

**Reprint
as at 23 October 1981**



**Reserves and Other Lands Disposal
Act 1981**

Public Act 1981 No 57
Date of assent 22 October 1981
Commencement see section 1(2)

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Note

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

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

This Act is administered by Land Information New Zealand.

An Act to provide for various matters relating to Crown land, reserves, and other land held for public purposes

1 Short Title and commencement

- (1) This Act may be cited as the Reserves and Other Lands Disposal Act 1981.
- (2) This Act shall come into force on the 28th day after the day on which it receives the Governor-General's assent.

2 State forests

Whereas the land to which this section relates is State forest land subject to the Forests Act 1949: And whereas it is desired that it should be declared to be Crown land subject to the Land Act 1948: And whereas section 19(1) of the Forests Act 1949 prohibits the revocation of the setting apart of land as State forest land except by Act of Parliament: Be it therefore enacted as follows:

- (1) The setting apart of the land to which this section relates as State forest land is hereby revoked, and the land is hereby declared to be Crown land subject to the Land Act 1948.
- (2) This section relates to the following land:
 - (a) all that piece of land situated in the South Auckland Land District, Otorohanga District, comprising 31.0350 hectares, more or less, being Sections 52 and 53, Block IX, Wharepapa Survey District, being part of the land comprised and described in the *Gazettes* of 1965 at page 1719 and 1978 at page 2463 (SO Plan 51242):
 - (b) all those pieces of land situated in the South Auckland Land District, Waitomo District,—
 - (i) comprising 20.1358 hectares, more or less, being Section 20 (formerly Part Section 15), Block XII, Kawhia South Survey District, being part of the land comprised and described in the *Gazette* of 1954 at page 277 (SO Plan 51409):
 - (ii) comprising 1.5175 hectares, more or less, being Section 16, Block XII, Kawhia South Survey District, being part of the land comprised and described in the *Gazette* of 1954 at page 297 (SO Plan 36082):

- (c) all that piece of land situated in the South Auckland Land District, Waitomo District, comprising 59.7700 hectares, more or less, being Sections 20 and 21, Block I, Maungamangero Survey District, being part of the land comprised and described in the *Gazette* of 1973 at page 2055 (SO Plan 51212):
- (d) all that piece of land situated in the Taranaki Land District, Stratford County, comprising 8.4616 hectares, more or less, being Parts Section 13, Block II, Pouatu Survey District, and Parts Sections 1 and 2, Block XIV, and Parts Section 1, Block XV, Waro Survey District, being part of the land comprised and described in the *Gazettes* of 1925 at page 2888, 1926 at page 1192, and 1933 at page 1215 (SO Plans 11615, 11616, 11617, 11618, 11622, 11623, and 11624):
- (e) all those pieces of land situated in the Hawke's Bay Land District, Taupo County,—
 - (i) comprising 91.2566 hectares, more or less, being Section 6, Block VII, Tarawera Survey District (shown edged red on SO Plan 3507):
 - (ii) comprising 57.7435 hectares, more or less, being Section 11, Block VII, Tarawera Survey District (shown edged red on SO Plan 5380):
- (f) all those pieces of land situated in the Wellington Land District, Waimarino County,—
 - (i) comprising 2 220 square metres, more or less, being Part Murimotu 4A, situated in Block XI, Karioi Survey District, being part of the land comprised and described in the *Gazette* of 1933 at page 2008 (SO Plan 32434):
 - (ii) comprising 3 971 square metres, more or less, being Part Murimotu 4A, situated in Block XI, Karioi Survey District, being part of the land comprised and described in the *Gazette* of 1933 at page 2008 (SO Plan 32434):
- (g) all those pieces of land situated in the Nelson Land District, Buller County,—
 - (i) comprising 9.9252 hectares, more or less, being a portion of State Forest, situated in Block

