Hon. Mr. Downie Stewart.

TRADE AGREEMENT (NEW ZEALAND AND CANADA) RATIFICATION.

ANALYSIS.

Title. Preamble. 1. Short Title.

2. Ratification of agreement.

3. Commencement of operation of agreement with respect to goods being the produce or manufacture of Canada. Appendix.

A BILL INTITULED

An Acr to ratify an Agreement for Customs Reciprocity Title. made between the Governments of the Dominion of Canada and the Dominion of New Zealand.

5 WHEREAS a Customs agreement has been entered into Preamble. for and on behalf of His Majesty's Government of the Dominion of Canada and for and on behalf of His Majesty's Government of the Dominion of New Zealand, for the purpose of promoting trade between the said

10 Dominions: And whereas the said agreement is an agreement to which section ten of the Customs Amendment Act, 1921, applies: And whereas by the said section it is provided that no such agreement shall have any effect unless and until it is ratified by Parliament: And 15 whereas it is desired to ratify the said agreement

accordingly: BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the

authority of the same, as follows:— 20 1. This Act may be cited as the Trade Agreement short Title. (New Zealand and Canada) Ratification Act, 1932, and shall be read together with and deemed part of the Customs Act, 1913.

No. 11-1.

Ratification of agreement.

- 2. (1) The agreement set out in the Appendix hereto (being an agreement to which section ten of the Customs Amendment Act, 1921, applies) is hereby ratified and confirmed. The ratification by this section of the said agreement shall extend to the alterations of the New Zealand General Tariff referred to in Schedule B to the said agreement, and such alterations shall take effect accordingly on the date fixed pursuant to Article X of the agreement.
- (2) Notwithstanding anything to the contrary in 10 section ten of the Customs Amendment Act, 1921, any agreement modifying the agreement as ratified by this Act may be given effect to by Order in Council under that Act, notwithstanding that such modifying agreement may not have been ratified as required by that 15 section, and every such Order in Council shall come into force according to its tenor.

Commencement of operation of agreement with respect to goods being the produce or manufacture of Canada.

3. The date on which the agreement ratified by this Act is brought into force in accordance with Article X thereof shall be notified by the Governor-General by 20 Proclamation, and the duties and exemptions from duty provided for in Schedule B to that agreement shall, subject to the provisions of section one hundred and forty-three of the Customs Act, 1913, be imposed and allowed on all goods, being the produce or manufacture 25 of the Dominion of Canada, imported into New Zealand or entered therein for home consumption on or after the said date.

Appendix.

APPENDIX.

TRADE AGREEMENT BETWEEN CANADA AND NEW ZEALAND.

His Majesty's Government in the Dominion of Canada and His Majesty's Government in the Dominion of New Zealand, being desirous of improving and extending the commercial relations existing between Canada and New Zealand, and affirming the principle of granting Tariff preferences the one to the other on goods of their produce or manufacture, for their mutual advantage, have agreed upon the following Articles:—

ARTICLE I.

Subject to the provisions of the Customs Tariff of Canada, except as hereinafter provided, Canada grants:—

1. (a) To the goods enumerated in Schedule A hereto, being the produce or manufacture of New Zealand, when imported into Canada, the Tariff rates indicated in the said Schedule A: Provided that such rates shall in no case be higher than the rates chargeable on similar goods under the British Preferential Tariff of Canada.

(b) To all other goods being the produce or manufacture of New Zealand, when imported into Canada, the benefits of the British

Preferential Tariff.

2. The Tariff advantages conceded by section 1 of this Article shall apply only to goods imported direct into Canada, except in special cases where goods are shipped from New Zealand to Canada on a through bill of lading and the New Zealand Government certifies that direct shipment to Canada of such goods is not reasonably practicable.

3. Goods shall be deemed to be the produce or manufacture of New Zealand if they comply with the laws, regulations, and conditions for the time being in force in Canada for the application of its British

Preferential Tariff.

ARTICLE II.

