

Price Order No. 1123 (Boot Repair Charges)

PURSUANT to 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 Price Order:—

1. This Order may be cited as Price Order No. 1123, and shall come into force on the 2nd day of February, 1950.
2. (1) Price Order No. 793* 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.
3. In this Order—
“Sewn” means sewn by machine.

APPLICATION OF THIS ORDER

4. (1) Except as provided in the next succeeding subclause this Order applies with respect to the prices that may be charged for the boot and shoe repairs specified in the Schedule hereto.
(2) Nothing in this Order shall apply with respect to repairs to soles where the sewing is done by hand.

FIXING MAXIMUM PRICES THAT MAY BE CHARGED FOR BOOT AND SHOE REPAIRS

5. (1) Subject to the provisions of the next succeeding subclause the maximum price that may be charged anywhere in New Zealand for boot and shoe repairs of any of the kinds specified in the Schedule hereto shall be the appropriate price specified in the said Schedule.
(2) The maximum prices fixed in the Schedule hereto for full soles or half soles (except in the case of Phillips Stick-a-soles) are fixed in respect of repairs effected with leather and the said maximum prices shall be decreased by 1s. in any case where rubber is substituted for leather.

SCHEDULE

	s. d.	Half-soled and Heeled.		Half-soled only.		Heeled or Shaped Rubbers.
		Sewn.	Riveted.	Sewn.	Riveted.	
<i>Men's—</i>						
Leather	12 0	10 6	10 0	8 6	3 6
With Snow tips or quarter-rubbers	12 9	11 3
Full soles and heels (sewn)	17 9
Phillips Stick-a-soles	6 6
<i>Women's—</i>						
Leather	9 6	8 0	8 0	6 6
Pumps, soled and heeled	12 9
Pumps, soled only	11 3
Cement (leather), soled and heeled	9 3
Cement (leather), soled only	8 0
Phillips Stick-a-soles	5 0
Heeled	2 0
Shaped rubbers	2 3
<i>Youths'—</i>						
4's, 5's	10 0	8 6	8 6	7 0	2 9
2's, 3's	9 3	7 9	7 9	6 3	2 9
13's, 1's	8 6	7 0	7 0	5 6	2 3
12's	7 9	6 6	6 3	5 0	2 3
10's, 11's	7 0	6 0	5 6	4 6	2 0
<i>Boys'—</i>						
7's, 9's	6 0	5 0	5 0	4 0	2 0
4's, 6's	5 6	4 6	4 6	3 6	1 9
<i>Maids'—</i>						
1's, 2's	8 0	6 6	6 6	5 0	2 0
12's, 13's	7 6	6 0	6 0	4 6	2 0
10's, 11's	6 6	5 6	5 3	4 3	1 9
<i>Girls'—</i>						
7's, 9's	6 0	5 0	5 0	4 0	1 9
<i>Other Repairs—</i>						
Heel-plates and toe-plates—						
When no other repair work involved	1 3
When done in conjunction with sole repairs or heel repairs	0 6
Women's wedgies (full soles)—						
Sewn	12 6
Riveted	11 3
Back linings (per pair)—						
Men's	2 9
Women's	2 3
Cutting down wooden heels (per pair)	3 0
Sandals (full soles)
Heel and quarter rubber tips (men's and women's)

The appropriate price fixed for half-soleing and heeling increased by 1s. 9d.
The appropriate price fixed for heeling increased by 9d.

Dated at Wellington this 31st day of January, 1950.

The Seal of the Price Tribunal was affixed hereto in the presence of—

[L.S.]

W. J. HUNTER (Judge), President.
P. N. HOLLOWAY, Member.

*Gazette, 11th December, 1947, Vol. III, page 1891.

Price Order No. 1122 (Amendment No. 2 of Price Order No. 1074) (Apparel and Softgoods)

PURSUANT to 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. 1122, and shall be read together with and deemed part of Price Order No. 1074* (hereinafter referred to as the principal Order).
2. This Order shall come into force on the 6th day of February, 1950.

*Gazette, 8th September, 1949, Vol. III, page 1849.

3. The principal Order is hereby amended as follows:—

- (a) By omitting the proviso to the definition of prevailing wholesale price in subclause (1) of clause 3.
- (b) By adding to clause 5 the following subclause:—

“(9) Where in respect of any goods to which this Order applies transport charges are incurred by the retailer in obtaining delivery into his store the maximum price fixed by the foregoing provisions of this Order may be increased by the amount of any such charges, but not more in any case than an amount equal to 3½ per cent. of the prevailing wholesale price.”

Dated at Wellington, this 31st day of January, 1950.

The Seal of the Price Tribunal was affixed hereto in the presence of—

[L.S.]

W. J. HUNTER (Judge), President.
P. N. HOLLOWAY, Member.