of April 1990, and published in the *New Zealand Gazette* of 12 April 1990, No. 58 at page 1297, declaring reserve to be set apart for post office purposes, by omitting the following phrase from the legal description of the land fourthly described in the Schedule:

"Ohura Survey District"

and substituting the following:

"Town of Ohura"

and in the *New Zealand Gazette* reference for the land last described "1911" and substituting "1912".

Dated at New Plymouth this 2nd day of May 1990.

R. F. SCHWASS, Acting District Manager.

(DOSLI N.P. D.O. 10/5)

ln5093

Realignment of Tongue Farm Road, Rodney District

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

- (i) Pursuant to section 114, the land firstly described in the First Schedule hereto to be road which shall vest in the Rodney District Council, and
- (ii) Pursuant to section 116, declares the portion of road described in the Second Schedule hereto to be stopped, and
- (iii) Pursuant to section 119 (1), declares the land secondly described in the First Schedule to be taken which shall vest in the Rodney District Council.

First Schedule

North Auckland Land District

Area Being

878 Part Lot 5, D.P. 13160; marked "A" on plan. 165 Part Lot 5, D.P. 13160; marked "C" on plan.

Shown marked as above-mentioned on S.O. Plan 65159, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

All that piece of road containing 727 square metres, adjoining or passing through part Lots 4 and 5, D.P. 13160; shown marked "B" on S.O. Plan 65159, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 15/11/0/65159)

1CL

Declaring Stopped Road in Waitomo District to be Vested

Pursuant to section 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager of the Department of Survey and Land Information, New Plymouth, declares that the pieces of stopped road described in the Schedule hereto shall be amalgamated with the land in certificate of title, Volume 132, folio 200, Taranaki Land Registry.

Schedule

Taranaki Land District

Area m² Being 579 Section 1, S.O. 12112. 202 Section 2, S.O. 12112.

Situated in Block III, Mapara Survey District.

Dated at New Plymouth this 26th day of April 1990.

R. F. SCHWASS, Acting District Manager.

(DOSLI Hn. 98/3/0/18)

In5122

1 CL

Amending a Notice Taking Land in Waitomo

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager of the Department of Survey and Land Information, New Plymouth hereby amends the notice dated the 20th day of October 1989 and published in the New Zealand Gazette of 9 November 1989, No. 198 at page 5689, taking land in Waitomo District by deleting the words "to be taken and vested in The Waitomo District Council" and substituting the words", now known as Section 6, S.O. 10696, to be taken and that it shall be amalgamated with the land in certificate of title No. H3/764, subject to memoranda of mortgage 167322, 225550 and 308186, Taranaki Land Registry".

Dated at New Plymouth this 26th day of April 1990.

R. F. SCHWASS, Acting District Manager.

N. 1. SCHWASS, Acting District I

(DOSLI Hn. 98/3/0/4) ln5123

1CL

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 Assistant District Manager, Department of Survey and Land Information, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area

In5125

m² Adjoining or passing through

210 Part Allotment 248, Pukeatua Parish; marked "A" on plan.

1330 Allotment South 247, Pukeatua Parish; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 63190, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 15/11/0/63190)

1CL

Stopped Road at O'Brien Road, Rodney District to be Vested

Pursuant to section 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Auckland, declares the part of stopped road described in the Schedule to be amalgamated with the land in certificate of title No. 75D/674, subject to memorandum of mortgage B. 942306.1, North Auckland Land District.

First Schedule

North Auckland Land District

1029 square metres, being Section 1, S.O. Plan 64101, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 1st day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 50/15/14/0/64101)

1CL

Declaring Portion of Road to be Stopped at Rangiputa Far North District

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

Schedule

North Auckland Land District

3093 square metres, adjoining or passing through Lot 3, D.P. 132053 and Section 81, Block II, Rangaunu Survey District; shown marked "A" on S.O. Plan 63955, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 50/15/10/0/63955) In5127

1CL

Realignment of Taylors 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 Assistant District Manager, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road which shall vest in The Rodney District Council on the date of publication in the Gazette.