- IV, Waitakere Survey District, being part of the land comprised and described in the *Gazettes* of 1920 at page 2115 and 1961 at page 1913 (shown marked “A” on SO Plan 12921):
- (ii) comprising 5.9583 hectares, more or less, being Part Section 7, Block IV, Waitakere Survey District, being part of the land comprised and described in the *Gazette* of 1930 at page 3122 (shown marked “C” on SO Plan 12921):
 - (iii) comprising 2.4828 hectares, more or less, being Part Section 7, Block IV, Waitakere Survey District, being part of the land comprised and described in the *Gazette* of 1930 at page 3122 (shown marked “E” on SO Plan 12921):
- (h) all that piece of land situated in the Nelson Land District, Buller County, comprising 3 020 square metres, more or less, being a portion of State Forest situated in Block IV, Waitakere Survey District (shown marked “N” and bordered by a bold black line on SO Plan 12623) to be known as Section 65, Block IV, Waitakere Survey District:
- (i) all that piece of land situated in the Westland Land District, Grey County, comprising 881 square metres, more or less, being Part Reserve 1715, Block I, Kopara Survey District (shown marked “I” on SO Plan 9824):
 - (j) all that piece of land situated in the Westland Land District, Westland County, comprising 397.8059 hectares, more or less, being Reserve 1979, situated in Block VII, Waimea Survey District, being all of the land comprised and described in the *Gazette* of 1956 at page 1450 (SO Plan 4730):
 - (k) all that piece of land situated in the Westland Land District, Westland County, comprising 188.1788 hectares, more or less, being Reserve 1751, situated in Block IV, Okarito Survey District and Block I, Whataroa Survey District, being part of the land comprised and described in the *Gazette* of 1934 at page 78 (SO Plan 10408):
 - (l) all that piece of land situated in the Westland Land District, Westland County, comprising 364.2170 hectares,

more or less, being Reserve 1652, situated in Block IV, Mt Douglas Survey District, being part of the land comprised and described in the *Gazette* of 1920 at page 2837 (SO Plan 10402):

- (m) all those pieces of land situated in the Otago Land District, Tapanui Borough,—
 - (i) comprising 1.1311 hectares, more or less, being Part Section 1 (DP 6513), Block IV, Glenkenich Survey District, being part of the land comprised and described in the *Gazette* of 1949 at page 712 (shown marked “A” on SO Plan 19959):
 - (ii) comprising 1.7321 hectares, more or less, being Part Section 1 (DP 6513), Block IV, Glenkenich Survey District, being part of the land comprised and described in the *Gazette* of 1949 at page 712 (shown marked “B” on SO Plan 19959):
 - (iii) comprising 9 680 square metres, more or less, being Part Section 1 (DP 6513), Block IV, Glenkenich Survey District, being part of the land comprised and described in the *Gazette* of 1949 at page 712 (shown marked “C” on SO Plan 19959):
 - (iv) comprising 7 294 square metres, more or less, being Part Lot 14, DP 2034, situated in Block IV, Glenkenich Survey District, being part of the land comprised and described in Proclamation 6950 published in the *Gazette* of 1956 at page 373 (shown marked “D” on SO Plan 19959):
 - (v) comprising 1.4205 hectares, more or less, being Part Lot 14, DP 2034, situated in Block IV, Glenkenich Survey District, being part of the land comprised and described in Proclamation 6950 published in the *Gazette* of 1956 at page 373 (shown marked “E” on SO Plan 19959):
 - (vi) comprising 1.6845 hectares, more or less, being Lot 2, DP 2034, situated in Block IV, Glenkenich Survey District, being all the land comprised and described in certificate of title Volume 153, folio 199 (Otago Registry):

- (n) all those pieces of land situated in the Southland Land District, Wallace County,—
 - (i) comprising 17.4000 hectares, more or less, being State forest land situated in Block XIII, Centre Hill Survey District, being part of the land comprised and described in the *Gazette* of 1886 at page 253 (shown marked “A” on SO Plan 10077):
 - (ii) comprising 7.0000 hectares, more or less, being State forest land situated in Block XIII, Centre Hill Survey District, being part of the land comprised and described in the *Gazette* of 1886 at page 253 (shown marked “B” on SO Plan 10077):
- (o) all that piece of land situated in the Southland Land District, Wallace County, comprising 20.2000 hectares, more or less, situated in Block XIII, Lillburn Survey District, being part of the land comprised and described in the *Gazette* of 1959 at page 988 (shown marked “A” and “B” on SO Plan 10056).

