Notice to Persons Affected by Applications for Licences Under Part III | Declaring Land to be Subject to Part I of the Maori Land Amendment of the Industrial Efficiency Act 1936

### Pharmacy Industry

O. N. Burke, Christchurch, has applied for a licence to operate a new pharmacy at  $408~\mathrm{Junes}$  Road, Christchurch.

#### Retail Sale and Distribution of Motor-spirit

Palmerston Taxis, Ltd., 385 Main Street, Palmerston North, has applied for a licence to resell motor-spirit from one pump already installed on premises at 385 Main Street, Palmerston North, sales to be confined to shareholder members of the company only.

H. Niania, Tiniroto, has applied for a licence to resell motor-spirit from one pump to be installed on garage premises at Tiniroto.

D. F. Bullen, Beachlands, via Whitford, Auckland, has applied for a licence to resell motor-spirit from one pump to be installed on store premises at Beachlands, via Whitford, Auckland.

Normandale General Store, Ltd., Normandale, via Lower Hutt, has applied for a licence to resell motor-spirit from one pump to be installed on store premises, corner Miro Miro, Paro, and Poto Roads, Normandale.

Normandale

G. Cook, Oamaru, has applied for permission to shift one pump from its present position in Ribble Street to a new site directly opposite in Ribble Street, Oamaru.

Applicants and other persons considering themselves to be materially affected by the decisions of the Bureau of Industry on these applications should, not later than 13 November 1952, submit any written evidence and representations they may desire to tender. All communications should be addressed to Secretary, Bureau of Industry, C.P.O. Box 2492, Wellington.

J. D. KERR, Secretary.

Notice to Mariners No. 64 of 1952

Marine Department, Wellington, N.Z., 23 October 1952.

NEW ZEALAND-NORTH ISLAND-MERCURY BAY-WHITIANGA Prohibited Anchorage Established

Position: Wharf light Lat. 36° 49'.9 S., long. 175° 42'.5 E. (approx.)
(a) 210° distant 2 cables
(b) 212° distant 3 cables
from the above light in each case.

Details: A pecked line is to be inserted from position (a) and (b) in a  $112^\circ$  direction, both lines to be extended to the eastern shore. The note "Prohibited Anchorage" is to be inserted between the pecked lines.

Chart Affected: No. 2574.

Publications: New Zealand Pilot, 1946, page 205.

W. C. SMITH, Secretary.

Declaring Land to be Subject to Part I of the Maori Land Amendment Act 1936 (Aotearoa Development Scheme)

PURSUANT to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby declares the lands described in the Schedule hereto to be subject to Part I of the said Act.

### SCHEDULE

The following lands situated in the Waikato-Maniapoto Maori Land Court District, Auckland Land District:—

Land.	Block and Survey	Approximate			
Land.	District.	Area.			
		Α.	R. P.		
Wharepuhunga 16в 1	III, VII, Wharepapa	596	0 0		
Wharepuhunga 16B 2A	III, Wharepapa	25	0  0		
Wharepuhunga 16в 2в 1	III, Wharepapa	58	2 4		
Wharepuhunga 16B 2B 2A	III, Wharepapa	54	3 13		
Wharepuhunga 16B 2B 2B	III, Wharepapa	41	3 14		
Wharepuhunga 16B 2B 3	III, Wharepapa	263	0.25		
Wharepuhunga 16B 2B 4	III, Wharepapa	190	1 4		
Wharepuhunga 16B 3B 1	III, Wharepapa	155	1 16		
Wharepuhunga 16B 3B 3B	* *				
2a	VII, Wharepapa	276	0 33		
Wharepuhunga 16B 3B 3B					
2в 1	VII, Wharepapa	.9	0 0		
Wharepuhunga 16B 3B 3B	11				
2в 3а	VII, Wharepapa	14	2  2		
Wharepuhunga 16B 3B 3B 2B					
3в 2	VII, Wharepapa	144	1 35		
Wharepuhunga 16B 3B 3D 1	III, VII, Wharepapa	128	0 14		
Wharepuhunga 16B 3B 3D 2	III, VII, Wharepapa.	932	0 10		
Wharepuhunga 16B 3B 3E	II, III, Wharepapa	921	1 9		
Wharepuhunga 16B 3B 3A 1B	II, III, VI, VII, Whare-				
	papa	207	3 37		
Wharepuhunga 16B 3B 3A 2A	VI, VII, Wharepapa	110	0 - 0		

Dated at Wellington, this 21st day of October 1952.

