Licensing Control Commission-Awarding Compensation to Owner and Licensee (Buller Licensing District)

TAKE notice that, pursuant to the provisions of the L Licensing Amendment Act 1948, the Commission has awarded the following amount of compensation to Robert Nichol Roper, as owner/licensee, consequent upon cancellation of the publican's licence in respect of the premises shown below:

Crown Hotel at Burnett's Face-

Robert Nichol Roper, care of Messrs Hannan and Seddon, Solicitors, Greymouth, the sum of £320.

Solicitors, Greymouth, the sum of £320.

And further take notice that no person (other than the above-named person and other than a person claiming a lien as mortgagee) shall be entitled to receive the compensation or make any claim in respect of the compensation awarded unless notice in writing of such claim, stating whether compensation is claimed by him as owner or as licensee, is lodged with the Commission within six weeks of the 3rd day of February 1955, being the date of publication of this notice in the Gazette: and further take notice that any mortgagee from an owner or licensee shall, upon giving written notice to the Commission within one month after the 3rd day of February 1955 aforesaid, have a lien on the amount of the compensation payable to the mortgager for the amount of the mortgage debt, and any interest or other charges owing to the mortgagee under or in respect of the mortgage.

Dated at Wellington this 31st day of January 1955.

Dated at Wellington this 31st day of January 1955.

E. R. GRAHAM, Secretary.

Licensing Control Commission, Government Buildings Annexe, Whitmore Street, P.O. Box 5012 (Telephone 43-418), Wellington.

Price Order No. 1593 (Jamaican Oranges and Jamaican Grapefruit)

PURSUANT to the Control of Prices Act 1947, the Price Tribunal hereby makes the following Price Order:

- 1. This Order may be cited as Price Order No. 1593, and shall come into force on the 7th day of February 1955.
 - 2. (1) Price Order No. 1514* is hereby revoked.
- (2) The revocation of the said Order 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. This Order applies with respect to all Jamaican oranges and Jamaican grapefruit sold by way of retail in New Zealand.

FIXING MAXIMUM RETAIL PRICES OF ORANGES AND GRAPEFRUIT TO WHICH THIS ORDER APPLIES

4. (1) The maximum price that may be charged or received by any retailer for any oranges or grapefruit to which this Order applies shall be determined as follows:

(a) With respect to oranges and grapefruit sold at any place within the metropolitan areas of Auckland, Wellington, Christchurch, or Dunedin as defined in the Schedule hereto, or in any of the cities or boroughs of Whangarei, Hamilton, Gisborne, New Plymouth, Stratford, Wanganui, Palmerston North, Napier, Hastings, Blenheim, Nelson, Greymouth, Westport, Timaru, Oamaru, Gore, Balclutha, or Invercargill—

At the Bate of:

At the Rate of: Per Pound

s. d. 1 2

Jamaican oranges Jamaican grapefruit 1 0

(b) With respect to oranges and grapefruit sold elsewhere in New Zealand—

At the Rate of: Per Pound

s. d. 1 Jamaican oranges Jamaican grapefruit $\overline{1}$ $0\frac{1}{2}$

(2) If in respect of any lot of oranges or grapefruit the price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or halfpence, the maximum price of the lot shall be computed to the next upward halfpenny.

PROVISION FOR SPECIAL PRICES

Provision for Special Prices

5. Notwithstanding anything to the contrary in the foregoing provisions of this Order, and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorize special maximum prices in respect of any oranges or grapefruit to which this Order applies where special circumstances exist, or for any reason extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of oranges or grapefruit or may relate generally to all oranges or grapefruit to which this Order applies sold by the retailer while the approval remains in force.

DUTY IMPOSED ON RETAILERS

6. Every retailer who offers or exposes for sale in any shop any oranges or grapefruit to which this Order applies shall keep in a prominent position in such proximity to the oranges or grapefruit to which it relates as to be obviously in relation thereto a ticket, placard, or label on which shall be stated in legible and prominent characters the word "Jamaican" and the retail price per pound of the oranges or grapefruit. grapefruit.

SCHEDULE DEFINITION OF METROPOLITAN AREAS

Name of Metropolitan Area	Districts Included Therein
Auckland	The City of Auckland; the Boroughs of Birkenhead, Devonport, Ellerslie, Mount Albert, Mount Eden, Mount Roskill, New Lynn, Newmarket, Northcote, Onehunga, One Tree Hill, Otahuhu, Takapuna, and Mount Wellington; and the Road District of Panmure Township.
Wellington	The Cities of Wellington and Lower Hutt, and the Boroughs of Eastbourne and Petone.
Christchurch	The City of Christchurch and the Borough of Riccarton.
Dunedin	The City of Dunedin and the Boroughs of Green Island, Port Chalmers, St. Kilda, and West Harbour.

Dated at Wellington this 3rd day of February 1955. The Seal of the Price Tribunal was affixed hereto in the presence of-

[L.S.]

G. LAURENCE, Presiding Member. H. PEARCE, Member.

* Gazette, 17 December 1953, Vol. III, page 2036.

Notice to Mariners No. 16 of 1955

NEW ZEALAND-NORTH ISLAND-AUCKLAND HARBOUR

Prohibited Areas

THE following areas have been declared prohibited areas and no person or craft may enter or pass through these eas without the authority of the Queen's Harbourmaster, Auckland.

(a) Devonport:

The area enclosed by a line drawn from the north-east corner of Stanley Bay Jetty (36° 49′ 38″ S., 174° 46′ 54″ E., approx.) in a 202° direction for 800 ft.; thence 113½° for 2,475 ft., thence 053° to the shore.

(b) Ngataringa Bay (North Yard):

The area enclosed by a line drawn from a position 276° 5,540 ft. from Mount Victoria Fixed Red Light in a 315° direction for 1,000 ft.; thence 044° for 1,160 ft.; thence along the southern side of the channel to position 300° 4,390 ft. from Mount Victoria Fixed Red Light; thence 132° to the shore.

(c) Kauri Point (Onetaunga Wharf):

The area enclosed by a line drawn from a position on the shore 015½° 3,760 ft. distant from Boat Rock Beacon (36° 49′ 40″ S., 174° 41′ 38″ E., approx.) in a 270° direction for 330 ft.; thence 191° for 960 ft.; thence 155° for 1,680 ft.; thence 098° for 1,950 ft.; thence 031° to the shore.

(d) Islington Bay:

The area enclosed by the arc of a circle of radius 1·3 cables drawn about position 297° 18·9 cables from Motuike Pier Light.

Charts affected: 1896, 1970.

Publications affected: N.Z.N.A. & T.T., Vol. 1, 1954, p. 35; New Zealand Pilot, 1946 Edition, page 174.

Authority, New Zealand Naval Board.

Wellington, N.Z., 21 January 1955.

W. C. SMITH, Secretary for Marine.

(M. 25/2752)

Infected Area Declared Under the Citrus Canker Regulations 1952 (Notice No. Ag. 5825)

PURSUANT to the Citrus Canker Regulations 1952, it is hereby notified for public information that the area of land described in the Schedule hereto has been declared to be an infected area for the purposes of the said regulations.