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

1s. 6d.

(4) (i) Where the purchaser of any drink containing spirits requests a split-sized bottle of aerated water to be served with the drink, the maximum price that may be charged for any such bottle of aerated water shall be 4d. if served in the lounge or dining-room of licensed premises and 3d. if served elsewhere.

(ii) For the purposes of this Order the term "split-sized" in relation to any bottle means a bottle containing approximately for any brown in the hotel trade as split-sized.

6 oz. and known in the hotel trade as split-sized.

(iii) Except as provided in paragraph (i) hereof, no additional charge may be made where any flavouring or diluting ingredient of a non-intoxicating nature is added to the drink.

(5) This clause shall not apply to drinks containing more than one kind of spirits.

(6) The maximum price of any brandy sold on licensed premises (otherwise than by the original bottle) for consumption off the licensed premises shall be at the rate of 1s. 4d. per ounce. In addition to that price a reasonable price may be charged for the bottle in which the brandy is delivered to the purchaser, but any charge so made shall be refunded to the purchaser on the return of the bottle.

FIXING MAXIMUM PRICES OF BEER TO WHICH THIS ORDER APPLIES

- 6. (1) Subject to the provisions of this Order, the maximum price that may be charged for beer by the licensee of licensed premises for consumption on the premises shall be—
  - (a) Where the capacity of the container in which the beer is served is not less than 10 oz. but is less than 12 oz.: 6d.
  - (b) Where the purchaser requests beer to be served in a container of a capacity of less than 10 oz. and the beer is served in any such container: 6d.

    (c) Where the capacity of the container in which the beer is served is 12 oz. or more than 12 oz.: 7d.

Provided that where the beer is served in a container filled

Frovided that where the beer is served in a container filed from the original bottle the maximum price of the drink shall be 7d., irrespective of the capacity of that container.

(2) Where beer is served in a lounge or a dining-room of licensed premises the maximum price of the drink shall be 1s., irrespective of the capacity of the container in which the drink

7. Subject to the provisions of this Order, the maximum price that may be charged for beer by the holder of a conditional licence under the authority of that licence shall be:—

(a) Where the capacity of the container in which the beer is served is less than 12 oz.: 6d.
(b) Where the capacity of the container in which the beer is served is 12 oz. or more than 12 oz.: 7d.

Provided that where beer is served in a container filled from the original bottle the maximum price of the drink shall be 7d.,

irrespective of the capacity of that container.

8. (1) Unless the purchaser otherwise requests, no beer the subject of a sale by any person to whom this Order applies, except beer served in a lounge or dining-room, or beer sold from its original bottle, or beer sold by the holder of a conditional licence under the authority of that licence, shall be served in a container of a capacity of less than 10 oz.

(2) Any container in which beer is served by a person to whom this Order applies shall be filled as nearly as reasonably possible to

its full capacity.

(3) Where the purchaser of beer requests the addition of any flavouring or diluting ingredient of a non-intoxicating nature to his drink, the provisions of this clause shall apply as if all the drink consisted of beer.

## GENERAL

9. 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 the licensee of any licensed premises, or by the holder of a conditional licence, may authorize special maximum prices in respect of any drinks to which this Order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the applicant. Any authority given by the Tribunal under this clause may apply with respect to a particular drink or class of drinks or may relate generally to drinks to which this Order applies sold by the applicant while the approval remains in force. Any authority given under this clause shall be exhibited in the manner prescribed by clause 11 hereof in respect of Price Orders.

10. For the purposes of this Order liquor shall be deemed to

10. 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-

purchaser by the licensee or his servant in the lounge or diningroom and not directly to the purchaser over a counter.

11. Every licensee of any licensed premises, and every holder
of a conditional licence, shall keep a copy of this Price Order or a
statement of the retail prices fixed thereby prominently displayed
in every place in the licensed premises where drinks are sold or in
every place of sale or disposal of liquor under the authority of the
conditional licence (as the case may be) in such a position that
customers may examine the Price Order or statement without
having to ask for its production and without having to obtain
permission to examine it.

Dated at Wellington, this 26th day of June 1952.

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

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

Price Order No. 1386 (Amendment No. 2 of Price Order No. 1351) (Main Crop Potatoes)

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. 1386, and shall be read together with and deemed part of Price Order No. 1351\*

(hereinafter referred to as the principal Order).

2. This Order shall come into force on the 27th day of June

3. (1) This Order applies with respect to all potatoes which, being subject to the principal Order, are sold by a grower for delivery at any time after the commencement of this Order and on or before the 30th day of November 1952.

(2) For the purposes of this Order no potatoes sold on the basis of f.o.b.s.e. or f.o.r.s.e. shall be deemed to be delivered to the purchaser after the commencement of this Order if—

(a) In the case of sales f.o.b.s.e. the vessel on which the potatoes are laden leaves the port of shipment at any time before midnight on the 26th day of June 1952; or (b) In the case of sales f.o.r.s.e. the trucks on which the potatoes are laden leave the grower's station at any time before midnight of the said date.

(3) Except as provided in the last preceding subclause, potatoes sold f.o.b.s.e. or f.o.r.s.e. shall be deemed to be delivered to the purchaser after the commencement of this Order notwithstanding that they may have been actually laden on board any vessel or trucks before the commencement of this Order.

Modification of Principal Order With Respect to Potatoes That are Subject to This Order

4. Notwithstanding anything to the contrary in the principal Order the maximum price that may be charged by any grower for any potatoes to which this Order applies shall be determined in accordance with the following scale, namely:—
(a) For Sutton's Supreme or King Edward potatoes grown in

the South Island and sold for delivery

(b) For Red Dakota potatoes grown in the South Island and sold for delivery-

(c) For any other variety of potatoes grown in the South Island and sold for delivery-

On and after 27 June 1952 ..... (d) For potatoes grown in the North Island and sold for delivery-

 
 Maximum Price per Ton f.o.r.s.e. the Grower's Station.

 i Table).
 (f.a.q.).

 s. d.
 £ s. d.
 £ s. d.

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 0
 14
 10
 0
 13
 10
 0
 (Good Table). On and after 27 June  $\pounds$  s. d. 1952 ... 15 0 0 £ s. d. 13 10 0

Dated at Wellington, this 24th day of June 1952. The Seal of the Price Tribunal was affixed hereto in the presence

of-

G. LAURENCE, Presiding Member. D. W. A. BARKER, Member. \* Gazette, 28 February 1952, Vol. I, page 318.

Growers' Representatives on Tobacco Board—Notice of Day on Which First Election of Members of Tobacco Board to be Held

PURSUANT to the Tobacco Growing Industry Act 1935 the Minister of Industries and Commerce hereby appoints the fourth Wednesday in September in the year 1952 as the day on which the first election of members of the Tobacco Board constituted by the Tobacco Growing Industry Act 1935 shall be held.

Dated at Wellington, this 25th day of June 1952.

JACK T. WATTS, Minister of Industries and Commerce.

## BANKRUPTCY NOTICES

## In Bankruptcy

OTICE is hereby given that a second and final dividend of 17s. 6d. in the pound (making a total of 22) 17s. 6d. in the pound (making a total of 20s. in the pound) is now payable at my office on all proved claims in the estate of Elsie May Lindauer, of Russell, Confectioner.

T. P. PAIN, Official Assignee.

Courthouse, Whangarei, 18 June 1952.