	When Packed in Calico or Hessian Bags or Cardboard Containers.	Bulk.
(ii) For rolled oats—	s. d.	s. d.
1 lb. lots	 	$0.7\frac{1}{2}$
2 lb. lots	 	1 3
4 lb. lots	 $3   2\frac{1}{2}$	$2  ext{ } 5\frac{1}{2}$
20 lb. lots	 13 6	12  0
50 lb. lots	 32 2	29 11
100 lb. lots	 60 4	59 2
125 lb. lots	 74 2	73 9

(b) For oatmeal and rolled oats sold by any other retailer the maximum retail price shall be:-

	When Packed in Calico or Hessian Bags.	Bulk.
(i) For oatmeal—  1 lb. lots  2 lb. lots  5 lb. lots  7 lb. lots  25 lb. lots  50 lb. lots  100 lb. lots	 $\begin{array}{cccccccccccccccccccccccccccccccccccc$	s. d. 0 $7\frac{3}{4}$ 1 $3\frac{1}{2}$ 3 $1\frac{1}{2}$ 4 $4\frac{1}{2}$ 15 $3$ 30 $5$ 59 $8$
	When Packed in Calico or Hessian Bags or Cardboard Containers.	Bulk.
(ii) For rolled oats—  1 lb. lots  2 lb. lots  4 lb. lots  20 lb. lots  50 lb. lots  100 lb. lots  125 lb. lots	 s. d. 3 4½ 14 4 34 3 64 6 79 4	s. d. 0 8 1 4 2 $7\frac{1}{2}$ 12 10 32 0 63 4 79 0

- (2) Where any bulk oatmeal or rolled oats to which this Order applies is sold by retail in a lot other than one of the lots specified in subclause (1) of this clause, the maximum price of the lot shall be the price of the nearest lower specified lot increased as follows:—
  - (a) In the case of retailers to whom paragraph (a) of subclause (1) of this clause applies: By 7d. a pound for oatmeal or 7½d. a pound for rolled oats (as the case may be) for each pound of the surplus:
  - (b) In the case of retailers to whom paragraph (b) of subclause (1) of this clause applies: By 7½d. a pound for oatmeal or 7¾d. a pound for rolled oats (as the case may be) for each pound of the surplus.
- (3) If in respect of any oatmeal or rolled oats sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or half-pence, the maximum price of the lot may be increased to the nearest upward

## SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

8. Notwithstanding anything in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any manufacturer, wholesaler, or the Tribunal, on application by any manufacturer, wholesaler, or retailer, may authorize special maximum prices in respect of any oatmeal or rolled oats to which this Order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the manufacturer, wholesaler, or retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of oatmeal or rolled oats or may relate generally to all oatmeal or rolled oats sold by the manufacturer, wholesaler, or retailer while the approval remains in force. remains in force

Dated at Wellington, this 13th day of June, 1951.

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

[L.S.]

P. B. Marshall, President. G. LAURENCE, Member.

Price Order No. 1255 (Amendment No. 2 of Price Order No. 1213) (New Zealand Lemons Other Than Meyer Lemons)

PURSUANT to the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following amending Price Order :-

1. This Order may be cited as Price Order No. 1255, and shall be read together with and deemed part of Price Order No. 1213\* (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 16th day of June,

1951.

## Modification of Principal Order

3. Notwithstanding anything in the principal Order, the maximum prices that may be charged by any wholesaler or retailer during the period 1st February to 15th May may continue to be charged during the period 16th May, 1951, to 15th July, 1951.

Dated at Wellington, this 13th day of June, 1951.

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

[L.S.]

P. B. Marshall, President.

G. LAURENCE, Member.

\* Gazette, 22nd February, 1951, Vol. I, page 243.

Price Order No. 1253 (Hairdressing Charges)

PURSUANT to the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:—

1. This Order may be cited as Price Order No. 1253 and shall come into force on the 15th day of June, 1951.

2. (1) Price Order No. 1171\* is hereby revoked.