Subject to the provisions of the Customs Acts of New Zealand,

except as hereinafter provided, New Zealand grants:-

1. (a) To the goods enumerated in Schedule B hereto, being the produce or manufacture of Canada, when imported into New Zealand, the Tariff rates indicated in the said Schedule B: Provided that, except where otherwise indicated in that Schedule, such rates shall in no case be higher than the rates chargeable on similar goods under the British Preferential Tariff of New Zealand.

(b) To all other goods the produce or manufacture of Canada, when imported into New Zealand, the benefits of the British

Preferential Tariff.

- 2. The Tariff advantages conceded by section 1 of this Article shall apply only to goods which after shipment from Canada have not entered into the commerce of or been subjected to any process of manufacture in any country the produce or manufactures of which are not entitled to be entered for duty under the British Preferential Tariff.
- 3. Goods shall be deemed to be the produce or manufacture of Canada if they comply with the laws, regulations, and conditions for the time being in force in New Zealand for the application of its British Preferential Tariff.

ARTICLE III.

1. The terms "British Preferential Tariff" and "General Tariff", as used in this agreement and the Schedules thereto, shall be deemed to mean the British Preferential Tariff and the General Tariff of Canada or of New Zealand in force on the date on which any goods are entered for home consumption in New Zealand or Canada, as the case may be.

2. The items in Schedule A or Schedule B hereto shall be interpreted in the same way as they would be interpreted in the Tariff from which

they are taken.

ARTICLE IV.

Goods entitled to entry under Article I hereof shall not be subject to section 6 of the Customs Tariff of Canada unless previous notice has been given by the Government of Canada to the Government of New Zealand that the importation of such goods would prejudicially or injuriously affect the producers or manufacturers of similar goods in Canada, and if, at the expiration of a period of thirty days from the date of such notice, remedial measures satisfactory to the Government of Canada are not put into effect by the Government of New Zealand, then the provisions of the said section 6 may be applied to such goods.

At the option of the Government of Canada any importation thus complained of, other than perishable goods, may be held in bond

during the said period of thirty days.

ARTICLE V.

Goods entitled to entry under Article II hereof shall not be subject to sections 11 and 12 of the Customs Amendment Act, 1921, of New Zealand, unless previous notice has been given by the Government of New Zealand to the Government of Canada that importation of such goods would prejudicially or injuriously affect the producers or manufacturers of similar goods in New Zealand, and if, at the expiration of a period of thirty days from the date of such notice, remedial measures satisfactory to the Government of New Zealand are not put into effect by the Government of Canada, then the provisions of the said sections 11 and 12 or either of them may be applied to such goods.

At the option of the Government of New Zealand any importation thus complained of, other than perishable goods, may be held in bond

during the said period of thirty days.

ARTICLE VI.

Subject to the provisions of Articles IV and V hereof, nothing in this agreement shall affect the right of either party to this agreement to impose any special duty or tax on goods imported into Canada or New Zealand, provided that, except where specially arranged between the Governments of Canada and of New Zealand, such special duty or tax does not exceed that imposed on similar goods imported from Great Britain.

ARTICLE VII.

- 1. With respect to the goods enumerated in Schedule A hereto, the Government of Canada shall not impose any Customs duty on any such goods admissible free of duty or increase the rate of any Customs duty on any other such goods entering Canada from New Zealand, except by mutual agreement, until after three months' notice to the Government of New Zealand.
- 2. With respect to the goods enumerated in Schedule B hereto, the Government of New Zealand shall not impose any Customs duty on any such goods admissible free of duty or increase the rate of any Customs duty on any other such goods entering New Zealand from Canada, except by mutual agreement, until after three months' notice to the Government of Canada.

ARTICLE VIII.

The Government of Canada grants the benefits of this agreement to goods imported into Canada and being the produce or manufacture of the Territory of Western Samoa which is subject to a mandate conferred on His Majesty by the League of Nations, and the Government of New Zealand grants to goods imported into the said Territory of Western Samoa and being the produce or manufacture of Canada the benefits of the rates of duty for the time being applicable to goods imported from the United Kingdom.

ARTICLE IX.

