Disciplinary Principles for Cadastral Surveyors:
A Case Study in Australia and New Zealand

Brian J Coutts
School of Surveying
University of Otago
Dunedin
New Zealand

former Chair, Cadastral Surveyors Licensing Board of New Zealand

Introduction

- A follow-up to the paper presented in Commission 1 at Eilat
- Broadens the field from just New Zealand to Australia and NZ
- Each of the states and territories (8) in Australia has its own legislation, standards, licensing authority
- Reciprocal agreement since 1892 with NZ
- Based on the Torrens system, the same statutory principles and similar cultures
Boards

- Predominantly qualified surveyors
- Include the Surveyor General
- Surveyor General sometimes the Chair
- Sometimes a surveying educator
- Sometimes a community representative
- Sometimes other specialist representatives
- Minimum 5, maximum 12

Offences

- Too many to usefully present or discuss in a presentation of this nature, but are listed in more detail in the paper itself.
**Principles**

- Clear legislative authority
- Defined terminology
- Licensing standards that include:
  - education, training, initial “testing”
  - continuing competence
- Definitions of offences
- Disciplinary process that are fair to complainants and surveyors
- Penalties appropriate to offences proven
- Rights of appeal by any party

**Penalties**

- Cancel a licence
- Suspend a licence
- Put under supervision of another surveyor
- Reprimand
- Require training
- Impose conditions on their licence
- Fine
- Recover cost
Conclusion

- Between the 9 jurisdictions discussed there is a variety of applications of common principles to dealing with the same issues.
- Any one of them, or a combination of several, may be useful to any jurisdiction considering setting up a disciplinary system.