The proposed initiatives in Table 2, DR 4.6 and DR 4.7 prompt me to raise these areas of concern:

The Trade Practices legislation, administration and judgements must be considered.

Dumping by third countries could be facilitated. The application of the GATT Anti-Dumping Code to Trans-Tasman trade was abolished. Any use of the Trade Practices legislation is costly; and, the times to get a judgement could be long.

More generally Trade Practices legislation, administration and judgements must be considered.

[signed]

**C** Rayner

The Proposed initiatives in Tuble 2, DR 4.6 and DR 4.7 prompt me to race there ares of concern: The Trule Practices legislation administration and judgements must be considered. Sumpring by clirch countries could be facilitated. The application of the GAST baci-Sumpey Code to Tours-Tusmen Crale was abolished. Any use of the Trade Practices legislation is costly; and, the time to get a judgment could be long. More generally Trade Practices legislation, almosservice and pudgement must be considered to Kayon