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1958, No. 33

An Act to amend the Customs Acts

[25 September 1958

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

1. Short Title—This Act may be cited as the Customs Acts Amendment Act 1958.

Rep. 196. No. 8 PART I

CUSTOMS DUTIES

- 2. This Part to be read with Customs Act 1913—This Part of this Act shall be read together with and deemed part of the Customs Act 1913 (in this Part referred to as the principal Act).
- 3. Increase of Customs duties in respect of certain goods—
 (1) In respect of goods of the kinds or classes specified in the First Schedule to this Act that are imported into New Zealand or entered therein for home consumption after the passing of this Act, there shall be payable, in addition to the duties fixed in respect of such goods by or pursuant to any Act, and notwithstanding anything to the contrary in any Act, but subject to the provisions of section one hundred and forty-three of the principal Act, further duties of Customs at the appropriate rate specified in the third column of that Schedule.
 - (2) Notwithstanding anything in section five of the Customs Acts Amendment Act 1930, or in any other enactment, surtax shall not be payable in respect of the additional duties imposed by subsection one of this section.
 - 4. Special provisions as to Cook Islands—(1) The duties provided for in section three of this Act shall not be in force in the Cook Islands unless and until the Governor-General by Order in Council so determines, and until an Order in Council under this section comes into force the duties in force in those Islands on the passing of this Act shall continue to be in force.
 - (2) On the coming into force of any such Order in Council the duties provided for in section three of this Act in respect of any goods shall be in force in the Cook Islands, and the duties in force in those Islands with respect to those goods on the passing of this Act shall be deemed to be altered accordingly:

Provided that nothing in this section shall affect the provisions of Part XXI of the principal Act.

5. Security in respect of wharves and examining places—Section twenty-four of the principal Act is hereby amended by repealing subsections one, two, and three, and substituting the following subsections:

- "(1) Before appointing any wharf or examining place under this Act, or as a condition of the continuance of any such appointment, the Minister shall require the owner, occupier, or other person having the control or use of that wharf or place to give security to the satisfaction of the Minister for the payment of duty on all goods which are wrongfully removed by any person from that wharf or place.
- "(2) To the extent of that security the owner, occupier, or other person having the control or use of a wharf or place duly appointed in accordance with the provisions of this Act shall be liable from time to time for all duty payable on goods which the Collector is satisfied have been so wrongfully removed, in the same manner as if those goods had been imported by that owner, occupier, or other person and entered for home consumption, and he shall not be released from his liability under this section by virtue of any other provisions of the Customs Acts or because a security previously given has been cancelled or for any other reason.
- "(3) The Comptroller shall in like manner require security in respect of a sufferance wharf, and the provisions of this section shall extend and apply accordingly."

PART II

BEER DUTY

- 6. This Part to be read with Part III of Finance Act 1915—This Part of this Act shall be read together with and deemed part of Part III of the Finance Act 1915.
- 7. Increase of duty on beer brewed in New Zealand—(1) In addition to the rates of duty fixed by section seven of the Customs Acts Amendment Act 1947, further duty in accordance with Part III of the Finance Act 1915 shall be payable on all beer brewed in New Zealand of which the worts are pitched for fermentation after the passing of this Act, as follows:
 - (a) Where the specific gravity of the worts used in the production of the beer does not exceed 1,036, the additional duty shall be at the rate of three shillings per gallon of the beer; and
 - (b) Where the specific gravity of the worts exceeds 1,036, the additional duty per gallon shall be at the rate aforesaid, increased by one penny for every unit of specific gravity above 1,036.

- (2) Such additional duty shall be deemed to be revenue of Customs within the meaning of the Customs Act 1913, and shall be recoverable accordingly by action at the suit of the Crown.
- (3) For the purposes of Part III of the Finance Act 1915, the specific gravity of distilled water at sixty degrees Fahrenheit shall be taken at 1,000 and the specific gravity of the worts shall be considered in relation thereto.

PART III REF. 196. TOBACCO DUTY

- 8. This Part to be read with Tobacco Act 1908—This Part of this Act shall be read together with and deemed Part of the Tobacco Act 1908.
- 9. Increase of excise duty on tobacco manufactured in New Zealand—In addition to the duties fixed by subsection one of section twenty-two of the Customs Acts Amendment Act 1934 and section seven of the Customs Acts Amendment Act 1942, there shall be levied, collected, and paid on tobacco manufactured in New Zealand that is entered for home consumption after the passing of this Act the further excise duties hereinafter specified in respect of the following classes of such tobacco, namely:

. ...

- (a) On tobacco, cut
- (b) On other tobacco
- (c) On cigars and snuff

(d) On cigarettes—

(i) Not exceeding in weight two and a half pounds the thousand

(ii) Exceeding in weight two and a half pounds the thousand

Eleven shillings and one penny the pound.

Eleven shillings and threepence the pound.

Six shillings the pound.

