Decisions Under the Customs Acts

THE following decisions in interpretation of the Customs Tariff are published for public information:

PART I-DECISIONS IN INTERPRETATION OF THE TARIFF

Tariff Item No.	Decision	Record No.		
352 (b)	Hose assemblies consisting of short lengths of hor permanently attached either by crimping or suited for use as fuel or oil lines	131-3/627/5		
		в.Р.	General	
448 (3)	Emulsifiers and wetting agents, etc.— Polychol Oils—	3%	3%	131-4/218/6
	Miscellaneous oils— Oils, other than soluble oils declared by a manufacturer for use by him only for—			
448 (3)	(d) Tanning Sporting requisites— Fishing tackle—	3%	3%	131-9/5/60
448 (3)	Fishing reels, parts in the rough peculiar to use in the manufacture of (but not including parts enumerated in the Tariff) (NOTE.—This decision will not be effective after 31 August 1956)	3%	25%	131-3/196/2

PART II-INDEX TO DECISIONS

Tariff Item No.				Goods
448 (3) 448 (3) 448 (3)	Oils Emulsifiers	••	Oils— Tanning. Polychol. Tanning— Oils.	

PART III—DECISIONS WHICH ARE CANCELLED

Tariff Item No.			Cancelled Decision		
352 (b) 352 (b)		••	Hose assemblies vulcanizing. (See revised decision.) Reels, self-winding cable. (See revised decision in Tariff Order 121.)		
448 (3)	Sporting	••	Fishing tackle— Fishing reels, parts peculiar to use in manufacture of 31 August 1956). (See revised decision.)		

CORRIGENDUM

Tariff Order 130—Part IV: Amendments to the Customs Tariff of New Zealand—The duties payable in respect of goods imported from Switzerland under Tariff items 338 (1) (c), (d), and (e) should read 20%, 35%, and 20% respectively.

Customs Department, Wellington C. 1, 20 January 1955.

(Tariff Order 131)

J. P. D. JOHNSEN, Comptroller of Customs.