The Government of Canada grants the benefits of this agreement to goods imported into Canada and being the produce or manufacture of the Cook Islands and, subject to Part XXI of the Customs Act, 1913, of New Zealand, the Government of New Zealand grants to goods imported into the Cook Islands and being the produce or manufacture of Canada the benefits of the British Preferential Tariff for the time being in force in the Cook Islands.

ARTICLE X.

This agreement shall be subject to the approval of the Parliaments of Canada and of New Zealand. Upon approval being given it shall be brought into force upon a date to be agreed upon between the Governments of Canada and of New Zealand, and shall remain in force for a period of one year.

Signed at Ottawa, Canada, this twenty-third day of April, one thousand nine hundred and thirty-two, on behalf of His Majesty's Government in the Dominion of Canada.

Signed at Wellington, New Zealand, this twenty-third day of April, one thousand nine hundred and thirty-two, on behalf of His Majesty's Government in the Dominion of New Zealand.

Seco. W. Forbes.

WM. Downie Stewart.

SCHEDULE A.

Item		Tariff Rates on Goods the Produce
No.	Tariff Items.	or Manufacture of New Zealand.
7	Meats, fresh, n.o.p. :	
•	(a) Beef and veal	3 cents per pound.
	(b) Lamb and mutton	3 cents per pound.
	(c) N.o.p	2 cents per pound.
8	Canned meats other than kidneys and tongues; poultry or	
Ex 8	game; extracts of meat and fluid beef, not medicated Canned meats, viz.:—	15 per cent. ad valorem.
	Kidneys and tongues	15 per cent., but not more than 3 cents per pound.
Ex 9	Rabbits, frozen	Free.
10	Meats, prepared or preserved, other than canned:-	
	(a) Bacon, hams, shoulders and other pork	Free.
	(b) N.o.p	Free.
12	Saugage sking or oscings not elegned	Free.
12a	Sausage skins or casings, cleaned	Free.
13	Lard, lard compound and similar substances; cot-	
	tolene and animal stearine of all kinds, n.o.p.	Free.
14	Tallow	Free.
16	Eggs in the shell	Free during the months of Decem-
		ber, January, and February; British Preferential Tariff during the other months of the year.
16A	Eggs, whole, egg yolk or egg albumen, frozen or other-	the state included of the Jour,
	wise prepared, n.o.p., whether or not sugar or other	
	material be added	5 cents per pound.
17	Cheese	1 cent per pound.
	When in packages weighing 2 pounds, each, or less,	z cent per pounts.
	the weight of such packages to be included in the	
	weight for duty.	
18	To the	5 cents nor cound
35	Hops	5 cents per pound. 6 cents per pound.
43	Condensed milk, the weight of the package to be	o cents per pound.
40		01 conta non nound
40.	included in the weight for duty	$2\frac{1}{2}$ cents per pound.
43A	Powdered milk, the weight of the package to be	1
40	included in the weight for duty	1 cent per pound.
48	Peas, n.o.p	Free.
71A	Timothy seed	Free.
71в	Clover seed, including alfalfa seed	Free.
72B	(1) Seed peas and seed beans, from New Zealand	Free.
73	Field seeds, n.o.p., when in packages weighing more than	
	1 pound each	Free.
0.4	Onions, in their natural state, including onions grown	
84	with tops, shallots, and onion sets, the weight of the	
04		Erron
84	packages to be included in the weight for duty	Free.
		Free.
	Toheroa soup	
Ex 91	Toheroa soup	
Ex 91	Toheroa soup	Free.
x 91	Toheroa soup	Free during the months of February, March, April, and May; British Preferential Tariff during
Ex 91 92	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears	Free during the months of February, March, April, and May;
x 91	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears Apples, fresh, in their natural state, the weight of the	Free during the months of February, March, April, and May; British Preferential Tariff during the other months of the year.
5x 91 92 93	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears Apples, fresh, in their natural state, the weight of the packages to be included in the weight for duty	Free during the months of February, March, April, and May; British Preferential Tariff during the other months of the year. Free.
Сх 91 92 93 95в	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears Apples, fresh, in their natural state, the weight of the packages to be included in the weight for duty Passion fruit (Passiflora edulis)	Free during the months of February, March, April, and May; British Preferential Tariff during the other months of the year.
Ex 91 92 93	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears Apples, fresh, in their natural state, the weight of the packages to be included in the weight for duty Passion fruit (Passiflora edulis) Fruit pulp, other than grape pulp, not sweetened, in	Free during the months of February, March, April, and May; British Preferential Tariff during the other months of the year. Free. Free.
93 95B 104A	Toheroa soup Fruits, fresh, in their natural state, the weight of the packages to be included in the weight for duty— (e) Pears Apples, fresh, in their natural state, the weight of the packages to be included in the weight for duty Passion fruit (Passiflora edulis)	Free during the months of February, March, April, and May; British Preferential Tariff during the other months of the year. Free.