(2) The revocation of the said Order shall not effect the liability

of any person for any offence in relation thereto committed before the coming into force of this Order.

## APPLICATION OF THIS ORDER

3. This Order applies only with respect to the haircutting and shaving of males, when the services rendered are performed on premises in the occupation of the hairdresser.

FIXING MAXIMUM CHARGES FOR HAIRCUTTING AND FOR SHAVING OF MALES

4. (1) Subject to the following provisions of this clause the maximum charges that may be made for services to which this Order applies shall be:—

a) For haircutting .. 1 3 (b) For shaving ..

(2) Subject to the provisions of subclause (3) hereof, where the person whose hair is cut is a child under school age or a pupil attending school, the maximum charge shall be 1s. 6d.

(3) Notwithstanding anything to the contrary in the foregoing provisions of this clause, the maximum charge for haircutting shall be 2s. when the service is performed on that day of the week on which the hairdresser observes his late night.

(4) No additional charge shall be made for customary services performed in relation to haircutting or to shaving and no additional charge shall be made for booking an appointment.

Dated at Wellington, this 14th day of June, 1951.

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

P. B. MARSHALL, President. G. LAURENCE, Member.

\*Gazette, 6th July, 1950, Vol. II, page 877.

Notice to Mariners No. 28 of 1951

Marine Department, Wellington, N.Z., 7th June, 1951.

NEW ZEALAND.—NORTH ISLAND.—WANGANUI Continuous Shipping Watch Discontinued

Continuous Shipping Watch Discontinued

Details: On and after 1st July, 1951, a continuous shipping watch will be discontinued at the Pilot Station, Castlecliff. The station, however, will be manned when vessels are due to arrive or sail. Masters or agents must notify the Harbour Master when their vessels leave any port bound for Wanganui.

The R/T will be manned every 4 hours between 0800 and 2000. If vessels are due between the hours of 2000 and 0800, R/T watches will be maintained at 0000 and 0400 until contact has been established when mutual contacts can be arranged similar to the pro-

lished, when mutual contacts can be arranged similar to the procedure adopted before gazetting of this notice.

Authority: Wanganui Harbour Board, 5th June, 1951.

(M. 3/13/390.)

Notice to Mariners No. 29 of 1951

Marine Department, Wellington, N.Z., 12th June, 1951.

W. C. SMITH, Secretary.

NEW ZEALAND-NORTH ISLAND-OTAGO HARBOUR Goat Island

Previous Notice: No. 42 of 1950.

Details: The contractor for the drilling, blasting, and removal Details: The contractor for the drilling, blasting, and removal of rock at Goat Island to widen the channel has assembled his plant and commenced operations. Floating plant is moored at the Island and masters of all vessels are warned to reduce speed

when passing the vicinity, otherwise serious damage may be caused.

The end of the gantry carrying the drilling plant will be marked by a red flag during the day and by a red light at night. Floating

by a red hag during the day and by a red light at hight. Floating plant will also carry red lights at night.

Chart Affected: No. 2411.

Publications: New Zealand Nautical Almanac and Tide Tables, page 279; New Zealand Pilot, 1946, page 306.

Authority: Otago Harbour Board, 7th June, 1951.

W. C. SMITH, Secretary.

(M. 3/13/446.)

The Industrial Conciliation and Arbitration Act, 1925.—Proposed Cancellation of Registration of Industrial Union

## Department of Labour and Employment, Wellington, 8th June, 1951.

NoTICE is hereby given that, pursuant to and in exercise of the powers conferred upon me by section 23 of the Industrial Conciliation and Arbitration Act, 1925, the registration of the Thompson and Hills, Limited, Industrial Union of Employers, registered No. 1505, situated at Auckland, will, unless cause to the contrary be shown, be cancelled at the expiration of six weeks from the date of publication of this notice in the Gazette.

C. P. SMITH, Registrar of Industrial Unions.