3 Waitangi lands freed from trusts

Whereas the land to which subsection (2) relates is held by the Crown on trust under the Waitangi Endowment Act 1932–33: And whereas it is desired to include the land to which paragraph (a) of that subsection relates in the Puketona Farm Settlement: And whereas it is desired to include the land to which paragraph (b) of that subsection relates in the lands held by the Waitangi National Trust Board under the Waitangi National Trust Board Act 1932: And whereas the land to which subsection (3) relates is held by the Waitangi National Trust Board under the Waitangi National Trust Board Act 1932: And whereas that land has been severed from other lands administered by that Board by the Haruru Falls Road: And whereas it is desired to include the land to which that subsection relates in the Puketona Farm Settlement: Be it therefore enacted as follows:

- (1) The land to which this section relates is hereby declared to be Crown land free from any trust, but subject to the Land Act 1948.
- (2) This section relates to all those pieces of land in the North Auckland Land District, Bay of Islands County,—
 - (a) comprising 43.8120 hectares, more or less, being Allotments 44 and 45 Waitangi Parish (formerly Parts Lot 1, Deposited Plan 25368), situated in Block III, Kawakawa Survey District. Part Waitangi Endowment Act 1932–33. (SO Plans 55105 and 55106):
 - (b) comprising 1.3100 hectares, more or less, being Allotment 43 Waitangi Parish (formerly Part Lot 1, Deposited Plan 25368) situated in Block III, Kawakawa Survey District. Part Waitangi Endowment Act 1932–33. (SO Plan 55104).
- (3) This section also relates to all those pieces of land in the North Auckland Land District, Bay of Islands County,—
 - (a) comprising 113 square metres, more or less, being Part Lot 2, Deposited Plan 25368, situated in Block IV, Kawakawa Survey District, being part of the land comprised and described in certificate of title Volume 747, folio 53 (North Auckland Registry) (shown coloured yellow edged yellow on SO Plan 44898):
 - (b) comprising 538 square metres, more or less, being Part Lot 2, Deposited Plan 25368, situated in Block IV, Kawakawa Survey District, being part of the land comprised and described in certificate of title Volume 747, folio 53 (North Auckland Registry) (shown coloured yellow edged yellow on SO Plan 44898):
 - (c) comprising 96 square metres, more or less, being Part Lot 2, Deposited Plan 25368, situated in Block IV, Kawakawa Survey District, being part of the land comprised and described in certificate of title Volume 747, folio 53 (North Auckland Registry) (shown coloured yellow edged yellow on SO Plan 44898):
 - (d) comprising 7 square metres, more or less, being Part Lot 2, Deposited Plan 25368, situated in Block IV, Kawakawa Survey District, being part of the land comprised and described in certificate of title Volume 747,

folio 53 (North Auckland Registry) (shown coloured yellow edged yellow on SO Plan 44898).

4 Opotiki Library Centre

Amendment(s) incorporated in the Act(s).

5 Tongariro National Park

Whereas the land to which subsection (2) relates has in part been developed as part of the Tokaanu Tunnel of the Tongariro Power Development Scheme: And whereas the land to which subsection (3) relates has been developed as the Te Pōnanga Saddle Road: And whereas some of the land to which subsection (4) relates has been encroached upon in the realignment of State Highway 47: And whereas the remainder of the land to which subsection (4) relates has been severed from the remainder of the Tongariro National Park by the realignment of State Highway 47: And whereas it is desired to exclude all the land to which this section relates from the Tongariro National Park: And whereas section 11(1) of the National Parks Act 1980 prohibits the exclusion of land from a national park except by Act of Parliament: Be it therefore enacted as follows:

- (1) The land to which this section relates is hereby excluded from the Tongariro National Park.
- (2) This section relates to that piece of land in the Wellington Land District, Taupo County, comprising 1.4893 hectares, more or less, being Part Waipapa 2B2B, situated in Block II, Pihanga Survey District being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown marked "A" on SO Plan 30812).
- (3) This section also relates to all those pieces of land in the Wellington Land District,—
 - (a) Taumarunui County, comprising 4 730 square metres (1 acre 27 perches), more or less, being Part Waimanu 2G3, situated in Block I, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27048):

- (b) Taupo County, comprising 1.1640 hectares (2 acres 3 roods 20.2 perches), more or less, being Part Waipapa 2B2B, situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured grey on SO Plan 27049):
- (c) Taupo County, comprising 3 769 square metres (3 roods 29 perches), more or less, being Part Waipapa 2B1, situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27049):
- (d) Taupo County, comprising 2.3934 hectares (5 acres 3 roods 26.3 perches), more or less, being Part Tokaanu B2M1A, situated in Blocks IX and X Puketi Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
- (e) Taupo County, comprising 9 206 square metres (2 acres 1 rood 4 perches), more or less, being Part Tokaanu B1 R1, situated in Block IX, Puketi Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
- (f) Taupo County, comprising 1.7705 hectares (4 acres 1 rood 20 perches), more or less, being Part Waipapa 2A2A1, situated in Block IX, Puketi Survey District and Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
- (g) Taupo County, comprising 4.7975 hectares (11 acres 3 roods 16.8 perches), more or less, being Part Waipapa 2A1, situated in Block IX, Puketi Survey District and Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page