Thirty-six shillings and sixpence the thousand.

Fourteen shillings and sixpence the pound.

10. Authority to vary rates of excise duty on cigars and snuff—(1) Section twenty-five of the Customs Acts Amendment Act 1930, as amended by section forty-three of the Customs Acts Amendment Act 1934 and section eight of the Customs Acts Amendment Act 1942, is hereby further amended by omitting from subsection one the words "fourteen shillings", and substituting the words "twenty shillings".

(2) Section eight of the Customs Acts Amendment Act

1942 is hereby consequentially repealed.

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PART IV

SALES TAX

- 11. This part to be read with Sales Tax Act 1932-33—This Part of this Act shall be read together with and deemed part of the Sales Tax Act 1932-33 (in this Part referred to as the principal Act).
- 12. Increase of sales tax on certain motor vehicles—(1) In respect of goods of the class or kind specified in the Second Schedule to this Act, except any such goods that are exempt from sales tax, there shall, subject to the provisions of the principal Act, be levied, collected, and paid, instead of sales tax at the rate imposed by section ten of the Customs Acts Amendment Act 1942, sales tax at the rate of forty per cent of the sale value of all such goods—
 - (a) Sold by a wholesaler, after the passing of this Act, otherwise than to a licensed wholesaler for resale by him; or
 - (b) Manufactured by a manufacturing retailer, after the passing of this Act, for use by him or for sale otherwise than to a licensed wholesaler for resale by him; or
 - (c) Imported into New Zealand after the passing of this Act, and entered therein for home consumption under the Customs Act 1913 otherwise than by a licensed wholesaler for sale by him.
- (2) With respect to sales tax paid on any goods by an importer pursuant to this section, the following provisions shall apply:
 - (a) On the sale of any such goods by the importer to a licensed wholesaler, for resale, or for use by the licensed wholesaler in the manufacture of goods for sale, the importer shall, on application to the Collector and on compliance with the prescribed conditions, be entitled to a refund of the sales tax paid by him on the goods sold by him as aforesaid:
 - (b) On the sale of any such goods by the importer to a manufacturing retailer for use by him in the manufacture of goods for sale, the importer shall, on satisfying the Collector that the goods sold by him have been actually used by the manufacturing retailer as aforesaid, and on compliance with the prescribed conditions, be entitled to a refund of the sales tax paid by him on the goods sold by him and actually used as aforesaid.

- (3) Subsection one of section eleven of the principal Act, as amended by section twenty-two of the Finance Act 1940 and modified by section ten of the Customs Acts Amendment Act 1942, shall be read subject to the foregoing provisions of this section. Any reference in the principal Act or in any other Act to the said subsection one shall, unless the context otherwise requires, be hereafter construed to include a reference to subsection one of this section.
- 13. Rate of discount for prompt payment—Notwithstanding anything in section twenty-one of the principal Act, as amended by section twenty-three of the Finance Act 1940 and section fifteen of the Customs Acts Amendment Act 1942, where sales tax in respect of any goods is payable at the rate of forty per cent of the sale value thereof, and such tax is paid on or before the date on which it is payable in accordance with the provisions of the principal Act, the taxpayer shall be entitled only to a discount at the rate of three-quarters per cent of the sales tax so payable.
- 14. Exemptions from sales tax—(1) Subject to the provisions of this section, goods of the classes or kinds specified in the Third Schedule to this Act shall be exempt from sales tax.
- (2) The Governor-General may from time to time, by Order in Council, revoke the exemption from sales tax of any goods of a class or kind exempted under this section.
- (3) Every Order in Council under this section shall come into force on the date of its notification in the *Gazette* or on such earlier or later date as may be specified in that behalf in the Order.
- (4) The Customs Acts Amendment Act 1942 is hereby amended by repealing so much of the Second Schedule (as amended by the Sales Tax Order 1942 and by section thirteen of the Finance Act 1948 and by the Sales Tax (School Omnibuses) Order 1957) as relates to field drainage pipes and tiles, omnibuses, and tramcars.
- (5) Paragraph (a) of subsection three of section five of the Finance Act (No. 2) 1942 is hereby amended by repealing subparagraph (iii) (as added by section four of the Finance Act 1949).
- (6) Section thirteen of the Finance Act 1948 and section four of the Finance Act 1949 are hereby consequentially repealed.

- (7) The Finance Act (No. 2) 1955 is hereby amended by repealing so much of the First Schedule as relates to the classes or kinds of goods specified in Part I of the Fourth Schedule to this Act.
- (8) The Sales Tax Exemption Order 1955 is hereby amended by revoking so much of the Second Schedule as relates to the classes or kinds of goods specified in Part II of the Fourth Schedule to this Act.
- (9) The Sales Tax (School Omnibuses) Order 1957 is hereby consequentially revoked.

