

Pressing Only

4. (1) The maximum charge that may be made or received by any person where any of the items of apparel specified in the Schedule hereto are pressed but not dry cleaned shall be determined as follows:—

(a) Where the item of apparel is being pressed for the first time or has been washed by the customer and handed in in an unpressed state for pressing the maximum charge shall be an amount equal to 66 $\frac{2}{3}$ per cent of the charge fixed in the Schedule hereto for dry cleaning and pressing that article.

(b) In all other cases the maximum charge shall be an amount equal to 60 per cent of the charges fixed in the Schedule hereto for dry cleaning and pressing that article.

(2) Where the charge fixed by subclause (1) hereof is not an exact number of threepences it shall be computed to the nearest threepence.

Provision for Special Prices

5. 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 any person concerned may authorize special maximum charges in respect of any pressing or dry-cleaning and pressing work to which this Order applies, where special circumstances exist or for any reason extraordinary charges are incurred by that person. Any authority given by the Tribunal under this clause may apply with respect to any particular dry-cleaning and pressing work or may relate generally to all dry-cleaning and pressing work performed by that person while the approval remains in force.

Price Order to be Exhibited

6. Every person who performs any dry-cleaning or pressing work to which this Order applies and every agent of any such person shall keep a copy of this Price Order or a statement of the charges fixed thereby prominently displayed in his premises 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.

SCHEDULE

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

<i>Women</i>		Maximum Charge.
Items of Apparel.	s.	d.
Blazer	4	6
Blouse	3	0
Coats—		
Costume	4	6
Jeep	5	6
Three-quarter	5	6
Coatee	3	0
Costume	7	6
Dressing gown	8	6
Frocks—		
Ordinary	7	6
Fancy, but excluding frocks or dresses approximately ankle length or longer, for evening, dance, wedding, or cocktail wear	8	6
With coatee	9	0
Slip	4	0
Gloves—		
Short	2	6
Long	3	6
Gym frock	5	6
Jumper or cardigan—		
Short sleeves	3	9
Long sleeves	4	3
Overcoat	8	0
Skirt without pleats	4	0
Pleats; extra—		
Small knife, per pleat	0	1
Sunray, per pleat	0	2
Raincoat, including reproofing	12	6
Slacks—		
Ordinary	4	0
Corduroy	4	6
Suit—		
2 piece slack	7	9
Swagger	8	0
Twin set	6	6

<i>Men</i>		Maximum Charge.
Items of Apparel.	s.	d.
Blazer	4	6
Cardigan or sweater—		
Short sleeves	3	9
Long sleeves	4	3
Coat—Suit or Sports	5	0
Coat and vest	6	6
Coat (tails)	5	6
Dressing gown	8	6
Dust coat	3	6

Hats—	s.	d.
Cleaned and blocked	4	9
Hydraulically blocked	6	9
Binding extra	2	3
Band extra	2	3
New leather extra	2	3
Military battle dress	8	0
Overcoats	8	0
Overalls	2	6
Raincoats, including reproofing	12	6
Shorts	2	6
Sports coat and trousers	8	6
Suits—		
With extra trousers	12	6
3 piece	8	6
2 piece	8	0
Evening (tails)	9	6
Dinner	8	6
Sponged and pressed	6	6
Trench coat with flaps and leather buttons	15	0
Trousers, corduroy or cream	4	6
Others	4	0
Ties—		
Wool or poplin	0	9
Wide end, silk or poplin	1	3
Waistcoat	2	3
Wind or golf jacket	7	0

Miscellaneous

Travelling rugs	6	6
Blankets—		
Single	3	0
Double	3	6

For children's garments the price charged shall be fixed according to size but the maximum price shall be two-thirds of the price fixed for the corresponding women's or men's garment.

Dated at Wellington, this 2nd day of December 1952.

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

[L.S.] G. LAURENCE, Presiding Member.
D. W. A. BARKER, Member.

Price Order No. 1430 (Amendment No. 5 of Price Order No. 1150), (Flour)

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. 1430, and shall be read together with and deemed part of Price Order No. 1150* (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 8th day of December 1952.

3. The principal Order is hereby amended by revoking clause 5, and substituting the following clause:—

"5. The prices fixed by this Order do not include the price of any calico bags containing the flour or wheat meal, and an additional charge may be made for the calico bags not exceeding—
"1s. 0 $\frac{1}{2}$ d. where the calico bag contains 50 lb. of flour or wheat meal.
"8 $\frac{1}{2}$ d. where the calico bag contains 25 lb. of flour or wheat meal.
"6 $\frac{1}{2}$ d. where the calico bag contains 12 $\frac{1}{2}$ lb. of flour or wheat meal."

Dated at Wellington, this 3rd day of December 1952.

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

[L.S.] G. LAURENCE, Presiding Member.
D. W. A. BARKER, Member.

* Gazette, 5 May 1950, Vol. II, page 539.

BANKRUPTCY NOTICES

In Bankruptcy—Supreme Court

ARCHIBALD RANSOM SMITH, formerly of Kumeu now of Whitford, Motor Mechanic, was adjudged bankrupt on 1 December 1952. Creditor's meeting will be held at my office on Monday, 15 December 1952, at 10.30 a.m.

T. C. DOUGLAS, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland C. 1.

In Bankruptcy—Supreme Court

KENNETH MOROS, of Second Street, Henderson, Motor Carrier, was adjudged bankrupt on 28 November 1952. Creditors' meeting will be held at my office on Wednesday, 10 December 1952, at 10.30 a.m.

T. C. DOUGLAS, Official Assignee.

Fourth Floor, Dilworth Building, Customs Street East, Auckland C. 1.