

render or tend to render ineffective, or materially interfere with, the said programs undertaken by the Department of Agriculture:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, acting under and by virtue of the authority vested in me by the said section 22 of the Agricultural Adjustment Act, as amended, do hereby proclaim that a fee of 10 cents per pound, but not more than 50 per centum ad valorem, shall be imposed upon shelled almonds and blanched, roasted, or otherwise prepared or preserved almonds (not including almond paste) entered, or withdrawn from warehouse, for consumption during the period October 1, 1954, to September 30, 1955, both dates inclusive, in excess of an aggregate quantity of 5,000,000 pounds; and that a fee of 10 cents per pound, but not more than 50 per centum ad valorem, shall be imposed upon shelled filberts, whether or not blanched, entered, or withdrawn from warehouse, for consumption during the period October 1, 1954, to September 30, 1955, both dates inclusive, in excess of an aggregate quantity of 6,000,000 pounds. The said fees shall be in addition to any other duties imposed on the importation of such almonds and filberts.

Almonds and filberts.
Import fees.

7 USC 624.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 11th day of October in the year of our Lord nineteen hundred and fifty-four, and of [SEAL] the Independence of the United States of America the one hundred and seventy-ninth.

DWIGHT D. EISENHOWER

By the President:

HERBERT HOOVER, Jr.,
Acting Secretary of State.

DETERMINING THE DRUGS 3-METHOXY-N-METHYLMORPHINAN (EXCEPT ITS DEXTROROTATORY ISOMER) AND KETOBEMIDONE TO BE OPIATES

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

October 18, 1954
[No. 3074]

A PROCLAMATION

WHEREAS section 3228 (f) of the Internal Revenue Code provides in part as follows:

60 Stat. 38.
68A Stat. 558.
26 USC 4731(g).

"OPIATE.—The word 'opiate' as used in this part and subchapter A of chapter 23 shall mean any drug (as defined in the Federal Food, Drug and Cosmetic Act) found by the Secretary of the Treasury, after due notice and opportunity for public hearing, to have an addiction-forming or addiction-sustaining liability similar to morphine or cocaine, and proclaimed by the President to have been so found by the Secretary. * * *";

52 Stat. 1041.
21 USC 321.

AND WHEREAS the Secretary of the Treasury, after due notice and opportunity for public hearing, has found that each of the following-named drugs has addiction-forming and addiction-sustaining liability similar to morphine, and that in the public interest this finding should be effective immediately:

- 3-methoxy-N-methylmorphinan, its racemic and levorotatory forms and their salts, but excepting its dextrorotatory form and its salts.
- 4-(3-hydroxyphenyl)-1-methyl-4-piperidyl ethyl ketone (ketobemidone) and its salts.

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby proclaim that the Secretary of the Treasury has found that each of the aforementioned drugs (except the dextrorotatory form of 3-methoxy-N-methylmor-

Determination of certain drugs as opiates.

phinan and its salts) has an addiction-forming or addiction-sustaining liability similar to morphine, and that in the public interest this finding should be effective immediately.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the City of Washington this 18th day of October in the year of our Lord nineteen hundred and fifty-four, and of the Independence of the United States of America the one hundred and seventy-ninth.

DWIGHT D. EISENHOWER

By the President:

JOHN FOSTER DULLES,
Secretary of State.

IMPOSING A QUOTA ON IMPORTS OF BARLEY AND BARLEY MALT

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

WHEREAS, pursuant to section 22 of the Agricultural Adjustment Act, as added by section 31 of the act of August 24, 1935, 49 Stat. 773, re-enacted by section 1 of the act of June 3, 1937, 50 Stat. 246, and as amended by section 3 of the act of July 3, 1948, 62 Stat. 1248, section 3 of the act of June 28, 1950, 64 Stat. 261, and section 8 (b) of the act of June 16, 1951, 65 Stat. 72 (7 U. S. C. 624), the Secretary of Agriculture has advised me that he has reason to believe that barley, hulled or unhulled, including rolled barley and ground barley, and barley malt are being or are practically certain to be imported into the United States under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with, the price-support program undertaken by the Department of Agriculture with respect to barley pursuant to sections 301 and 401 of the Agricultural Act of 1949, as amended, or to reduce substantially the amount of products processed in the United States from domestic barley with respect to which such program of the Department of Agriculture is being undertaken; and

WHEREAS, on August 20, 1954, I caused the United States Tariff Commission to make an investigation under the said section 22 with respect to this matter; and

WHEREAS the said Tariff Commission has made such investigation and has reported to me its findings and recommendations in connection therewith; and

WHEREAS, on the basis of the said investigation and report of the Tariff Commission, I find that barley, hulled and unhulled, including rolled barley and ground barley, and barley malt, in the aggregate, are practically certain to be imported into the United States during the period from October 1, 1954, to September 30, 1955, both dates inclusive, under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with, the said price-support program with respect to barley; and

WHEREAS I find and declare that the imposition of the quantitative limitations hereinafter proclaimed is shown by such investigation of the Tariff Commission to be necessary in order that the entry, or withdrawal from warehouse, for consumption of barley, hulled and unhulled, including rolled barley and ground barley, and barley

October 18, 1954
[No. 3075]

63 Stat. 1053, 1054.
7 USC 1447, 1421.

7 USC 624.