SCHEDULE A-continued.

Item No.	Tariff Items.	Tariff Rates on Goods the Produce or Manufacture of New Zealand.
106	Fruits, prepared, in airtight cans or other airtight containers, the weight of the containers to be included in the weight for duty—	
	(a) Apricots, peaches and pears	1 cent per pound.
108	(c) N.o.p	1 cent per pound. 2 cents per pound.
Ex 123	Canned whitehait and canned crayfish	15 per cent., but not more than $7\frac{1}{2}$ cents per pound.
Ex 123	Shell-fish known as toheroas, in sealed tin containers, including liquid contents	Free.
124 125	Oysters, shelled, in bulk Oysters, shelled, in cans not over 1 pint, including the	5 cents per gallon.
126	duty on the cans	1½ cents per can.
127	quart, including the duty on the cans Oysters, shelled, in cans exceeding I quart in capacity,	$2\frac{1}{2}$ cents per can.
121	including the duty on the cans Provided that a fraction over a quart shall be computed as a quart for duty purposes under this	$2\frac{1}{2}$ cents per quart.
	item.	
$\begin{array}{c} 128 \\ 142 \end{array}$	Oysters in the shell Tobacco, unmanufactured, for excise purposes under	15 per cent.
Ex 152	conditions of the Excise Act Lemon and passion-fruit juices	Free. Free.
Ex 163	Lemon and passion-fruit juices Wines of the fresh grape of all kinds, not sparkling, imported in barrels or in bottles, containing more than 23 per cent. proof spirit and less than 35 per	Free.
Ex 169	cent. proof spirit Books, viz.: Novels or works of fiction, or literature of a similar character, unbound or paper bound or in sheets, when of New Zealand origin, but not to include	25 cents per gallon.
	Christmas annuals, or publications commonly known	70
Ex 171	as juvenile and toy books Books, printed, periodicals and pamphlets, or parts thereof, n.o.p., when of New Zealand origin, not to include blank account books, copy books, or books	Free.
	to be written or drawn upon	Free.
Ex 178	Advertising and printed matter, viz.:— Advertising pamphlets, advertising show cards, illustrated advertising periodicals; price books, catalogues and price lists; advertising almanacs and calendars; patent medicine or other advertising	
	circulars, fly sheets or pamphlets, when printed in New Zealand for the purpose of advertising New	T1
207	Zealand products Blood albumen and dried blood	Free. Free.
2081	Animal glands, wet or dry, when imported by manufac- turers of pharmaceutical and medicinal preparations for use exclusively in the manufacture of such pre-	
Ex 232	parations, in their own factories	Free.
232c		$12\frac{1}{2} \text{ per cent.}$ $12\frac{1}{2} \text{ per cent.}$
Ex 254	Kauri gum	Free.
Ex 280	Grease, rough, the refuse of animal fat, for the manu-	7
305-	facture of soap and oils only	Free. Free.
306c	Building stone, other than marble or granite	I I I I I I I I I I I I I I I I I I I

