(4) No person shall drive, or take or permit to be driven or taken, any multi-axled heavy motor-vehicle or heavy motor-vehicle drawing trailer(s) or heavy motor-vehicle being a trailer over the above-mentioned main highway that has axles spaced less than 8 ft. apart that has an axle weight in excess of 5 tons.

(5) Where a pair of axles of a short tractor wheelbase are spaced 6 ft. or more apart longitudinally, one axle of the pair may have a load equal to that permitted for axles of a multi-axled vehicle spaced more than 8 ft. apart longitudinally, provided that the sum of the loads carried by the two axles of the tractor do not exceed twice the load permitted for an axle spaced less than 8 ft. from any other axle.

(6) For the purpose of these by-laws for determining axle loading,

(0) For the purpose of these by-laws for determining axie tolaring, axles spaced less than 40 in. apart shall be regarded as one axle.

(7) For the purpose of these by-laws the word "weight" is defined as being "weight of the vehicle and its load, including any equipment or accessories, which is transmitted to the road surface by the tire or tires which are attached to the wheels of the vehicle."

(8) Every person who does, or causes or procures to be done, anything contrary to or otherwise than is provided in these by-laws shall be guilty of an offence, and shall be liable to a fine not exceeding £20 (twenty pounds) for each such offence.

The foregoing by-laws were made by resolution duly passed at a meeting of the Main Highways Board held at Wellington on the 21st day of May, 1952.

In witness whereof the common seal of the Main Highways Board is hereunto affixed this $18 \mathrm{th}$ day of June 1952.

R. Trevor Smith, Chairman. W. G. Belton, Member.

The Standards Act 1941—Draft New Zealand Standard Specification— No. D. 4060: Clothes Lockers

OTICE is hereby given that the above draft New Zealand Standard Specification is now being and Specification in now being and Specification in now being a second standard specification. ard Specification is now being circulated to affected interests for consideration and comment. The closing date fixed for such comment is 9 September 1952.

All persons who may be affected by this specification 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 with subsection (3) of section 8 of the Standards Act 1941.

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

The Standards Act 1941-Amendment of Standard Specifications

TOTICE is hereby given that on 13 June 1952 the under-Minister of Industries and Commerce by incorporation of the amendments shown hereunder

Number and Title of Specification. N.Z.S.S. 277: Cycle (B.S.C.) threads (formerly known as C.E.I. threads); being B.S.	Amendment. No. 1 (P.D. 1228), July 1951	Price of Copy (Post Free).	
		s. 3	d. 0
811: 1950 N.Z.S.S. 333: External micrometers; being B.S. 870: 1950	No. 1 (P.D. 1281), Octo- ber 1951	-2	6
N.Z.S.S. 374: Engineers' squares; being B.S. 939:	No. 1 (P.D. 1245), August 1951	2	6
N.Z.S.S. 400: Internal micrometers (including stick micrometers); being B.S. 959: 1950	No. 1 (P.D. 1250), August 1951	2	0
N.Z.S.S. 489: B.S.W. and B.S.F. open-ended carbon steel spanners; being B.S. 192: 1943	No. 1 (P.D. 1272), September 1951	2	0
N.Z.S.S. 705: Pneumatic tools and accessories; being B.S. 673: 1950	No. 1 (P.D. 1265), September 1951	3	0
N.Z.S.S. 883: Wrought aluminium and aluminium alloys for general engineering purposes—bars, rods, and sections; being B.S. 1476: 1949	No. 1 (P.D. 1249), August 1951	4	0
N.Z.S.S. 1019: Friction surface rubber transmission belting; being B.S. 351: 1950	"Memorandum" (P.D. 1289), October 1951	2	0

Applications for copies of the standard specifications so amended should be made to the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay, Wellington C.1 (P.O. Box 195). Copies of the amendments will be supplied free of charge to all purchasers of the standard specifications.

R. T. WRIGHT, Executive Officer, Standards Council. The Standards Act 1941-Specifications Declared to be Standard Specifications

TOTICE is hereby given that, on the dates stated in the first column hereunder, the undermentioned specifications were declared to be standard specifications by the Minister of Industries and Commerce pursuant to section 8 of the Standards Act 1941:—

Date of Declaration.	Number and Title of Specification.	Price of Copy (Post Free).	
23 June 1952	N.Z.S.S. 390*: By-law for the control	s. d.	
	and licensing of boardinghouses and similar premises (revision of edition of January 1946)	. 2, 0	
13 June 1952	N.Z.S.S. 876: Methods for the sampling and analysis of acid casein; being B.S. 1417: 1948, amended to meet New	2 - 6	
13 June 1952	Zealand requirements N.Z.S.S. 877: Methods for the sampling and analysis of rennet casein; being B.S. 1416: 1948, amended to meet New Zealand requirements	2 6	

*Note.—N.Z.S.S. 390 is in the course of printing, and copies will be available soon.

Applications for copies should be made to the N.Z. Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington C. 1.

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

Price Order No. 1387 (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 Price Order:—

- 1. This Order may be cited as Price Order No. 1387, and shall come into force on the $27 \mathrm{th}$ day of June 1952.
- 2. (1) Price Orders Nos. 962*, 998†, and 1366‡ are hereby revoked.
- (2) The revocation of the said Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.
 - 3. (1) In this Order, unless the context otherwise requires,—
 - "Beer" includes ale, beer, stout, porter, and all other malt liquors in respect of which beer duty in accordance with Part III of the Finance Act 1915, is payable:

 "Original bottle", in relation to any sale, means any bottle filled in accordance with customary trade practice and to its normal capacity prior to and not for the purpose of that sale.
 - that sale:

 "Ounce" means fluid ounce as defined in the Weights and
 Measures Proclamation 1946§;

 "Spirits" means whisky, rum, brandy, or gin:

 "Standard measure" means five-eighths of an ounce.
- (2) Terms and expressions defined in the Licensing Act 1908, when used in this Order, have the meanings severally assigned thereto by that Act.

APPLICATION OF THIS ORDER

- 4. (1) Subject to the provisions of this Order, this Order applies with respect to the sale by the holder of a publican's licence or accommodation licence for consumption on licensed premises, and to the sale by the holder of a conditional licence under the authority of that licence of drinks containing spirits or beer.
- (2) This Order shall not apply to any liquor sold by the bottle and in its original bottle.

FIXING MAXIMUM PRICES OF SPIRITS TO WHICH THIS ORDER APPLIES

- 5. (1) Subject to the provisions of this Order, the maximum price that may be charged by the holder of a publican's licence or an accommodation licence for consumption on licensed premises, or by the holder of a conditional licence under the authority of that licence, for any drink containing spirits shall be-

 - (a) Where the quantity of spirits contained in the drink is less than a full standard measure, 6d.:
 (b) Where the quantity of spirits contained in the drink is a full standard measure, or more than a full standard measure, 10d. for each full standard measure.
- (2) Where any drink containing a full standard measure or more than a full standard measure of spirits, other than French brandy, is served in a lounge or a dining-room of licensed premises, the maximum price of the drink shall be 1s. 3d. for each full standard measure of spirits contained in the drink. Where any such drink served as aforesaid contains less than a full standard measure of spirits, the maximum price of the drink shall be 1s.

 - * Gazette, 13 January 1949, Vol. I, page 15.
 † Gazette, 12 May 1949, Vol. II, page 1016.
 ‡ Gazette, 27 March 1952, Vol. I, page 445.
 § Statutory Regulations 1946, Serial number 1946/68, page 141.