

Notice of Adoption Under Part IX of the Maori Land Act 1931

Office of the Maori Land Court, Tairāwhiti District, Gisborne, 24 November 1952.

IT is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act 1931.

V. HOLST, Registrar.

Whakaatu Tangohanga Tamariki Whangai i Raro i Wahi IX o te Ture Whenua Maori 1931

Tari o te Kooti Whenua Maori, Takiwa o te Tairāwhiti, Kihipane, 24 o Noema 1952.

HE whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori, i raro i nga tikanga o te Ture Whenua Maori 1931, etahi ota Whakamana i te tangohanga o etahi tamariki whangai e mau i te Kupu Apiti i raro iho nei.

HOROUTA, Kai-rehita.

(SCHEDULE) (KUPU APITI)

No. (Nama).	Date of Order (Te Ra i Hangaia ai te Ota).	Adopted Child (Tamaite Whangai).	Sex (Tane, Wahine ranei).	Date of Birth (Te Ra Whanau).	Adopting Parents (Nga Matua Whangai).
4409	22/9/52	Polly Ruth Hokianga, hereafter to be known as (a muri ake nei Ka huaina ko) Pare Kaiuru Ruth Whaanga	Female (wahine)	7/5/50	Horace Whaanga and (raua ko) Noreen Whaanga.
4398	23/9/52	Paul te Kahika, hereafter to be known as (a muri ake nei Ka huaina ko) Paul te Aho	Male (tane)	17/2/52	Susie te Aho and (raua ko) Ku te Aho.
4378	23/9/52	Peter Moana te Aho, hereafter to be known as (a muri ake nei Ka huaina ko) Peter Elers	Male (tane)	17/5/51	Bessie Elers and (raua ko) Claude Elers.
4379	23/9/52	Paul Perenare te Aho, hereafter to be known as (a muri ake nei Ka huaina ko) Paul Elers	Male (tane)	17/5/51	Bessie Elers and (raua ko) Claude Elers.
4277	23/9/52	Frank John Tuau, hereafter to be known as (a muri ake nei Ka huaina ko) Rex Peter Thornton Adsett	Male (tane)	7/3/52	Keefe Adsett and (raua ko) Lilian Moetu Adsett.

Declaring Land to be Subject to Part I of the Maori Land Amendment Act 1936, Hokianga Development Scheme

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

SCHEDULE

ALL that area of land in the Tokerau Maori Land Court District, North Auckland Land Registry, containing 108 acres 1 rood 33 perches, more or less, being all the land comprised in a Consolidation Order of the Maori Land Court made on the 8th day of May 1942, known as Waima E 5 and situated in Block VIII, Waoku Survey District (being all the land formerly known as Whakatere-Manawakaiaia B 24 Block and part of the land formerly known as Whakatere-Manawakaiaia B 26A Block).

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

For and on behalf of the Board of Maori Affairs—

M. SULLIVAN,

Assistant Under-Secretary of the
Department of Maori Affairs.

(H.O. M.A. 61/3; D.O. 11/35/177)

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

PURSUANT to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, in so far as it affects the land described in the Schedule hereto, the notice dated the 6th day of September 1938, and published in the *New Zealand Gazette* No. 66 of the 8th day of September 1938, at page 2008, whereby the said land, *inter alia*, was declared to be subject to Part I of the Maori Land Amendment Act 1936.

SCHEDULE

THE following Maori land in the Waikato-Maniapoto Maori Land Court District, situate in Block VII, Onewhero Survey District:—

Land.	Area.	A.	R.	P.
Parish of Onewhero, Lot 77A (C.T. 338/284)	142	0	0	0

Dated at Wellington, this 1st day of December 1952.

For and on behalf of the Board of Maori Affairs—

M. SULLIVAN,

Assistant Under-Secretary of the
Department of Maori Affairs.

(M.A. 62/11; D.O. 23/C/Z/6 and 23/C/10)

Price Order No. 1429 (Dry Cleaning and Pressing Charges)

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. 1429, and shall come into force on the 5th day of December 1952.

APPLICATION OF THIS ORDER

2. This Order applies with respect to the charges that may be made at any place in the North Island of New Zealand and also in the Provincial Districts of Nelson, Marlborough, Westland, and Canterbury in the South Island of New Zealand, for pressing and for dry cleaning and pressing any of the items of apparel specified in the Schedule hereto.

FIXING MAXIMUM CHARGES FOR PRESSING AND FOR DRY-CLEANING AND PRESSING WORK TO WHICH THIS ORDER APPLIES

Dry Cleaning and Pressing

3. (1) Subject to the following provisions of this Order the maximum charge that may be made or received by any person for the dry cleaning and pressing (whether or not delivered) of any of the items of apparel specified in the Schedule hereto shall be the appropriate charge specified in the said Schedule.

(2) In respect of dry cleaning and pressing articles made of gaberdine material an additional charge of 6d. per article, over and above the charges specified in the Schedule hereto, may be made.

(3) Where with respect to any dry-cleaning and pressing work the items of apparel are required to be returned to the customer within twenty-four hours from the time they were left for dry cleaning and pressing a further charge not exceeding 1s. for each item so required may be made. Any charge made pursuant to this subclause shall be shown separately on the charge docket.

(4) Notwithstanding anything in the foregoing provisions of this clause, a minimum charge of 2s. 6d. may be imposed with respect to any lot of dry-cleaning and pressing work irrespective of the number or kind of articles in respect of which the work is performed.

(5) Notwithstanding anything in the foregoing provisions of this clause, higher prices may be charged for special treatment involved in removing stains such as those caused by ink, paint, tar, or chemicals, when extra costs are incurred in regard to the particular garment or garments under treatment: Provided that any such higher prices shall not exceed the actual additional costs incurred over and above those incurred when no such special treatment is involved.