

Notice of Adoptions Under Part IX of the Maori Land Act 1931

Office of the Maori Land Court, Tokerau District, 12 December 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.

J. H. ROBERTSON, Registrar.

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

Tari Kooti Whenua Maori, Tokerau Takiwa, 12 o Tihema, 1951.

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

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

No. (Nama).	Date of Order (Te Ra i Hangala ai te Ota).	Adopted Children (Tamariki Whangai).	Sex (Tane, Wahine ranei).	Date of Birth (Te Ra Whanau).	Adopting Parents (Nga Matua Whangai).
1540/BI	2/10/51	Aden Moon	Male	19/2/51	Uruwhakawai Hori Muunu née Uruwhakawai Etana.
1538/BI	2/10/51	Diamond James Cassidy	Male	2/7/51	Tahi Phillips alias Robert Phillips and Louie Phillips née Ruiha Kerehi Warmington.

Price Order No. 1329 (General Price Adjustment)

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. 1329, and shall come into force on the 20th day of December 1951.

2. (1) Nothing in this Order shall apply with respect to any Price Order or any approval under section 16 of the Control of Prices Act 1947 fixing the prices of any of the goods specified in the Schedule hereto.

(2) Except as provided in subclause (1) hereof this Order applies to every Price Order and every approval under section 16 of the Control of Prices Act 1947 in force on the coming into force of this Order.

3. (1) Every Price Order and every approval to which this Order relates shall be read and construed as if the maximum price at which the goods referred to therein may be sold was increased by the amount of the increase in railway freight charges made by notice gazetted on the 6th day of December 1951, under section 33 of the Government Railways Act 1949 payable by the vendor in respect of the goods: Provided that nothing in this subclause shall authorize any vendor of any goods to add any additional freight charges referred to in this subclause if the Price Order or approval relating to the goods already authorizes the addition by him of the said additional freight charges.

(2) No person shall sell or offer for sale any goods that are the subject of any Price Order or approval to which this clause applies for an amount in excess of that authorized, pursuant to the Control of Prices Act 1947, to be charged for the goods on the 15th day of December 1951 if the excess price includes any increased railway freight charges referred to in subclause (1) hereof unless before so doing he has forwarded to the Director of Price Control a return showing:—

- (a) The amount he proposes to charge for the goods; and
(b) The amount of any such charge represented by increased railway freight charges referred to in the said subclause (1) hereof.

SCHEDULE

GOODS AND SERVICES EXCLUDED FROM THE PROVISIONS OF THIS ORDER

Agricultural machinery and parts and accessories pertaining thereto.
Asbestos fibre.
Asbestos products.
Apparel and soft goods.
Bananas.
Barley.
Bedding.
Bread.
Butter.
Boxes and crates for butter and cheese as defined in Dairy Produce Regulations 1938.
Bran and pollard.
Cheese (Cheddar, under four months' old).
Cigarette papers.
Casein.
Cases, fruit as defined in the New Zealand Fruit Price Regulations 1940, Amendment No. 3.
Cement.
Cigars and cheroots.
Clothing and textiles, unless otherwise exempted from the provisions of Part III of the Control of Prices Act 1947.
Coal.
Cocoa.
Coffee and chicory in all forms.
Corn sacks.
Cotton and rayon dress goods, Manchester goods, and soft furnishings manufactured by Tootal, Broadhurst, Lee Co.

Cream.
Cream, canned.
Containers, fruit and vegetable.
Cycle tires and tubes.
Eggs.
Fertilizers, inorganic.
Flour and wheatmeal.
Footwear.
Furniture, floor-coverings, including linoleums and underfelt.
Gelatine.
Golden syrup and treacle.
Greases.
Hand knitting wools.
Honey.
Hops.
Hotel tariffs (licensed and unlicensed hotels and boarding-houses).
Leather in the form or substantially the form in which it leaves the tannery.
Lemons (New Zealand, other than Meyer).
Lime.
Linseed oil.
Lubricating oils and fuel oils.
Matches.
Macaroni, spaghetti, and vermicelli.
Malt and malt extract with or without other constituents.
Margarine.
Milk, evaporated.
Milk, condensed.
Milk.
Milk powders.
Milking-machine rubberware.
Motor-tires and tubes.
Oatmeal and rolled oats (bulk).
Oranges, Island.
Oranges, Australian.
Oranges and grapefruit, Jamaican.
Paint, varnishes, &c.
Perambulators, push chairs, and strollers.
Potatoes, main crop.
Potatoes, seed.
Poultry mash.
Plywood and veneers.
Ranges, electric, gas, solid fuel and oil-burning, including rangettes.
Refrigerators, domestic.
Rice and ground rice.
Sewing machines for domestic use.
Soap and soap powder, all varieties, including sand soap.
Spirits and beer.
Steel in bars, sheets, plates, angles, channels, and all sections.
Sugar.
Sugar of milk (lactose).
Tallow.
Timber, New Zealand milled, indigenous and exotic.
Tobacco, raw leaf.
Tobacco and cigarettes.
Vacuum cleaners for domestic use.
Vinegar.
Washing machines, domestic.
Wheat, Australian.
Wheat, New Zealand.
Wines.
Woolpacks.
Yeast in all forms.

Dated at Wellington, this 19th day of December 1951.

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

[L.S.]

G. LAURENCE, Presiding Member.
I. D. REID, Member.