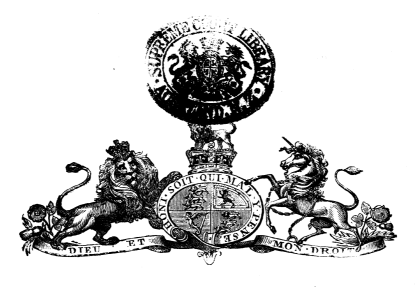
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THE

NEW ZEALAND GAZETTE

EXTRAORDINARY.

Published by Anthority.

WELLINGTON, TUESDAY, JANUARY 26, 1915.

Additional Regulations under the War Regulations Act, 1914.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this twenty-sixth day of January, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

ARTHUR WILLIAM DE BRITO SAVILE, Earl of Liverpool, the Governor of the Dominion of New Zealand, acting by and with the consent of the Executive Council of the said Dominion, do hereby, in pursuance of the War Regulations Act, 1914, and of all other powers and authorities enabling me in that behalf, make the following additional regulations under that Act; and do hereby declare that the said regulations shall come into operation on the thirty-first day of January, one thousand nine hundred and fifteen.

REGULATIONS.

1. These regulations shall be read together with and deemed part of the regulations made by Order in Council under the War Regulations Act, 1914, on the 10th day of November, 1914, and published in the New Zealand Gazette on the same day.

Declarations of Ultimate Destination.

2. No goods shall be exported from New Zealand, or shipped for export from New Zealand, to any place other than British territory, until a statutory Declaration of Ultimate Destination has been made in respect thereof in accordance with these regulations.

3. Such Declaration of Ultimate Destination shall be in the form set out in the First Schedule hereto or to the like effect, and shall be made by the actual exporter, or by some responsible representative of the actual exporter having personal knowledge of the inquiries made and of the facts stated in the declaration. Carrying and Customs agents are not competent to make such declarations.

4. Collectors and other officers of Customs shall not permit any goods to be laden on board any exporting ship until the requisite Declaration of Ultimate Destination has been duly made and delivered to the Collector of Customs at the port of shipment, or if such officer has any reason to believe or suspect that the

declaration made in respect thereof is untrue.

5. The master of a ship shall not permit to be laden in that ship any goods in respect of which a Declaration of Ultimate Destination is required under these regulations, until and unless a permit for the lading thereof has been issued by a Collector of Customs.

6. Collectors of Customs shall withhold the clearance of any ship so long as there are on board thereof any goods as to which the requisite Declaration of Ultimate Destination has not been made or is believed or suspected to be untrue.

7. The term "Collector of Customs" as used in these regulations has the same

meaning as in the Customs Act, 1913.

8. The foregoing regulations shall not apply to goods already shipped on an

exporting ship before the coming into operation of these regulations.

9. The Minister of Customs may from time to time, by notice in the New Zealand Gazette, grant such exemptions from the requirements of the foregoing regulations as appear to him to be necessary or expedient, and may at any time in like manner withdraw any such exemption.

10. Territory in the military occupation of His Majesty shall be deemed to be

British territory within the meaning of these regulations.

Certificates of Origin.

11. No goods imported into New Zealand from Norway, Sweden, Denmark, Holland, Switzerland, or Italy shall be delivered from the control of the Customs until the importer has delivered to the Collector of Customs a Certificate of Origin thereof in accordance with these regulations.

12. Every such Certificate of Origin shall be in the form set forth in the Second Schedule hereto or to the like effect, and shall be signed by a British Consul or consular authority in the country from which the goods have been so imported

consular authority in the country from which the goods have been so imported.

13. The following goods are exempt from the foregoing requirement of a

Certificate of Origin:—

(a.) Goods of a class exempted for the time being by the Minister of Customs by notice published in the New Zealand Gazette.

(b.) Consignments not exceeding £25 in value.

(c.) Goods which have already left the country from which they are so imported before the 31st day of January, 1915.

14. If any goods are imported into New Zealand and no Certificate of Origin is produced in respect thereof under these regulations, a Collector of Customs may, in his discretion, refuse to deliver the same from the control of the Customs until and unless he is satisfied by statutory declaration or otherwise that these goods were not imported from Norway, Sweden, Denmark, Holland, Switzerland, or Italy, or are

otherwise exempt from the requirement of a Certificate of Origin.