Sounduln A—continued.			
Prem No.	Tariff Items.	Tariff Rates on Goods the Produce or Manufacture of New Zealand.	
Ex 535	New Zealand hemp (Phormium tenax)	. Free.	
538	Binder twine or twine for harvest binders	Ti-co	
Ex 549	Wool, not further prepared than combed	. Free.	
Ex 549	Wool or hair of the Angora rabbit	. Free.	
553	Blankets of any material, not to include automobile	e	
	rugs, steamer rugs nor similar articles	. 221 per cent.	
Ex 555	Rugs, travelling, of wool	. 30 per cent.	
Ex 572	Rugs, floor or carpet, of wool	. 25 per cent.	
599	Hides and skins, raw, whether dry, salted or pickled and raw pelts	Truca	
601	The alim of all binds and decord in the common of	17	
Ex 662	7D 1	Ewas	
663	Fertilizers, compounded or manufactured, n.o.p.	Erron	

SCHEDULE B.

Item. No.	Tariff Items.	Tariff Bates on Goods the Produce or Manufacture of Canada.
7 11	Onions	£1 per ton.
11	Vegetables, viz.:— (1) Preserved peas in tins or similar containers	
	including the weight of any liquid	20 per cent. ad val. or 1½d. per lb., whichever rate returns the higher duty.
	The rates of Customs duty set forth in the	General Tariff with respect to Tariff item
	numbered 11 (1) shall be deemed to be repeak	
	therefor, viz.: "45 per cent. ad val. or $2\frac{1}{2}$ d.	per lb., whichever rate returns the higher
	duty."	
35	Fish, viz.:—	'
	(3) Fish, potted, and preserved, viz., salmon,	202 31
	including any liquor, oil, or sauce	13d. per lb.
	(4) Fish, potted, and preserved, n.e.i., including	2d. per lb.
	any liquor, oil, or sauce (Note.—The term "fish" is used in the	zu. per m.
	Tariff in its widest sense, and includes shell-fish.	
	crustaceans, and other foods obtained from	
	the fisheries.)	
37	Fruits, fresh—viz.:—	
	(1) Apples and pears	1d. per lb.
Ex 105	Calcium carbide	Free.
Ex 124	Gypsum, crude	Free.
Ex 137	Hosiery, viz.: Socks or stockings of silk or artificial	
100	silk	32½ per cent. ad val.
160	Furs and other similar skins, and articles made	
	therefrom, viz.:—	E man comb and1
	(1) Fur skins, green or sun-dried (2) Furs, and other similar skins, dressed or	5 per cent. ad val.
		25 per cent. ad val.
i	prepared, but not made up in any way	20 per cente, act var.

SCHEDULE B-continued.

