Notice to all Manufacturers of Ice-cream or Ice-cream Mix Intended for Sale: Returns of Ice-cream Notice 1952, No. 1

PURSUANT to an authority duly given in writing by the Minister of Industries and Commerce under sections 14 and 15 of the Economic Stabilization Act 1948, the New Zealand Dairy Products Marketing Commission (hereinafter referred to as the Commission) hereby gives notice as follows:-

- 1. (1) This notice may be cited as the Returns of Ice-cream
- Notice 1952, No. 1.

 (2) This notice shall come into force on the date of its notification in the Gazette.
- 2. The Commission requires all persons manufacturing ice-cream or ice-cream mix for sale to furnish monthly in the form set out in the First Schedule hereto the following information and particulars duly verified as hereinafter provided:-
 - (a) The total weight in pounds of ice-cream and ice-cream mix respectively manufactured by the manufacturer during the month preceding each return of information and particulars;
 - (b) The total weight in pounds of butterfat used by the manufacturer in the manufacture of ice-cream and ice-cream
 - mix aforesaid;
 (c) The full name or designation and address of the person or persons from whom the manufacturer acquired the said butterfat; and
 - (d) The total weight in pounds of manufactured butter purchased for use in the manufacture of ice-cream or icecream mix during the aforesaid month.
- 3. The Commission further requires every manufacturer bound 3. The Commission further requires every manufacturer bound by clause 1 hereof to furnish returns of the information and particulars aforesaid in the form set out in the First Schedule hereto to the Commission at Wellington not later than the 10th day of the month following that to which the said returns respectively relate, duly verified in writing by the proprietor, manager, or secretary.

 4. The Commission further requires every such manufacturer to deliver to the Commission not later than the 30th day of April in every year for the year ended on the immediately preceding 31st day of March a statement in the form set out in the Scend Schedul
- day of March a statement in the form set out in the Second Schedule

day of March a statement in the form set out in the Second Schedule hereto duly verified in writing by an accountant registered under the New Zealand Society of Accountants Act 1908.

5. The notice addressed to every such manufacturer as aforesaid and published in the Gazette of the 21st day of December 1951, at page 1883, is hereby revoked.

Dated at Wellington, this 20th day of February 1952.

FIRST SCHEDULE

RETURN OF ICE-CREAM AND ICE-CREAM MIX MANUFACTURED FOR SALE AND BUTTERFAT AND BUTTER PURCHASED DURING THE MONTH ог...... 195..

Ice-cream Mix.

A. 1. Quantity manufactured2. Butterfat used in above manufacture

B. Butterfat purchased :-

Date.	Name of Supplier.	. Address.	Quantity Supplied in lb.
,			
		-	
	*		
	ty of manufacture sed during month	ed butter pur-	lb.

SECOND SCHEDULE

RETURN OF ICE-CREAM AND ICE-CREAM MIX MANUFACTURED FOR Sale and Butterfat and Butter Purchased During the Year Ended the 31st Day of March 195..

Ice-cream. lb. Ice-cream Mix.

- Quantity manufactured during year
 Butterfat used in above manufacture ...
- 3. Butterfat purchased during year ...
 4. Manufactured butter purchased during

year

W. MARSHALL, Chairman, New Zealand Dairy Products Marketing Commission.

The Standards Act, 1941—Draft New Zealand Standard Code of Practice: No. D. 3979 for the Installation of Urinal Stalls

NOTICE is hereby given that the above draft New Zealand Standard Code of Practice is now being circulated to affected interests for consideration and comment. The closing date fixed for such comment is 23 May 1952.

All persons who may be affected by this code of practice once it has been declared a Standard Specification by the Minister of Industries and Commerce may, at any time before the closing date for comments, obtain, on application, free copies from the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington, so as to have an opportunity to consider the draft and to comment thereon to the Standards Council or to an appropriate committee of the Council in accordance Council or to an appropriate committee of the Council in accordance with subsection (3) of section 8 of the Standards Act 1941.

R. T. WRIGHT, Executive Officer, Standards Council.

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Wharekahika Development Scheme)

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 29th day of September 1937 and published in New Zealand Gazette No. 66 of the 30th day of September 1937, at page 2245, whereby the provisions of the Maori Land Amendment Act 1936 were applied to, *inter alia*, the said land.

SCHEDULE

ALL that area of Maori land in the Tairawhiti Maori Land Court District, situate in Block VII, Matakaoa Survey District, and known as Wharekahika 18k 18 2 Block, containing 97 acres 1 rood 14 perches, more or less.

Dated at Wellington, this 26th day of February 1952. For and on behalf of the Board of Maori Affairs-

M. SULLIVAN,
Assistant Under-Secretary of the
Department of Maori Affairs.

(M.A. 1/4/17; D.O. 7036)

Polish Decree Concerning Valuables on Deposit in Poland

THE Minister of External Affairs has been informed that under a Polish Government decree dated 8 September 1951 the owners of movables, valuables, negotiable papers, &c., deposited before 9 May 1945 in Polish institutions, banks, or other enterprises are required to withdraw these items from deposit before 8 March 1952. If these valuables are not withdrawn or claims for them filed by this date they become Polish State property which cannot, under the regulations, be returned to the owners. The regulations do not, however, affect articles deposited with museums.

Owners should communicate directly with the Polish institutions which hold their property or through their appointed agents or attorneys in Poland.

Department of External Affairs, Wellington, 19 February 1952.

Notice to Mariners No. 15 of 1952

Marine Department, Wellington, N.Z., 21 February 1952.

NEW PUBLICATION

THE undermentioned new chart has been published at the Hydrographic Branch, Lands and Survey Department, October 1951, under the superintendence of Commander J. M. Sharpey-Schafer, R.N., and copies may be obtained from Mercantile Marine Offices in the Dominion:—

Chart No. N.Z. 52-Paterson Inlet.

W. C. SMITH, Secretary.

(M. 6/2/18)

Officiating Ministers for 1952-Notice No. 7

Registrar-General's Office, Wellington, 25 February 1952.

PURSUANT to the provisions of the Marriage Act 1908, the following names of officiating ministers within the meaning of the said Act are published for general information :-

The Presbyterian Church of New Zealand

The Reverend Joseph Malcolm Henry Highet, LL.B.
The Reverend Ian Donald MacGregor.
The Reverend Allan Thomas McNaughton, M.A., B.D.
The Reverend Stuart Winter Wyness.

P. H. WYLDE, Registrar-General.

N.Z. FOREST SERVICE NOTICE

Land in the Otago Land District Acquired as Permanent State Forest Land

New Zealand Forest Service, Wellington, 19 February 1952.

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949, as permanent State forest land.

SCHEDULE

OTAGO LAND DISTRICT—SOUTHLAND CONSERVANCY

ALL that area in the Otago Land District, Lake County, containing by admeasurement 50 acres, more or less, being Section 27, Block II, Martin's Bay Survey District, and being all the land comprised and described in certificate of title, Volume 80, folio 221 (Otago Registry). As the same is more particularly delineated on plan No. 163/3, deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red. (Otago plan S.O. 078)

ALEX. R. ENTRICAN, Director of Forestry.

(F.S. 9/7/87)