- 15. If any goods in respect of which a Certificate of Origin is required under these regulations are imported into New Zealand without the production of any such certificate, the Comptroller of Customs may, in his discretion, notwithstanding anything hereinbefore contained, if satisfied by statutory declaration or otherwise that the goods have not been produced or manufactured in enemy territory, deliver them from the control of the Customs on payment by the importer by way of penalty of a sum not exceeding ten per cent. of the fair market value thereof as defined by section 114 of the Customs Act, 1913, and all sums so paid shall be accounted for and dealt with as Customs revenue.
- 16. The decision of the Comptroller of Customs as to the country from which any goods have been imported into New Zealand, or as to the place of destination

of any goods exported or to be exported from New Zealand, shall for the purpose of these regulations be final and conclusive.

17. All declarations under these regulations shall be exempt from stamp duty.

18. If any imported goods are retained in the control of the Customs in pursuance of these regulations, they shall not thereafter be delivered from the control of the Customs until the Importer has refunded or undertaken (to the satisfaction of the Collector of Customs) to refund all expenses incurred by the Crown in respect of the retention and storage thereof; and any such goods may at any time while they remain under the control of the Customs be sold by the Comptroller of Customs for the purpose of refunding to the Crown out of the proceeds of such sale all expenses so incurred by the Crown whether with respect to the goods so held or any other goods imported by the same importer.

FIRST SCHEDULE.

FORM OF DECLARATION OF ULTIMATE DESTINATION.

I, , do solemnly and sincerely declare—

1. That I am the exporter [or a responsible representative of the exporter] of the goods particulars of which are set out in the schedule below, to be exported on board to and consigned to of .

2. I have made all necessary inquiries to satisfy myself as to the ultimate destination of the said goods.

3. To the best of my knowledge and belief none of such goods are intended for consumption in or for transit to or through any State at present at war with His Majesty.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Justices of the Peace Act, 1908.

Schedule.

Number and Description of Cases, &c.	Marks.	Numbers.	Weight or Quantity.	Total Value.	Contents.
•				•	
Declared at	this da	ay of ,	1915, before me—		

Justice of the Peace [or Solicitor, or Notary Public].

SECOND SCHEDULE.

FORM OF CERTIFICATE OF ORIGIN.

I.	, hereby cer	tify that M	r. [F	roducer, M	[anufacture	r, Mercha	nt, or Trad	$[\mathrm{er}, \&c.]$, re	esiding
at	, has	declared be	fore me that	the merch	andise design	gnated bel	ow which	is to be im	ported
from	into Ne	w Zealand	consigned	to	, has not	been pro	duced or	manufactu	red in
enemy	territory, and	I further	certify that	he has pro	oduced to m	ıy satis ī ac	tion invoic	es or other	trust-
worthy	documents in	proof there	of.	~					
Da	ted at	this	day of	, 1918	5.				

Number and Description of Cases, &c.

Numbers. Weight or Quantity. Total Value. Contents.

[Signature of Consular Authority issuing certificate.]

[Signature of person declaring.]

J. F. ANDREWS, Clerk of the Executive Council.

NOTICE.

EXPORTED GOODS EXEMPTED FROM REQUIREMENT OF DECLARATION OF ULTIMATE DESTINATION.

Whereas by regulations made under the War Regulations Act, 1914, on the 26th day of January, 1915, it is provided that Declarations of Ultimate Destination are required in respect of goods exported from New Zealand to any place other than British territory, except so far as exemption from this requirement may be allowed by the Minister of Customs:

Now, therefore, I, William Herbert Herries, acting in the place of the Minister of Customs for the Dominion of New Zealand, do hereby notify that Declarations of Ultimate Destination under the said regulations are not required in respect of goods exported to the French territory of Tahiti.

Dated this 26th day of January, 1915.

W. H. HERRIES, Acting in the place of the Minister of Customs.

NOTICE.

IMPORTED GOODS EXEMPTED FROM REQUIREMENT OF CERTIFICATE OF ORIGIN.

Whereas by regulations made under the War Regulations Act, 1914, on the 26th day of January, 1915, it is provided that Certificates of Origin are required in respect of goods imported into New Zeeland from Norway, Sweden, Denmark, Holland, or Switzerland, except in the case of goods of a class exempted from this requirement by the Minister of Customs:

Now, therefore I, William Herbert Herries, acting in the place of the Minister of Customs for the Dominion of New Zealand, do hereby declare that the classes of goods specified in the Schedule hereto may be imported into New Zealand without a Certificate of Origin.

Dated this 26th day of January, 1915.

W. H. HERRIES, Acting in the place of the Minister of Customs.

THE SCHEDULE.

Carbide of calcium. Tar and pitch. Strawboard. Butter-paper Manurial salts.

By Authority: JOHN MACKAY, Government Printer, Wellington.