IN THE HIGH COURT OF NEW ZEALAND 9/12 AUCKLAND REGISTRY CP 497/94			
MEDIL PRIORI	M 1875	<u>BETWEEN</u>	<u>NORTH EAST RUSSIAN</u> <u>MARINE RESOURCE</u> <u>COMPANY &amp; ANOR</u>
			<u>Plaintiffs</u>
		AND	<u>NEW ZEALAND</u> <u>ANTARCTIC RESOURCE</u> <u>COMPANY AND OTHERS</u>
			Defendants
Counsel:	Counsel: Mr P. Dale & Mr Grove for Plaintiffs Mrs P. Barratt for First & Second Defendants		
Judgment:	November 1994		
	2 8 NOV	1994	
FINAL JUDGMENT OF SMELLIE J			

.

Solicitors:

Grove Darlow & Partners, DX 145, Auckland for Plaintiffs Simpson Grierson Butler White, DX 92, Auckland Central for First & Second Defendants

NJSCK

۰

I indicated in the final paragraph of my second interim judgment delivered on 17th November 1994 that unless I was advised that settlement had been reached or the parties jointly requested a further delay, I would enter final judgment after seven days.

There has been no advice of settlement or request for further delay.

I therefore order as follows:-

- 1. The monies presently held in the trust account of the defendants' solicitors are to be paid into the High Court and invested in an interest bearing account.
- 2. The capital sum paid in and the accumulating interest will then remain under the control of the Court and subject to its direction until the dispute between the parties has been resolved either by a judgment of this Court or by agreement.
- 3. Leave is reserved to any party to apply further.

Kolent Smellie J.