THE NEW ZEALAND GAZETTE

Price Order No. 1364 (Amendment No. 1 of Price Order No. 1354) (Nails)

DURSUANT 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. 1364 and shall be read together with and deemed part of Price Order No. 1354* (hereinafter referred to as the principal Order). 2. This Order shall come into force on the 27th day of March 1952.

						SCHED	ULE						
Column 1. Column 2.		nn 2.	Column 3.		Column 4.		Column 5.		Column 6.		Column 7.	Column 8.	Column 9.
Thickness by Gauge Measurement.	Where Quantity Sold is 1 owt. or a Multiple Thereof.		Where Quantity Sold is $\frac{1}{2}$ cwt. in the Original Box Supplied by the Manufacturer.		Where Quantity Sold is not Less than $\frac{1}{2}$ cwt. but is Less than 1 cwt., Except as Provided in Column 3.		Where Quantity Sold is not Less than $\frac{1}{4}$ cwt. but is Less than $\frac{1}{2}$ cwt.		Where Quantity Sold is not Less than 7 lb. but is Less than 4 cwt.		Where Quantity Sold is Less than 7 lb.	Where Quantity Sold is 1 Ton or More.	Where Quantity Sold is Less than 1 Ton.
	Wholesale, Per Hundred- weight.	Retail, Per Hundred- weight.	Wholesale, Per Box.	Retail, Per Box.	Wholesale, Per Hundred- weight.	Retail, Per Hundred- weight.	Wholesale, Per Hundred- weight.	Retail, Per Hundred- weight.	Wholesale, Per Pound.	Retail, Per Pound.	Retail, Per Pound.	Retail, Per Ton.	Retail, Per Hundred- weight.
Bright Wire Nails 7 gauge and heavier 9 gauge 10 gauge 11 gauge 12 gauge 13 gauge 14 gauge 15 gauge 17 gauge 18 gauge 19 gauge 20 gauge	s. d. 82 0 83 0 83 6 84 6 85 9 86 3 88 0 91 9 94 3 102 6 115 3 130 0 151 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c} \text{s. d.} \\ 0 \ 10 \\ 0 \ 10 \\ 0 \ 10 \\ 0 \ 10 \\ 0 \ 10 \\ 0 \ 10 \\ 0 \ 10 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 6 \end{array} $	s. d. 0 $10\frac{1}{2}$ 0 $10\frac{1}{2}$ 0 $10\frac{1}{2}$ 0 $10\frac{1}{2}$ 0 $10\frac{1}{2}$ 0 $10\frac{1}{2}$ 0 11 0 11 1 $0\frac{1}{2}$ 1 2 1 4 1 $7\frac{1}{2}$	$\begin{array}{c} \text{s. d.} \\ 0 & 11 \\ 0 & 11 \\ 0 & 11 \\ 0 & 11 \\ 0 & 11 \\ 0 & 11 \\ 1 & 0 & 11 \\ 1 & 1 \\ 1 & 1 \\ 1 & 1 \\ 1 & 3 \\ 1 \\ 1 & 6 \\ 1 & 8 \\ 1 & 11 \\ \end{array}$	£ s. d.	s. d.
Cement-coated Nails 13 gauge and heavier 14 gauge		· · ·	•• ••	••		···	 	••	•••		··· ··	$\begin{array}{c} 85 \ 10 \ 0 \\ 86 \ 15 \ 0 \end{array}$	$\begin{array}{cc}90&0\\91&3\end{array}$

Dated at Wellington, this 27th day of March 1952.

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

[L.S.]

* Gazette, 13 March 1952, Vol. I, page 386.

Price Order No. 1366 (Amendment No. 2 of Price Order No. 962) (Spirits and Beer)

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. 1366 and shall be read together with and deemed part of Price Order No. 962* (hereinafter referred to as the principal Order). 2. This Order shall come into force on the 27th day of March

1952.

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

- (a) By omitting from subclause (2) of clause 5 the words "sold for consumption" and the word "sold" where it appears after the word "drink" and substituting in each case the word "served".
- (b) By omitting from subclause (3) of clause 5 the word "sold" wherever it appears and substituting in each case the word "served".
- (c) By omitting from subclause (2) of clause 6 the words "sold for consumption" and substituting the word "served".
 (d) By inserting after clause 9 the following clause :---

"9A. For the purposes of this Order liquor shall be deemed to be served in a lounge or a dining-room only if it is served to the purchaser by the licensee or his servant in the lounge or dining-room and not directly to the purchaser over a counter."

Dated at Wellington, this 27th day of March 1952.

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

P. B. MARSHALL, President. D. W. A. BARKER, Member.

* Gazette, 13 January 1949, Vol. I, page 15.

Commission to Inquire Into and Report on the Circumstances of the Prosecution of Daniella Sylvia Joan Weir

FREYBERG, Governor-General

To all to whom these presents shall come, and to HENRY WILFRED BUNDLE, Esquire, of Nelson, Retired Magistrate : GREETING :

W HEREAS it has been deemed expedient that a Commission shall issue to inquire into the circumstances of the prosecu-tion of Daniella Sylvia Joan Weir on a charge of making a false statement under section 123 of the Post and Telegraph Act 1928 : Now, therefore, I, Bernard Cyril, Baron Freyberg, the Governor-General of New Zealand, in pursuance and exercise of the powers conferred upon me by the Commissions of Inquiry Act 1908, and all

D. W. A. BARKER, Presiding Member. I. D. REID, Member.

other powers and authorities enabling me in this behalf, and acting by and with the advice and consent of the Executive Council, do hereby nominate, constitute, and appoint you, the said HENRY WILFRED BUNDLE, to be a Commission to inquire into and report upon the following matters-

1. The manner in which the police officers handled the investi-gation of the facts before bringing a charge under paragraph (b)of subsection (1) of section 123 of the Post and Telegraph Act 1928, against Daniella Sylvia Joan Weir that she fraudulently stated that she had posted a postal packet containing the sum of $\pounds 5$ whereas in fact she did not so post it.

2. The circumstances in which and the conditions under which the said Daniella Sylvia Joan Weir was interviewed and interrogated by any police officer or officers.

3. The circumstances in which the said Daniella Sylvia Joan Weir came to make a written statement that she had not posted the letter, and whether her statement was made freely and voluntarily.

4. The extent to which at the taking of the statement the rules relating to the taking of statements by the police were adhered to or departed from.

5. Whether the method of interrogation of the said Daniella Sylvia Joan Weir was open to question or was in any way improper.

6. Whether the said Daniella Sylvia Joan Weir was or should have been cautioned that she was not obliged to make a statement but that if she did it could be used in evidence.

7. The extent of any further investigation carried out by police officers to verify the statement.

8. The nature and extent of any inquiries made by police officers after the recovery of the letter.

9. The procedure adopted by police officers in relation to the re-hearing of the charge.

And generally to inquire into and report upon such other matters arising out of the premises as may come to your notice in the course of your inquiries which you consider should be investigated and upon any matters affecting the premises which you consider should be brought to the attention of the Government :

And you are hereby authorized to make and conduct any inquiry under these presents at such times and places as you deem expedient, with power to adjourn from time to time and place to place as you think fit, and to call before you and to examine on oath or otherwise such persons as you think capable of affording you information as to the matters aforesaid, and to call for and examine all such books papers witings documents and reports as you all such books, papers, writings, documents, and reports as you deem likely to afford you the fullest information on any such matters :

And using all diligence, you are required to report to me in writing under your hand not later than the 30th day of June 1952, your finding and opinion on the matters aforesaid together with such recommendations as you think fit to make in respect thereof :

[L.S.]