For and on behalf of the Board of Maori Affairs

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

(M.A. 1/2/14; D.O. 25/D)

PURSUANT to section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby declares the lands described in the Schedule hereto to be subject to Part I of the said Act.

#### SCHEDULE

The following land situated in the Tairawhiti Maori Land Court District, Gisborne Land District:—

Land.				Block and Survey		Area.		
Lai	ıu.			District.		Α.	R.	Ρ.
Marangairoa	1A	5	(C.T.					
73/130)				XI, XII, East Cape		266	1	0
Marangairoa	$1_{A}$	5	(C.T.					
23/129)				XI, XIII, East Cape		1,006	0	0
Dated at	Wo	Hir	aton t	his 21st day of October	- 10/	52		

Dated at Wellington, this 21st day of October 1952.

For and on behalf of the Board of Maori Affairs-

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

 $(M.A.\ 1/4/5\ ;\ D.O.\ 20008/1)$ 

# Law Practitioners Amendment Act 1935

PURSUANT to the Law Practitioners Amendment Act 1935, notice is hereby given that the Disciplinary Committee of the New Zealand Law Society, on the 11th day of September 1952, ordered that ANDREW AITKEN FRENCH, formerly of Morrinsville but now of Auckland, be suspended from practice as a barrister and solicitor of the Supreme Court of New Zealand for the period of one year from 11 September 1952, and that he pay fifteen guineas

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

W. PARKER, Registrar, Supreme Court.

The Standards Act 1941—Draft New Zealand Standard Specification-No. D. 2825, Standard Code of General By-laws: Signs and Hoardings

NOTICE is hereby given that the above draft New Zealand Standard Specification is now being circulated to affected interests for consideration and comment. The closing date fixed for such comment is 5 December 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.

L. T. McDONALD, Executive Officer, Standards Council.

Price Order No. 1419 (New Zealand Lemons Other Than Meyer Lemons)

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:—

Commerce, hereby makes the following Price Order:—

1. This Order may be cited as Price Order No. 1419, and shall come into force on the 3rd day of November 1952.

2. (1) Price Orders Nos. 1389\* and 1399† are hereby revoked.

(2) The revocation of the said Price Orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

# APPLICATION OF THIS ORDER

3. (1) This Order applies with respect to all New Zealand grown

3. (1) This Order applies with respect to all New Zealand grown lemons (other than Meyer lemons) sold by way of retail.
(2) The provisions of this Order as to maximum retail prices shall apply notwithstanding that any such lemons are sold otherwise than by weight.

# MAXIMUM RETAIL PRICES

- 4. (1) Subject to the provisions of this clause, the maximum retail price that may be charged or received by any retailer for any lemons to which this Order applies shall be computed as follows:
  - ons to which this Order applies shall be computed as follows:—

    (a) For lemons sold at any place in the North Island, north

    of a straight line drawn from Tirua Point on the West
    Coast to Young Nick's Head on the East Coast: At
    the rate of Is. 1d. per pound.

    (b) For lemons sold elsewhere in the North Island: At the
    rate of Is. 2d. per pound.

    (c) For lemons sold in the South Island: At the rate of Is. 3d.

per pound.

(2) If in respect of any lot of lemons sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or half-pence, the maximum price of the lot shall be computed to the next upward halfpenny.

\* Gazette, 3 July 1952, Vol. II, page 1163. † Gazette, 14 August 1952, Vol. II, page 1371.