Item. No.	Tariff Items,	Tariff Rates on Goods the Produce or Manufacture of Canada.
196	Boots, shoes, clogs, pattens, slippers, shoettes, sandals, goloshes, over shoes, and other foot-	25
212	wear, n.e.i. Building materials, viz.:— (3) Plaster-pulp sheets, plaster board, and similar materials	25 per cent. ad val. 35 per cent. ad val.
228	Plaster-of-paris	Free.
292	Paper-pulp, for the manufacture of paper	Free.
299	Paper of qualities and sizes approved by the Minister, on declaration that it will be used by orchardists only in wrapping fruit	Free.
300	Paper, viz.:—	rree.
	(2) N.e.i., including tin-foil paper, and gummed paper n.e.i.,—	
	(b) In sheets of size not less than 20 in. by	, , , , , , , , , , , , , , , , , , ,
333	15 in. or the equivalent	Free.
000	(1) Cultivators; harrows; ploughs; drills;	
	seed and fertilizer sowers or distributors com-	
}	bined or separate; lime sowers; seed or	•
ļ	grain cleaners, and cellular seed or grain	27
	separators	' 35 per cent. ad val. id under section five of the Customs Acts
	Amendment Act, 1930, on the goods includ	
}	be an amount equal to one-twentieth of the to	otal duty of Customs otherwise chargeable.
	(2) N.e.i., including ploughs, cultivators, and	į
	seed drills, hand-worked, combined or separate;	
	ploughs, single furrow mouldboard, not exceeding 266 lb. net weight; also the following	
	parts of ploughs or harrows, viz.—mouldboard-	
	plates unbent, steel share plates cut to pattern,	·
	skeith-plates, plough beam forgings, and discs	7
353	for harrows or ploughs (4) Electric cooking and electric heating appliances	Free. 30 per cent. ad val.
389	Motor-vehicles n.e.i.:—	so per cent. au vai.
Ì	When the expenditure in material produced in	10 per cent. ad val.; and in cases
	Canada and/or labour performed within Canada	where such motor-vehicles are im-
	calculated subject to the qualification set out	ported having bodies suited or de-
	in clause 6 of the Customs (Tariff Preference and General) Regulations, 1925, in each and	signed for carrying passengers, an additional duty (herein referred to as
	every article is not less than three-fourths of	"body duty") of 11½ per cent. ad
İ	the factory or works cost of such article in its	val. on any such vehicle (inclusive of
]	finished state, and if the article otherwise	the body): Provided that where the
	complies with the laws, regulations, and condi- tions for the time being in force in New Zealand	value for duty of any vehicle (in-
1	for the application of its British Preferential	clusive of the body) exceeds £200 the body duty shall be: On £200 of such
1	Tariff	value, 114 per cent. ad val; on the
		remainder of such value, $6\frac{1}{4}$ per cent.
ì	When the expenditure is meterial produced in	ad val.
	When the expenditure in material produced in Canada and/or labour performed within	20 per cent. ad val.; and in cases where such motor-vehicles are imported
i	Canada calculated subject to the qualifica-	having bodies suited or designed for
	tion set out in clause 6 of the Customs (Tariff	carrying passengers, an additional
	Preference and General) Regulations, 1925, in	duty (herein referred to as "body
ŀ	each and every article is not less than one-half of the factory or works cost of such article in	duty") of 114 per cent. ad val. on
ĺ	its finished state, and if the article otherwise	any such vehicle (inclusive of the body): Provided that where the
	complies with the laws, regulations, and con-	value for duty of any vehicle (inclu-
	ditions for the time being in force in New Zea-	sive of the body) exceeds £200 the
	land for the application of its British Pre-	body duty shall be: On £200 of such
ŀ	ferential Tariff	value, 114 per cent. ad val.; on the
	'	remainder of such value, 61 per cent. ad val.
,		term + title

SCHEDULE B-continued.

405

Timber sawn dressed

Item. No.	Tariff Items.	Tariff Rates on Goods the Produce or Manufacture of Canada.
	Motor-vehicles n.e.i.—continued.	
	imported by itself or otherwise than as set and the Minister shall determine the amour payable shall, as nearly as may be, be equa nave been payable if such body had been im- vehicle manufactured in the same country as	at of such body duty. The body duty so I to the amount of body duty that would ported as part of and attached to a motor- s the body. duty is being or is likely to be evaded or vehicles without engines, tires, or other course of business, are usually imported
	such engines, tires, or other component par	
403		
404	Timber rough sawn or rough hewn, viz.:	1
404	(2) Other kinds, in pieces having a length of not less than 25 ft., and having a minimum cross sectional area of not less than 150 square	***
	numbered 404 (2) shall be deemed to be repea	7s. 6d. per 100 sup. ft. General Tariff with respect to Tariff item led, and the following shall be substituted
	The rate of Customs duty set forth in the	9s. 6d. per 100 sup. ft. General Tariff with respect to Tariff item
	numbered 404 (3) shall be deemed to be repeatherefor: "11s. 6d. per 100 sup. ft."	iled, and the following shall be shown ted
405	Timber sawn dressed	19s. per 100 sup. ft.

By Authority: W. A. G. SKINNER, Government Printer, Wellington.—1932.

r sawn dressed | 19s. per 100 sup. ft.

The rate of Customs duty set forth in the General Tariff with respect to Tariff item numbered 405 shall be deemed to be repealed, and the following shall be substituted therefor: "£1 ls. per 100 sup. ft."