Schedule

North Auckland Land District

Area

m²

Being

1244 Part Waikoukou No. 2 Block; marked "A" on S.O. Plan 55274.

963 Part Waikoukou No. 2 Block; marked "D" on S.O. Plan 55275.

Shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 15/11/0/55274-75) ln5128

1CL

Land Acquired for a Limited Access Road in Whangarei District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989 and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Auckland, declares that the land described in the Schedule is acquired for a limited access road, which becomes road, limited access road, and State highway which shall vest in the Crown on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

930 square metres, being part Lot 2, D.P. 73729; shown marked "A" on S.O. Plan 65420, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 72/14/1/0/75) ln5129

1CL

Land Held for a Main Highway Depot Set Apart for State Housing Purposes at Grove Road, Papakura

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

Schedule

North Auckland Land District

2 roods 36.3 perches (2941 square metres), being part Lot 3, D.P. 10784 and being part Allotment 42, Papakura Parish; coloured yellow on S.O. Plan 35977, lodged in the office of the Chief Surveyor at Auckland. (All Proclamation 13100, North Auckland Land Registry).

2 acres 5.8 perches (8240 square metres), being part Lot 3, D.P. 10784 and being part Allotment 42, Papakura Parish; coloured yellow on S.O. Plan 38453, lodged in the office of the Chief Surveyor at Auckland. (All Proclamation 14382, North Auckland Land Registry).

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 94/24/2/37) ln5130

1CL

Land Held for Motorway Purposes Set Apart in Connection with a Motorway in Auckland City

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Auckland, declares the land described in the Schedule hereto to be set apart in connection with a motorway.

Schedule

North Auckland Land District

1887 square metres, being Lots 2 and 3, D.P. 15923. All *Gazette* notice B. 305930.1, North Auckland Land Registry.

Dated at Auckland this 2nd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 71/2/9/0/200)

1CL

Land Held for Better Utilisation for the Grafton Gully-Beach Road Motorway and for Motorway Set Apart for Motorway Purposes in Auckland City

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, 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

Area

m²

926 Part Lots 11, 12 and 13, D.P. 355 (part *Gazette* notice A. 7368); marked "F" on plan.

Being

215 Part stopped road, (S.O. 60819) (part *Gazette* notice B. 760513.1); marked "G" on plan.

2110 Part Lots 34 and 35, D.P. 146 (part Gazette notice B. 339773.1); marked "I" on plan.

Shown marked as above mentioned on S.O. Plan 65107, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 1st day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 71/2/10/0/93) ln5132

1CL

Stopped Road to be Vested in the District of Tasman

Pursuant to sections 117 and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, Nelson, declares the portion of stopped road described in the Schedule hereto to be amalgamated with the land in certificate of title, Volume 104, folio 248, subject to memorandum of mortgage 196125.2.

Schedule

Nelson Land District

1282 square metres, situated in Block II, Tutaki Survey District, being Section 1, S.O. 14499. All *Gazette* notice 297102 (*New Zealand Gazette*, 1990, page 967).

Dated at Nelson this 3rd day of May 1990.

N. NALDER, Acting District Manager.

(DOSLI Nn. D.O. 72/6/11/2/0)

(DOSLI Nn. D.O. 72/6/11/2/

1CL

Road Stopped in the City of Nelson

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, Nelson, declares the portion of road described in the Schedule hereto to be stopped.

Schedule

Nelson Land District

185 square metres, situated in Block V, Wakapuaka Survey District, adjoining or passing through Lot 11, D.P. 12829; as shown marked "A" on S.O. Plan 14571, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 3rd day of May 1990.

N. NALDER, Acting District Manager.

(DOSLI Nn. D.O. 72/6/11/1/0)

1CL

Road Realignment in Thames-Coromandel District

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

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 25.