- 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
- (h) Taupo County, comprising 604 square metres (23.9 perches), more or less, being Part Waipapa 2A1 situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
 - (i) Taupo County, comprising 422 square metres (16.7 perches), more or less, being Part Waipapa 2D situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27080):
 - (j) Taupo County, comprising 3.6889 hectares (9 acres 18.5 perches), more or less, being Part Waipapa 2D, situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plans 27080 and 27081):
 - (k) Taupo County, comprising 5.1377 hectares (12 acres 2 roods 31.3 perches), more or less, being Part Waipapa 2B1 situated in Block II, Pihanga Survey District, being part of the land comprised and described in the *Gazette* of 1975 at page 159 and registered as *Gazette* Notice 126325.1 (shown coloured blue on SO Plan 27081).
- (4) This section also relates to all those pieces of land in the Wellington Land District, Taumarunui County,—
- (a) comprising 169 square metres (6.7 perches), more or less, being Part Waimarino Block, situated in Block XVI, Kaitieke Survey District (shown coloured blue on SO Plan 27483):
 - (b) comprising 8 243 square metres (2 acres 5.9 perches), more or less, being Part Waimarino Block and Part Waimarino 4B2, situated in Block XVI, Kaitieke Survey District, Block XIII, Tongariro Survey District and Block I, Ruapehu Survey District (shown coloured blue on SO Plan 27483):

- (c) comprising 8 248 square metres (2 acres 6.1 perches), more or less, being Part Waimarino Block, situated in Block XIII, Tongariro Survey District and Block I, Ruapehu Survey District (shown coloured blue on SO Plans 27483 and 27484):
- (d) comprising 96 square metres (3.8 perches), more or less, being Part Tawhai North Block, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plan 27484):
- (e) comprising 496 square metres (19.6 perches), more or less, being Part Tawhai North Block, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plan 27484):
- (f) comprising 1 811 square metres (1 rood 31.6 perches), more or less, being Part Tawhai North Block and Part Okahukura 7, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plans 27484 and 27485):
- (g) comprising 2 575 square metres (2 roods 21.8 perches), more or less, being Part Okahukura 7, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (h) comprising 4 499 square metres (1 acre 17.9 perches), more or less, being Part Okahukura 8E, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (i) comprising 4 406 square metres (1 acre 14.2 perches), more or less, being Part Okahukura 8E, situated in Block XIV, Tongariro Survey District (shown coloured blue and edged blue on SO Plan 27485):
- (j) comprising 1.2077 hectares (2 acres 3 roods 37.5 perches), more or less, being Parts Okahukura 8F and 8H, situated in Block XIV, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (k) comprising 1.4085 hectares (3 acres 1 rood 36.9 perches), more or less, being Parts Okahukura 8F and 8H, situated in Block XIV, Tongariro Survey District (shown coloured blue and edged blue on SO Plan 27485):

- (l) comprising 6 328 square metres (1 acre 2 roods 10.2 perches), more or less, being Part Okahukura 8H, situated in Blocks X and XIV, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (m) comprising 281 square metres (11.1 perches), more or less, being Part Okahukura 8H, situated in Block X, Tongariro Survey District (shown coloured blue and edged blue on SO Plan 27485):
- (n) comprising 655 square metres (25.9 perches), more or less, being Part Okahukura 8H, situated in Block X, Tongariro Survey District (shown coloured blue and edged blue on SO Plan 27485):
- (o) comprising 2 992 square metres (2 roods 38.3 perches), more or less, being Part Okahukura 8H, situated in Block X, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (p) comprising 1 320 square metres (1 rood 12.2 perches), more or less, being Part Okahukura 8G, situated in Block X, Tongariro Survey District (shown coloured blue on SO Plan 27485):
- (q) comprising 1.2072 hectares (2 acres 3 roods 37.3 perches), more or less, being Parts Okahukura 8 and 8G, situated in Blocks X and XI, Tongariro Survey District (shown coloured blue on SO Plan 27486):
- (r) comprising 1 029 square metres (1 rood 0.7 perches), more or less, being Parts Okahukura 8 and 8G, situated in Blocks X and XI, Tongariro Survey District (shown coloured blue and edged blue on SO Plan 27486):
- (s) comprising 3 318 square metres (3 roods 11.2 perches), more or less, being Parts Okahukura 8 and 8A, situated in Block XI, Tongariro Survey District (shown coloured blue on SO Plan 27486):
- (t) comprising 4 330 square metres (1 acre 11.2 perches), more or less, being Parts Okahukura 8A and 8M1, situated in Block XI, Tongariro Survey District (shown coloured blue on SO Plan 27486).

