

Notice of Adoption Under Part IX of the Maori Land Act, 1931

Maori Land Court, Wanganui, 15th May, 1951.

IT is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act, 1931.

L. J. BROOKER, Registrar.

Whakaatu tangohanga Tamariki Whangai i raro o Wahi IX o te Ture Whenua Maori, 1931

Tari Kooti Whenua Maori, Whanganui, 15 o Mei, 1951.

He whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori i raro o nga tikanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai, e whakaaturia e te Kupu Apiti i raro iho nei.

TE PURUKA, Kai-Rehita.

SCHEDULE (KUPU APITI)

No. (Nama).	Date of Order (Te Ra i Hangaia ai te Ota).	Adopted Child (Tamaiti Whangai).	Sex (Tane, Wahine ranei).	Date of Birth (Te Ra Whanau).	Adopting Parents (Nga Matua Whangai).
18/613	22/2/51	Garry Tamou, hereafter to be known as (amuri ake nei ka huaina ko) Garry Hoani Takurua	Male (tane) ..	20/5/50	Te Urutahi Takurua and Hoani Takurua.
18/625	3/4/51	Turewairua te Kuru Timi	„ ..	4/7/42	Hune te Aonui.

Decisions Under Customs Acts

Customs Department, Wellington, 22nd May, 1951.

IT is hereby notified for public information that it has been decided to interpret the Customs Acts in relation to the under-mentioned articles as follows:—

NOTES.—(a) “Not elsewhere included” appears as n.e.i.; “other kinds” as o.k.; “articles and materials suited for, and to be used solely in, the fabrication or repair of goods within New Zealand” as a. and m.s. (b) Articles marked thus † are revised decisions. (c) The rates of duty payable on goods set out hereunder have not been shown except in the case of goods classed under Tariff items 416, 448, and 449, and of goods admitted (under the provisions of section 11 of the Customs Amendment Act, 1927) at a rate of duty lower than that provided for in the First Schedule to the Customs Acts Amendment Act, 1934. Where goods are admitted under the provisions of section 11 aforesaid, the reduced rate is marked with an asterisk. (d) Steam-engines, gas-engines, oil-engines, and electric or other motors are not, unless otherwise indicated, to be regarded as parts of the machines with which they are imported. (e) Surtax as provided for in section 5 of the Customs Acts Amendment Act, 1930, or primage duty as provided for in section 4 of the Customs Acts Amendment Act, 1931, as the case may be, is payable in addition to the duties set out hereunder.

Record.	Goods.	Classified Under Tariff Item No.	Rate of Duty.	
			British Preferential Tariff.	General Tariff.
135-4/435	A. and m.s.— Chemicals— Tetrahydrofurfural alcohol	448(3)	3 per cent.	3 per cent.
135-3/914/2	Stampings of stainless steel, &c., for the manufacture of lotion and threatre bowls, &c. (decision in M.O. 113) The note appended to the above decision, and reading “This decision will be reviewed at the end of 1950” is cancelled.	448(3)
135-2/379/5	Brushes, brushware, &c.— Brushes, spare or replacement, for carpet sweepers and floor-polishing machines	419(1)
135-3/763/6	Cigarette cases— Cigarette cases and lighters combined	261
135-3/27/3	Fancy goods— Costume jewellery, being ornaments (other than buckles or hat ornaments) peculiar to wear on clothing, when composed of base metal, even if gilt, plated with non-precious metal, or set with imitation stones	239(2)
135-5/16/6	Tie slides of base metal, not being plated with precious metal	239(2)
135-18/28/16	Floorcoverings— Mats made from fibre-reinforced rubber links joined together with wire ..	159(3)
135-3/248	Machinery, &c.— Manufacturing, &c.— Brushes, circular (other than brushes for use on floor-polishing machines or carpet sweepers) consisting of a boss with wires, hair, fibre, or other material affixed thereto, for mounting on power-driven spindles The decision in M.O. 125—T.I. 352—“Brushes, circular, consisting of a boss, &c.” is cancelled	352(b)
135-3/508/2	Measuring, testing, &c.— Hollowware, graduated, calibrated to measure accurately to within a tolerance of ± 5 per cent.	342
135-7/147/14	Oil— N.e.i.— Stripolene rubber mould cleaner	394(10)
135-3/27/3	Platedware, Jewellery, &c.— Ornaments for wear composed of precious metal, or precious metal alloyed with base metal, whether or not set with stones	242
135-8/57/4	Textiles, felt, &c., articles n.e.i., made of— Pot scourers of textile interwoven with twisted metal strips The decision on page 331 of the Tariff Index reading “Pot scourers of copper and cotton” is cancelled	184(2)