- (b) Pursuant to section 116, declares the piece of road described in the Second Schedule hereto to be stopped.
- (c) Pursuant to section 117, declares that the said stopped road, now known as Section 1, S.O. 56644, shall be amalgamated with the land in certificate of title No. 21A/148, subject to memorandum of mortgage H. 517143.2, South Auckland Land Registry.

First Schedule

South Auckland Land District

388 square metres, situated in Block XI, Hastings Survey District, being part of the Firth of Thames; as shown marked "B" on S.O. Plan 56644, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

289 square metres, adjoining part Section 23, Block XI, Hastings Survey District and Section 25, Block XI, Hastings Survey District; as shown marked "A" on S.O. Plan 56644, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 4th day of May 1990.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 72/25/2C/05/10) ln5247

1CL

Declaring Land to be Road and Road Stopped in North Shore City

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

- (a) Pursuant to section 114, the land described in the First Schedule to be road, which pursuant to section 88 (2) of the Transit New Zealand Act 1989, shall form part of State highway No. 1, which shall vest in The North Shore City Council, and
- (b) Pursuant to sections 116 and 117 (7) the road described in the Second Schedule to be stopped and when so stopped to be added to the adjoining land held for State Housing purposes described in the Third Schedule.

First Schedule

North Auckland Land District

Area m²

Being

- 28 Part Allotment 170, Parish of Paremoremo; marked "C" on plan.
- 148 Part Allotment 171, Parish of Paremoremo; marked "D" on plan.

Shown marked as above mentioned on S.O. Plan 65299, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

Area m²

Adjoining or passing through

7700 Part Allotments 164 and 170, Parish of Paremoremo; marked "A" on plan.

1579 Part Allotment 170, Parish of Paremoremo; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 65299, lodged in the office of the Chief Surveyor at Auckland.

Third Schedule

North Auckland Land District

Balance of land contained in certificate of title, Volume 61, folio 294, North Auckland Land Registry being part Allotment 164, Parish of Paremoremo.

Balance of land contained in *Gazette* notice 20193, North Auckland Land Registry, being part Allotment 170 and part Lot 169, Parish of Paremoremo.

Dated at Auckland this 4th day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 72/1/2A/0/336) ln5248

1CL

Realignment of Tongue Farm Road, Rodney District

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

- (i) Pursuant to section 114, the land firstly described in the First Schedule hereto to be road which shall vest in the Rodney District Council, and
- (ii) Pursuant to section 116, declares the portion of road described in the Second Schedule hereto to be stopped, and
- (iii) Pursuant to section 119 (1), declares the land secondly described in the First Schedule to be taken which shall vest in the Rodney District Council.

First Schedule

North Auckland Land District

Area

m²

Being

878 Part Lot 5, D.P. 13160; marked "A" on plan. 165 Part Lot 5, D.P. 13160; marked "C" on plan.

Shown marked as above-mentioned on S.O. Plan 65159, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

All that piece of road containing 727 square metres, adjoining or passing through part Lots 4 and 5, D.P. 13160; shown marked "B" on S.O. Plan 65159, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 15/11/0/65159)

1CL

Land Acquired for a Limited Access Road in Rodney District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989 and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Auckland declares that the land described in the Schedule hereto is hereby 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

Area

m² Beir

- 510 Part Lot 1, D.P. 57610; marked "F" on S.O. Plan 63745.
- 1315 Part Lot 4, D.P. 116554; marked "G" on S.O. Plan 63745.
 - 6 Part Allotment 455, Pukeatua Parish; marked "C" on S.O. Plan 63744.

Shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 72/1/2A/0) ln5251

1CL

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 Assistant District Manager, Department of Survey and Land Information, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area m²

Adjoining or passing through

- 823 Allotments 455 and 456, Pukeatua Parish; marked "B" on plan.
- 60 Allotment 455, Pukeatua Parish; marked "D" on
- 36 Lot 1, D.P. 57610; marked "E" on plan.