6 Mangaweka library site

Whereas the Governor was given power under section 26 of the Reserves and Other Lands Sale, Disposal, and Enabling and Public Bodies Empowering Act 1901 to grant the land to which this section relates as an estate in fee simple, in trust as a site for a public library: And whereas the land was vested in the trustees of the Mangaweka Public Library and Free Reading Room: And whereas the land has never been used for a library site and no library is planned for that site in the future: And whereas it is expedient that the land be declared to be Crown land free of any trust: Be it therefore enacted as follows:

- (1) The land to which this section relates is hereby declared to be Crown land free from any trust, but subject to the Land Act 1948.
- (2) This section relates to all that piece of land in the Wellington Land District, Rangitikei County, comprising 1 012 square metres, more or less, being Section 31, Town of Mangaweka, situated in Block X, Hautapu Survey District being all the land comprised and described in certificate of title Volume 121, folio 2 (Wellington Registry) (SO Plan 13778).

7 Marlborough Harbour Board endowment lands

Whereas the land to which this section relates comprises part of the land vested in the Wairau Harbour Board in trust, without power of sale, as an endowment for harbour purposes under section 79(1) of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1910: And whereas the Wairau Harbour Board was empowered, by section 9 of the Reserves and Other Lands Disposal Act 1958, to subdivide and lease some of that land: And whereas the assets, liabilities, rights, powers, functions, duties, and authorities of the Wairau Harbour Board have been vested in the Marlborough Harbour Board (in this section referred to as **the Board**) by an Order in Council made under section 14 of the Marlborough Harbour Act 1958: And whereas the Board wishes to make the land to which this section relates available for purchase by the various lessees of that land subject to the conditions

set out in this section: And whereas the Board does not have authority to sell the land: Be it therefore enacted as follows:

- (1) The Board may, subject to this section, sell any portion of the land to which this section relates to the lessee of that portion on such terms and conditions as are specified in this section but otherwise freed and discharged from all trusts, reservations, and restrictions affecting that portion of the land.
- (2) No land shall be sold by the Board under this section unless—
 - (a) there is a dwellinghouse on the land; or
 - (b) the intended purchaser of the land covenants with the Board to erect a dwellinghouse on the land within 2 years after the date of purchase and covenants that, in the event of failure to erect a dwellinghouse within that period or such further time as the Board may allow, to transfer the land to the Board at the original purchase price.
- (3) Where any land is sold under this section:
 - (a) the purchase price shall be payable in cash and shall be the market value of the land, exclusive of all improvements, as determined by a registered valuer appointed by the Board for the purpose:
 - (b) the cost of the valuation made under paragraph (a) shall be met by the Board, unless the lessee does not proceed with the purchase, in which case it shall be met by the lessee:
 - (c) the cost of merging the leasehold interest of the purchaser in the fee simple shall be borne by the purchaser:
 - (d) the proceeds of the sale shall be paid by the Board into its Public Facilities Account, and together with any interest accruing on those proceeds shall be applied only in or towards—
 - (i) the purchase of land or provision of facilities to be used for public advantage or benefit; or
 - (ii) the development or improvement for public advantage or benefit of land owned by the Board.
- (4) In dealing with any land to which this section relates the Board shall not exercise any of the powers conferred on it by section 143C of the Harbours Act 1950.

