

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

Record.	Goods.	Classified under Tariff Item No.	Rate of Duty.	
			British Preferential Tariff.	General Tariff.
	Bacteriological products, viz.— <i>continued</i> . Parke, Davis, and Co.'s preparations, viz.— <i>continued</i> . Antigens, viz.— <i>continued</i> . Gonococcus immunogen Pertussis immunogen Pertussis immunogen, combined Pneumococcus immunogen Pneumococcus immunogen, combined Staphylococcus immunogen Streptococcus immunogen Streptococcus immunogen, combined Vaccines, viz.— Acne combined Anti-catarrah "Wright's" Catarrhal (respiratory) Combined (Van Cott) Gonorrhœal combined Pertussis Pertussis combined Pertussis, vaccine immunizing (Sauer) "Pollaccine"—pollen vaccine for hay fever Staphylococcus combined Streptococcus Ulcerative colitis streptococcus vaccine (Bargen) Urethritis combined Veterinary preparations, viz.— Antibronchisepticus serum (canine) Anti-influenza mixed bacterin (equine) Anti-influenza serum (equine) Canine distemper mixed bacterin Canine distemper mixed bacterin, tablets Mixed infection phylacogen, equine Pneumonia phylacogen, equine Streptococcus-staphylococcus bacterin (equine) tablets Tetanus antitoxin, veterinary Tuberculin for veterinary diagnosis	97
12-3/262/7	Buckles, metal, &c., viz. :— Moulds, metal, for buckles, being unfinished buckles to be covered with textile in New Zealand	311
12-4/294/13	Chemicals, drugs, druggists' sundries n.e.i., &c., viz. :— Amertan Merthiolate Jelly Merthiolate Ointment (Eli Lilly and Co., Indianapolis, U.S.A.)	121 (1)
12-7/10	Greases, lubricating, &c., viz. :— For the purposes of Tariff item 392 (3), lubricating greases, petroleum greases, and mixtures of petroleum greases with other substances, shall not be deemed to be embraced by that Tariff item unless the setting-point of such greases and mixtures is above 70° F. when examined by the Tagliabue cold-test method.			
†12-3/181/3	Iron, angle, bar, channel, rod, &c., viz. :— Iron rod : For the purposes of Tariff item 357 (4) the term "rod" is deemed to apply to material (not including hoop- or strip-iron) in straight lengths having, in the case of material of circular cross-section, a diameter exceeding $\frac{3}{8}$ inch and, in the case of material of other than circular cross-section, a cross-sectional area exceeding 0.0276 square inch. (NOTE.—Revises definition of iron "rod" and "wire" on page 217 of Tariff-book.)			
12-9/2/3	Leather, hide, and kangaroo-skins and wallaby-skins, crust or rough tanned, viz. :— Hide leathers, kangaroo-skins, and wallaby-skins, to be admissible under Tariff item 200 (4), shall be merely lightly tanned and dried without further treatment, except that splitting will be permitted, and in the case of grain leathers the addition thereto of not more than 0.5 per centum by weight of oil or grease will also be permitted. Any of the undermentioned dressing and mechanical operations, if performed upon the leathers or skins prior to importation into New Zealand, will, however, be regarded as excluding such leathers or skins from admission under Tariff item 200 (4), viz. :— (a) Dressing operations, viz., retannage, application of size, finish, oil (except in the case of grain leathers referred to above), dye, or similar materials. (b) Mechanical operations, viz., shaving, buffing, setting, embossing, graining, glazing, rolling, staking, and similar operations.			