The Servicemen's Settlement and Land Sales Act, 1943.-Notice Declaring Land Taken for the Settlement of a Discharged Serviceman

W HEREAS an application has been made for the consent of the Land Sales Court to a transaction which relates to the land described in the Schedule hereto and to which Part III of the Servicemen's Settlement and Land Sales Act, 1943, applies : And whereas the Land Sales Committee to which the application has been referred is of applient the land to which the application

has been referred is of opinion that the land to which the application relates is farm land suitable for the settlement of a selected discharged serviceman:

And whereas the said committee, not being satisfied that the Crown had decided not to acquire or arrange for the acquisition of the land, did on the 23rd day of July, 1948, make an order deter-mining the basic value of the land and no appeal from the said order was made within the time prescribed by the said Act or within any further time allowed by the Court : And whereas the said land is not the land of any serviceman

And whereas the said land is not the land of any serviceman who is for the time being serving outside New Zealand in any of His Majesty's Forces or in any British ship: Now, therefore, the Minister of Lands, acting in pursuance of section 51 of the said Act, doth hereby declare that the said land is taken for the settlement of a discharged serviceman, and hereby specifies the 21st day of September, 1948, as the date on which the said land shall be deemed to be vested in His Majesty the King.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that parcel of land containing by admeasurement one hundred (100) acres, more or less, being Section 13, Block XIV, Huiroa Survey District, and being all the land comprised in certificate of title, Vol. 152, folio 79 (Taranaki Registry).

As witness my hand, this 6th day of September, 1948.

C. F. SKINNER, Minister of Lands.

(L. and S. 36/1444/1749.)

The Servicemen's Settlement and Land Sales Act, 1943 .- Notice Declaring Land Taken for the Settlement of a Discharged Serviceman

WHEREAS an application has been made for the consent of the Land Sales Court to a transaction which relates to the land described in the Schedule hereto and to which Part III of the Servicemen's Settlement and Land Sales Act, 1943, applies : And whereas the Land Sales Committee to which the application has been referred is of opinion that the land to which the application relates is farm land suitable or adaptable for the settlement of a discharged corrigement.

relates is farm land suitable or adaptable for the settlement of a discharged serviceman: And whereas the said committee, not being satisfied that the Crown had decided not to acquire or arrange for the acquisition of the land, did on the 16th day of August, 1948, make an order determining the basic value of the land and no appeal from the said order was made within the time prescribed by the said Act or within the further time allowed by the Court: And whereas the said land is not the land of any serviceman who is for the time being serving outside New Zealand in any of His Majesty's Forces or in any British ship: Now, therefore, the Minister of Lands, acting in pursuance of

Now, therefore, the Minister of Lands, acting in pursuance of section 51 of the said Act, doth hereby declare that the said land is taken for the sattlement of a discharged serviceman, and hereby specifies the 1st day of October, 1948, as the date on which the said land shall be deemed to be vested in His Majesty the King.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that parcel of land containing by admeasurement two hundred and eight-five (285) acres one (1) rood eight (8) perches, more or less, being Section 67A and part of closed road, Block II, Longwood Survey District, and being all of the land contained in certificate of title, Vol. 73, folio 138 (Southland Registry).

As witness my hand, this 6th day of September, 1948.

C. F. SKINNER, Minister of Lands.

(L. and S. 36/1444/1784.)

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Fixing the Rates of the Levy on Wool Produced in New Zealand

PURSUANT to section 12 (2) of the Wool Industry Act, 1944, the New Zealand Wool Board doth hereby fix the rates of the levy to be charged on wool in accordance with the provisions of the said Act for the season commencing 1st day of October, 1948, as follows :-

(a) For each bale, 2s. 6d. For each fadge, 1s. 3d. (c) For each bag or sack, 5d. Fixing the Rates of Levy on Wool on the Skin Exported from New Zealand

DURSUANT to section 12 (2) of the Wool Industry Act, 1944, the New Zealand Wool Board doth hereby fix the rates of levy to be charged in accordance with the provisions of the said Act on wool on the skin exported from New Zealand for the season commencing 1st day of October, 1948, as follows:—

(a) For each bale of that wool, 2s. 6d.
(b) For each fadge of that wool, 1s. 3d.
(c) For each bag or sack of that wool, 5d.

J. WALKER, Secretary.

Price Order No. 929 (Amendment No. 2 of Price Order No. 760) (Superphosphate)

PURSUANT to the powers conferred on it by the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following amending Price Order :--

1. This Order may be cited as Price Order No. 929, and shall be read together with and deemed part of Price Order No. 760* (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 9th day of September, 1948.

1948.
3. (1) Price Order No. 912[†] is hereby revoked.
(2) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.
4. Notwithstanding the provisions of the principal Order, where a contract for the sale of any superphosphate to which that Order applies has been entered into after the 22nd day of August, 1948, and before the date of the coming into force of this Order and the superphosphate has not been delivered or paid for, the maximum price that may be recovered under the contract in respect of the sale of any such superphosphate shall be the appropriate price specified in the Schedules to the principal Order as substituted by clause 5 of this Order. as substituted by clause 5 of this Order.

5. The principal Order is hereby amended by revoking the First and Second Schedules thereto, and substituting the following Schedules respectively :

"FIRST SCHEDULE

"FIXING MAXIMUM PRICES (SACKS OR PAPER BAGS INCLUDED) FOR 44/46 SUPERPHOSPHATE MANUFACTURED IN THE SOUTH ISLAND AND SOLD AT BURNSIDE, HORNBY, RAVENSBOURNE, ASH-BURTON, BALCLUTHA, GORE, INVERCARGILL, OAMARU, OR TIMARU

Class of Sale.	Maximum Price per Ton for Cash or on Monthly Account.					
a ser a s A ser a s A ser a s	In Jute In Paper Sacks. Bags.					
(a) To a user (b) To a storekeeper (c) To a merchant (d) To a dairy company (e) To a farmers' organization	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$					

" SECOND SCHEDULE

"FIXING MAXIMUM PRICES (SACKS OR PAPER BAGS INCLUDED) FOR 44/46 SUPERHOSPHATE MANUFACTURED IN THE NORTH ISLAND AND SOLD AT ARAMOHO, OTAHUHU, SMART ROAD (NEW PLYMOUTH), TE PAPAPA, OR WESTFIELD

Class of Sale.		Maximum Price per Ton for Cash or on Monthly Account.					
	t (st. ster	S	Jut acks			n Pa Bag	
		e.,		36	129		_
		£	s .	d.	£	8.	d.
(a) To a user		8	12	0	8	0	0
(b) To a storekeeper		8	10	0	7	18	0
(c) To a merchant		8	7	6	7	15	6
(d) To a dairy company		8	7	6	7	15	6
(e) To a farmers' organization		8	7	Ğ	7	15	6 '

Dated at Wellington, this 7th day of September, 1948. The Seal of the Price Tribunal was affixed hereto in the presence

of-W. J. HUNTER (Judge), President. [L.S.] P. N. HOLLOWAY, Member. * Gazette, 12th September, 1947, Vol. III, page 1339. † Gazette, 29th July, 1948, Vol. II, page 969.