- (5) This section relates to all those pieces of land situated in the Marlborough Land District, Marlborough County—
- (a) comprising 1.6192 hectares, more or less, being Lots 1 to 16 inclusive, Deposited Plan 2521, situated in Block IV, Cloudy Bay Survey District, being all of the land comprised and described in certificate of title Volume 58, folio 177 (Marlborough Registry):
 - (b) comprising 3.0360 hectares, more or less, being Lots 1 to 30 inclusive, Deposited Plan 2555, situated in Blocks IV and VIII, Cloudy Bay Survey District, being all of the land comprised and described in certificate of title Volume 58, folio 279 (Marlborough Registry):
 - (c) comprising 6.0580 hectares, more or less, being Lots 1 to 52 inclusive, Deposited Plan 2630, situated in Block VIII, Cloudy Bay Survey District, being all of the land comprised and described in certificates of title Volume 60, folio 63, and Volume 60, folio 64 (Marlborough Registry); Parts of the land being subject to and together with Rights of Way over other parts of the land, created by Leases 33396, 33404, 33405, 33819, 33820, 34232, 34234, 34236, 34238, 34316, 34499, 34707, and 38100.

8 Kanieri Public Hall

Whereas the Governor was empowered by section 20 of the Reserves and Crown Lands Disposal and Enabling Act 1896 to vest the land to which this section relates in trustees for the purposes of a public hall, public library, reading room, and school of mines: And whereas that provision was repealed by section 2 of the Statutes Repeal Act 1902: And whereas from time to time the Governor exercised or purported to exercise the power conferred upon him by section 20 of the Reserves and Crown Lands Disposal and Enabling Act 1896: And whereas none of the persons so appointed by the Governor is known to be alive: And whereas it is expedient to vest the land in the Crown as a reserve under the Reserves Act 1977: Be it therefore enacted as follows:

- (1) The land to which this section relates is hereby vested in the Crown as a reserve for local purposes (hall site) subject to the Reserves Act 1977.

- (2) This section relates to all that piece of land in the Westland Land District, Westland County, comprising 4 047 square metres, more or less, being Reserve 101, situated in Block I, Kaniere Survey District, being all the land comprised and described in certificate of title Volume 2D, folio 661 (Westland Registry) (SO Plan 3473).

9 Otago University endowment lands
Amendment(s) incorporated in the Act(s).

10 Anderson Gift and Anderson Trust Board

Whereas section 18 of the Reserves and Other Lands Disposal Act 1942 made provision for the development and disposal of certain land gifted to the Crown by the late Sir Robert Anderson, and established the Anderson Trust Board: And whereas the land has been disposed of and the funds administered by the Board have been expended: And whereas it is expedient to repeal or revoke the provisions relating to the administration of the Gift: Be it therefore enacted as follows:

- (1) *Amendment(s) incorporated in the Act(s).*
- (2) The following regulations are hereby revoked:
- (a) the Anderson Gift Regulations 1943 (*Gazette* 1943 Vol 1, p 380):
 - (b) the Anderson Gift Regulations 1943, Amendment No 1 (*Gazette* 1950 Vol 1, p 371):
 - (c) the Anderson Gift Regulations 1943, Amendment No 2 (*Gazette* 1952 Vol III, p 1841):
 - (d) the Anderson Gift Regulations 1943, Amendment No 3 (*Gazette* 1975 Vol III, p 2227).

11 Fiordland National Park

Whereas the land to which this section relates is included in the Fiordland National Park: And whereas it is desired to exclude it from the National Park: And whereas section 11(1) of the National Parks Act 1980 prohibits the exclusion of land from a national park except by Act of Parliament: Be it therefore enacted as follows:

- (1) The land to which this section relates is hereby excluded from the Fiordland National Park.
- (2) This section relates to all that piece of land situated in the Southland Land District, Wallace County, comprising 454 hectares, more or less, being Part Section 1, Blocks III, Eglinton Survey District, and X, Te Anau Survey District (SO Plan 9570).

12 Entries in registers

District Land Registrars are hereby authorised and directed to make such entries in their respective registers, and do all such other things, as may be necessary to give full effect to the provisions of this Act.

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Notes

1 *General*

This is a reprint of the Reserves and Other Lands Disposal Act 1981. The reprint incorporates all the amendments to the Act as at 23 October 1981, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that contain transitional, savings, or application provisions that cannot be compiled in the reprint are also included, after the principal enactment, in chronological order. For more information, see <http://www.pco.parliament.govt.nz/reprints/>.

2 *Status of reprints*

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

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

3 *How reprints are prepared*

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and

provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, see <http://www.pco.parliament.govt.nz/editorial-conventions/> or Part 8 of the *Tables of New Zealand Acts and Ordinances and Statutory Regulations and Deemed Regulations in Force*.

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

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

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

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

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

5 *List of amendments incorporated in this reprint
(most recent first)*