Shown marked as above mentioned on S.O. Plan 63744 and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of May 1990.

G. A. DAWSON, Assistant District Manager (Lands and Property).

(DOSLI Ak. D.O. 72/1/2A/0) ln5252

101

Stopped Road in Far North District to be Vested

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

- (a) Pursuant to section 42, the land described in the Schedule to be Crown land subject to the Land Act 1948, and
- (b) Pursuant to section 117 (6), the land firstly described in the said Schedule to be incorporated in Deferred Payment Licence No. 50B/105, North Auckland Land Registry (D.P.F. 1009), and
- (c) Pursuant to section 117 (6), the land secondly described in the said Schedule to be incorporated in Renewable Lease No. 846/117, North Auckland Land District (RL/2388).

Schedule

North Auckland Land District

Area ha

Being

0.5644 Section 1 on plan. 1.4277 Section 2 on plan.

Shown on S.O. Plan 56572, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 1st day of May 1990.

G. A. DAWSON, Assistant District Manager, (Lands and Property).

(DOSLI Ak. D.O. 50/15/3/0/56572) ln5270 101

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

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

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Accident Compensation Act 1982	Accident Compensation (Hyperbaric Oxygen Treatment Costs) Regulations 1989, Amendment No. 1	1990/102	7/5/90	2-A	\$1.50
Radiocommunications Act 1989	Radiocommunications (Fees) Regulations 1990	1990/103	7/5/90	3-BX	\$2.00
Transport Act 1962	Revocation of Transport (Long Service and Good Conduct Medal) Regulations	1990/104	7/5/90	2-A	\$1.50

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Fisheries Act 1983	Fisheries (Commercial Fishing) Regulations 1986, Amendment No. 6	1990/105	7/5/90	2-A	\$1.50

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General

Southland Regional Council

Public Works Act 1981

Notice of Intention to Take Land at Invercargill for River Control Purposes

Notice is hereby given that the Southland Regional Council, under the provisions of the Public Works Act 1981, requires to take the land (the land) described in the Schedule hereto for river control purposes to be used for construction on the land of the Otepuni Creek Flood Alleviation Detention Dam and for accumulation of water from time to time on the land in respect of such dam.

The reasons why the taking of the land is considered reasonably necessary are that the Otepuni Creek (which is subject to flooding) flows through and adjacent to the land and then continues to flow through Invercargill City. The detention dam is required to be built on the land to detain the peak flood discharge of the Otepuni Creek while allowing a controlled maximum flow to pass through Invercargill City in a designed flood channel. There is no other land in the Otepuni Creek catchment, except this land, which has the requirements of land contour and capacity for storage of water away from residential and commercial development for a detention dam. Any person having an estate or interest in the land may within

20 working days after the date of this notice send an objection to the Registrar, Planning Tribunal, Tribunals Division, Justice Department, Private Bag, Wellington. If any objection is made in accordance with this notice, a public hearing will be held, unless the objector otherwise requires, and each objector will be informed of the time and place of the meeting.

Schedule

Southland Land District

12.9720 hectares, being part Lot 2, Deposited Plan 10664 and part Section 44, Block II, Invercargill Hundred being parts of the land described in certificates of title 8C/593 and 8C/594, as shown marked "A" on plan lodged with the Chief Surveyor, Second Floor, Henderson House, 93 Kelvin Street, Invercargill as No. 11585. The land is bounded on the west by Rockdale Road, Invercargill and to the north by the Invercargill Crematorium and the south west corner of the land is situated beside Rockdale Road approximately 400 metres in a northerly direction along Rockdale Road from the intersection of Rockdale Road and Oteramika Road, Invercargill.

Dated this 4th day of May 1990.

N. A. McMILLAN, Principal Administrative Officer, The Southland Regional Council.

