Tariff Item

Ex Tariff Section XIcontinued

Classes of Goods The following fabrics:

Canvas or duck declared by a manufacturer for use by him only in the manufacture of awnings, animal covers, tents, tarpaulins or sails.

Fabrics which are distinguishable as tablecloths, table napkins, or other articles of napery, being imported in the piece.

Fabrics containing not less than 30 percent by weight of cotton, flax, or linen.

Tariff Chapters 51

55 and 56

Woven fabrics containing man-made discontinuous fibres (but not containing sheep's or lambs' wool or fine animal hair) and weighing more than  $5\frac{1}{2}$  oz per square yard, namely:

Tyre cord fabric in the piece.

Dated at Wellington this 8th day of February 1972.

L. R. ADAMS-SCHNEIDER, Minister of Customs. \*S.R. 1964/47

### Authorisation of 1972 New Zealand Easter Show

PURSUANT to the Exhibitions Act 1910, the Minister of Industries and Commerce hereby gives notice as follows:

1. In this notice, unless the context otherwise requires-

"The Act" means the Exhibitions Act 1910;
"The promoter" means the Auckland Manufacturers'
Association and the Auckland Agricultural and

Pastoral Association;
"The exhibition" means a public exhibition of works of industry and art to be conducted by the promoter at the Epsom Showgrounds, Auckland, from the 17th day of March 1972 to the 4th day of April 1972 (both industry). (both inclusive), and to be known as the New Zealand

Easter Show 1972.

2. The exhibition is hereby authorised and declared to be an exhibition within the meaning of the Act.

- 3. Subject to the conditions set out in the Schedule hereto, the following provisions are hereby suspended in so far as they relate to work done, or business conducted, or services rendered, in the said premises during the period of the exhibition, by or on behalf of the promoter, or by or on behalf of any exhibitor at the exhibition, or by any person employed in or about the exhibition, namely, such of the provisions of
  - (a) The Industrial Conciliation and Arbitration Act 1954 and all awards and industrial agreements in force thereunder,
  - (b) The Shops and Offices Act 1955, and

(c) The Factories Act 1946

as relate to the hours of commencing or ceasing work, or to the issue of permits, or to the payment for overtime, or extended hours, or to holidays and half-holidays, or to the closing of shops.

# **SCHEDULE**

- 1. Forty hours shall constitute a week's work, to be worked on 5 days of the week, and 8 hours shall constitute a day's work in or about the exhibition; and, with the exception set out in clause 2 hereof, the daily hours shall be worked consecutively.
- 2. No person shall be employed in or about the exhibition for more than 4 hours without an interval of at least threequarters of an hour for a meal.
- 3. (a) Any person employed during any day in or about the exhibition who is employed on that day for more than 8 hours, or before the hour of 8 a.m., or after the hour of 10.30 p.m., or on any day in excess of 5 days per week (whether the excess employment is in or about the exhibition or otherwise) shall be paid for the excess employment at not less than half as much again as the ordinary rate for the first 2 hours, and at not less than twice the ordinary rate thereafter.
- (b) Any person employed in or about the exhibition on any day that would, but for the provisions of this order, have been a whole holiday for that person by virtue of any Act, or of any award or industrial agreement, shall be paid for all work done on that day at not less than twice the ordinary rate, whether the work is performed wholly in or about the exhibition or otherwise: Provided that nothing in this subclause shall be deemed to deprive any person of any other payment for the said holiday, to which he is entitled under any Act or award or industrial agreement any Act or award or industrial agreement.
- 4. No male under 18 years of age and no female shall be employed in or about the exhibition after the hour of 10.30 p.m.

- 5. For the purposes of the enforcement of an award or industrial agreement any provision of which has been suspended by this order, any officer of the industrial union or association concerned who is authorised in writing in that behalf by the union or association shall be entitled to interview at his place of employment any person employed in or about the exhibition under that award or industrial agreement at such time or times as may be agreed upon between the officer and the employer of that person, and for this purpose any such officer shall be entitled at any time to have access to the Register of Passes issued by the promoter.
- 6. Nothing in this notice shall be deemed to affect any provisions in an award or industrial agreement requiring workers subject to the award or industrial agreement to be members of a union.

NORMAN L. SHELTON, Minister of Industries and Commerce.

#### Maori Land Development Notice

WHEREAS by virtue of the notice referred to in the First Schedule hereto the land described in that notice was declared to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953; and whereas it is desired to release a certain parcel of that land from the provisions of the said Part XXIV:

Now, therefore, pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows.

### NOTICE

- 1. This notice may be cited as Maori Land Development Notice Whangarei 1972, No. 10.
- 2. The notice referred to in the First Schedule hereto is hereby amended by omitting all reference to the land described in the Second Schedule hereto.
- 3. The land described in the Second Schedule hereto is hereby released from the provisions of Part XXIV of the Maori Affairs Act 1953.

### FIRST SCHEDULE

Date of Notice

Reference

Registration No.

20 November 1963

Gazette, No. 76, 28 November A. 21268 1963, p. 1916

## SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land described as follows:

A. R. P.

Being

221 1 0 Rotokakahi A3C2E2B, situated in Block XII, Whangape Survey District. Partition order dated 6 April 1951.

Dated at Wellington this 8th day of February 1972.

For and on behalf of the Board of Maori Affairs:

E. W. WILLIAMS, for Secretary for Maori and Island Affairs.

(M. and I.A. H.O. 61/3, 15/1/453; D.O. 19/K/27)

### Maori Land Development Notice

WHEREAS by virtue of the notice referred to in the First Schedule hereto, the land described in that notice was declared to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, and whereas the appellation of that land has sheen changed by a subsequent order of the Maori Land Court; and whereas a certain parcel of that land has since been released from the provisions of Part XXIV, aforesaid; and whereas it is desired that the balance of the land (under the present appellation) shall remain subject to the provisions of the said Part XXIV:

Now, therefore, pursuant to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows.

# NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1972, No. 3.