- 10. Motunau River—Canterbury Land District: All the waters of the Motunau River from its source to a line between the two white marker posts on the river banks on the bend above the mooring area for fishing boats.
- 11. Waiau River-Canterbury Land District: All the waters of the Waiau River from its source to the sea.
- 12. Waimakariri River-Canterbury Land District: All the waters of the Waimakariri River from the Bealey Bridge on State Highway 73 to the twin traffic bridges on State Highway
- 13. Waipara River—Canterbury Land District: All the waters of the Waipara River from its source to the sea and including the North, Middle, and South Waipara branches of that river.
- 14. Wairau River—Marlborough and Nelson Land Districts: All waters of the Wairau River from its source to above the Taumarina Bridge on the Blenheim to Picton portion of State

SECOND SCHEDULE

- 1. The provisions of the General Harbour Regulations (Nautical and Miscellaneous) Regulations 1968 (1968/240) shall, so far as applicable, apply at all times.
- 2. The provisions of this notice shall not apply to access lanes or reserved areas declared pursuant to regulation 13 of the Motor Launch Regulations 1962 (1962/180) when these access lanes or reserved areas are being used for water skiing activities.

THIRD SCHEDULE

The Notice* of 21 September 1966 declaring parts of the Waimakarini River to be exempt from the provisions of regulations 11 and 12 of the Motor Launch Regulations 1962 is hereby revoked.

Dated at Wellington this 3rd day of June 1971.

ALLAN McCREADY, Minister of Marine and Fisheries.

*New Zealand Gazette, 3 October 1966, p. 1527 (M. 36/2/7)

Licensing Inter-Island Fishing Co. Ltd. to Occupy a Site for a Jetty at Kaingaroa, Chatham Islands

PURSUANT to the Harbours Act 1950, the Minister of Marine hereby licenses and permits Inter-Island Fishing Co. Ltd. (hereinafter called the licensee, which term shall include its successors or assigns unless the context requires a different construction) to use and occupy a part of the foreshore and bed of the sea at Kaingaroa, Chatham Islands, as shown on plan marked M.D. 13452 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a jetty as shown on the said plan, such licence to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto. terms and conditions set forth in the Schedule hereto.

SCHEDULE

CONDITIONS

- (1) This licence is subject to the Foreshore Licence Regulations 1960 and the provisions of those regulations shall, so far as applicable, apply hereto.
- (2) The term of the licence shall be 14 years from the 1st day of June 1971.
- (3) The premium payable by the licensee shall be 10 dollars (\$10) and the annual sum so payable by the licensee shall be 10 dollars (\$10).

Dated at Wellington this 1st day of June 1971.

ALLAN McCREADY, Minister of Marine and Fisheries. (M. 54/3/798)

Revoking the Foreshore Licence Held by Barrie Llewellyn Jones for a Water-intake Pipeline at Wanganui River at Papaiti

PURSUANT to the Harbours Act 1950, the Minister of Marine hereby gives notice that the licence signed on 10 March 1964* authorising Barrie Llewellyn Jones to use and occupy part of the foreshore and bed of the Wanganui River at Papaiti, as a site for a water-intake pipeline as shown on plan M.D. 11740 is hereby revoked.

Dated at Wellington this 1st day of June 1971.

ALLAN McCREADY, Minister of Marine and Fisheries.

*Gazette, 25 March 1964, p. 529

(M. 54/7/11)

Price Order No. 2160 (Australian Oranges)

PURSUANT to the Control of Prices Act 1947, I, Clifford Ernest Beard, pursuant to a delegation from the Secretary of Industries and Commerce acting under a delegation from the Price Tribunal, hereby make the following price order:

- 1. This order may be cited as Price Order No. 2160 and shall come into force on the 11th day of June 1971.
 - 2. (1) Price Order No. 2144 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.
- 3. References in this order to metropolitan areas are references to the metropolitan areas described in the Schedule hereto.

APPLICATION OF THIS ORDER

4. This order applies with respect to all Australian oranges sold by way of retail in New Zealand.

MAXIMUM RETAIL PRICES

- 5. (1) Subject to the provisions of this clause, the maximum price that may be charged or received by any retailer for any Australian oranges shall be—
 - (a) When sold by a retailer carrying on business in any of the metropolitan areas of Auckland, Wellington, Christchurch, or Dunedin, or in any of the Cities or Boroughs of Whangarei, Takapuna, Hamilton, Tauranga, Rotorua, Gisborne, New Plymouth, Stratford, Hawera, Wanganui, Palmerston North, Napier, Hastings, Masterton, Blenheim, Nelson, Greymouth, Timaru, Westport, Oamaru, Balclutha, Gore, or Invercargill. Invercargill-

20 cents per pound.

- (b) When sold by a retailer carrying on business elsewhere—
 - 1 lb, 21 cents;
 - 2 lb, 41 cents; 3 lb, 62 cents; 4 lb, 82 cents; 5 lb, \$1.03; 6 lb, \$1.23.

Fractions of a pound shall be calculated at 21 cents per pound. Quantities in excess of 61b shall be calculated at the rate of $20\frac{1}{2}$ cents per pound.

(2) If in respect of any lot of oranges sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of cents, the maximum price of the lot may be computed to the nearest whole cent.

SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

6. Subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorise special prices in respect of any Australian oranges 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 may relate generally to all Australian oranges to which this order applies sold by the retailer while the approval remains in force.

DUTY IMPOSED ON RETAILERS

- 7. Every retailer who offers or exposes any Australian oranges for sale in any shop shall keep in a prominent position in such proximity to the oranges to which it relates as to be obviously descriptive thereof, a ticket, placard, or label on which shall be stated in legible and prominent characters the following
- (a) The retail price per pound of the oranges. Retailers to whom clause 5 (1) (b) of this order applies shall state at least the prices for 1 lb and 2 lb lots.
 - (b) The word "Australian".