PART V

MISCELLANEOUS PROVISIONS

- 15. Ratification of certain resolutions—(1) Every resolution of the House of Representatives passed on the twenty-sixth day of June, nineteen hundred and fifty-eight, purporting to impose any duties of Customs or excise, or to impose sales tax, or to create any exemptions from any such duties or sales tax, shall be deemed to have taken effect and to have had the force of law, according to its tenor, and to have so continued until the passing of this Act.
- (2) Every such resolution as is mentioned in subsection one of this section shall be deemed to be revoked on the passing of this Act:

Provided that all duties and all sales tax that, by virtue of the said resolutions, have become due and payable since the passing thereof and before the passing of this Act, and all penalties and forfeitures that have been incurred, shall be recovered and enforced notwithstanding the revocation of the said resolutions by this section.

16. Saving of existing rights of action—All duties of Customs and excise, and all sales tax, that have become due and payable, and all penalties and forfeitures that have been incurred, before the passing of this Act, shall be recovered and enforced in the same manner as if this Act had not been passed.

SCHEDULES

Rep. 1961

Section 3

FIRST SCHEDULE No. ' s.

Goods (as Specified in the First Schedule to the Customs Acts Amendment Act 1934) in Respect of Which Additional Customs Duties are Imposed by Section 3 of this Act

Item No.	Tariff Item	Additional Rates of Duty Imposed
74	Cigarettes, n.e.i	36s. 6d. per 1,000.
75	Cigarettes, exceeding in weight 2½ lb per 1,000	14s. 6d. per lb.
· 76	Cigars, including the weight of every band, wrap- per, or attachment, to any cigar	6s. per lb.
` 77	Snuff	6s. per lb.
7 9	Tobacco, cut	11s. 1d. per lb.
80	Tobacco n.e.i., including the weight of every label, tag, or other attachment	11s. 3d. per lb.
83	Ale, beer of all sorts, porter, cider, and perry, when containing more than 2 per cent of proof spirit; per gallon, or for six reputed quart bottles or the reputed equivalent in bottles of a larger or smaller reputed capacity	3s.
84	Spirits, viz: (1) Cordials, bitters, and liqueurs, when exceeding the strength of 40 per cent of proof spirit, but not exceeding the strength of proof	60s. per liquid gallon.
i	(2) Cordials, bitters, and liqueurs, when exceeding the strength of proof (3) Spirits, and spirituous mixtures, the strength of which can be ascertained by Sikes's hydrometer or other similar instrument, viz:	60s. per proof gallon.
	(4) Spirits, and spirituous mixtures, sweetened, n.e.i., when not exceeding the strength of proof	60s. per proof gallon. 60s. per proof gallon. 60s. per liquid gallon.
	(5) Spirits, and spirituous mixtures, sweetened, n.e.i., when exceeding the strength of proof	60s. per proof gallon.
	(6) Spirits, and spirituous mixtures, containing more than 40 per cent of proof spirit, but not exceeding the strength of proof, in combination with other ingredients	60s. per liquid gallon.
	(7) Spirits, and spirituous mixtures, exceeding the strength of proof, in combination with other ingredients	60s. per proof gallon.
394	Oils in vessels capable of containing one gallon or more, viz:	1s non gollon
3 95	(7) Motor spirits Oils in vessels having a capacity of less than one gallon, viz:	1s. per gallon.
	(2) Motor spirits	1s. per gallon.

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SECOND SCHEDULE

Section 12

GOODS WHICH, IF NOT EXEMPT FROM SALES TAX, ARE SUBJECT TO SALES TAX AT THE RATE OF FORTY PER CENT OF THEIR SALE VALUE

Motor vehicles, including trailers therefor but excluding motor cycles.

THIRD SCHEDULE

Section 14 (1)

GOODS EXEMPTED FROM SALES TAX

Equipment, apparatus, and materials, as may be approved by the Minister, specially suited for use in the distribution and control of electricity.

Field drainage pipes and tiles.

Omnibuses, being passenger service vehicles as defined in section 2 of the Transport Act 1949, and designed to carry seated passengers exceeding nine in number.

Omnibuses purchased and operated by the Education Department solely for the transport of school children.

Pipes, piping, tubes, and tubing, and fittings therefor.

Tramcars.

FOURTH SCHEDULE

Section 14 (7), (8)

SALES TAX EXEMPTIONS REVOKED

PART I

Items Omitted from First Schedule to Finance Act (No. 2) 1955 Pipes, aluminium, and fittings therefor.

PART II

Items Omitted from Second Schedule to Sales Tax Exemption Order 1955

Pipes, viz.:

Brass, internally tinned, whether plated or unplated externally, and fittings therefor.

Lead, and lead bends.

(Other than hose) not exceeding 2 inches in internal diameter, and fittings therefor.

Rainwater downpipes.

Soil and drain, not exceeding 6 inches in internal diameter, and fittings therefor.

Stainless steel, internally polished, and fittings therefor.