

**(10082.) WELLINGTON INDUSTRIAL DISTRICT (EXCEPT HAWKE'S BAY) PLASTERERS.—AWARD.**

In the Court of Arbitration of New Zealand, Wellington Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1925 ; and in the matter of an industrial dispute between the undermentioned persons, firms, and companies (hereinafter called "the employers") :—

Alderton, Ridgway Street, Wanganui  
 Anderson and Williamson, 223 Albert Street, Palmerston North  
 Batchelor and McIndoe, Contractors, Marton  
 Beaton, P., Contractor, Wellington  
 Bell, E. R., Plasterer, 46 Rangitikei Street, Palmerston North  
 Bignell, A. G., Contractor, Ridgway Street, Wanganui  
 Bullevant, E., Plasterer, Wellington  
 Burne and Neilson, Feilding  
 Bushby, C. S., Plasterer, Udy Street, Lower Hutt  
 Cameron and Co., Fibrous Plasterers, Udy Street, Petone  
 Campbell, A., and Sons, Wellington  
 Carrara Ceiling Co., Fibrous Plasterers, Daniel Street, Wellington  
 Christian and Neilson, Contractors, Wellington  
 Coleman, H., Plasterer, 102 Taranaki Street, Wellington  
 Collins, T., Denburgh Street, Feilding  
 Cooper, J. R., Bricklayer, 115 Constable Street, Wellington  
 Day, S. H., Plasterer, 281 Happy Valley Road, Wellington  
 Day, S. R., Plasterer, Ohiro Road, Brooklyn  
 Edwards, H., Contractor, Wellington  
 Emeny, C. T., Plasterer, Wellington  
 Fisher, D. H., Plasterer, 5 Herald Street, Berhampore, Wellington  
 Fleming, E. K., Plasterer, Main Street, Palmerston North  
 Fletcher Construction Co., Contractors, Cable Street, Wellington  
 Foley, C., Plasterer, Mein Street, Wellington  
 Foley, H., Master Plasterer, Upper Hutt  
 Foley, T., Plasterer, 101 Adelaide Road, Wellington  
 Foley, T., and Sons, Plasterers, 12 Ebor Street, Wellington  
 Foley, Wm., Plasterer, Lower Hutt  
 Frost, E. G., Fibrous Plasterer, South Road, Masterton  
 Gear Meat Co., 94 Eastbourne, Wellington  
 Gilbertson, D., Plasterer, Wanganui  
 Gopperth, J., Contractor, Liverpool Street, Wanganui  
 Granilite Ltd., Fibrous Plasterers, 130 Adelaide Road, Wellington  
 Grimmitt, E., and Son, Plasterers, Ngatoto Street, Ngaio  
 Heatley, J. T. J., Manawatu Street, Palmerston North  
 Hodgson and Smith, Plasterers, 17 Sugarloaf Road, Wellington  
 Howe, R., Contractor and Bricklayer, Wanganui  
 Hulme and Penistone, Contractors, Queen Street, Masterton  
 Husband, Wm., Contractor, Wellington  
 Jackson, F., and Son, 12 Annadale Avenue, Palmerston North  
 Jacobs and Son, Plasterers, Wilson Street, Wellington  
 Johnson, H. W., Master Plasterer, 4 Heretaunga Street, Palmerston North  
 Johnson, W. W., 14 Heretaunga Street, Palmerston North  
 Jones, J., and Sons, Wilson Street, Wanganui  
 Julian and Sons, Contractors, Wellington  
 Kempson, R. E., 225 Victoria Avenue, Palmerston North  
 Kent and Bryant, Plasterers, 1 Binham Street, Wellington  
 Knight, E. S., Contractor, 165 Vivian Street, Wellington  
 Laird and Walker, Young Street, Wanganui  
 Lamb, A., Bricklayer, Yule Street, Kilbirnie  
 Lamb, C., Contractor, Wellington

Lord and Maeguard, Feilding  
 McChesney, T., Contractor, Marton  
 McIlwaine, J., Contractor, Russell Street, Marton  
 McKenzie, A. F., Contractor, Taihape  
 Martin Bros. and F. Bain, 6 Copeland Street, Wanganui  
 Martin Bros., Fibrous Plasterers, 84 Church Street, Palmerston North.  
 Masters, G., Plasterer, Dixon Street, Masterton  
 Mitchell, F. J., Plasterer, Edgehill, Kent Terrace, Wellington  
 Mitchell and King, Builders, Box 254, Wellington  
 Mitchell and Son, Plasterers, Princess Street, Palmerston North  
 Morrison, S. R., 33 Tuahinu Street, Miramar, Wellington  
 Mouldey and Holmes, Featherston Street, Palmerston North  
 Needham, F., Ltd., Rangitikei Street, Palmerston North  
 Newson and Foley, 82 Rodrigo Road, Kilbirnie, Wellington  
 O'Brien, R., Builder, Riddiford Street, Wellington  
 Odlin, C. and A., Merchants, Cable Street, Wellington  
 Pack, A. E., Plasterer, 45 The Crescent, Roseneath, Wellington.  
 Pearson, A., 46 Tawa Street, Wanganui  
 Pepper, Wanganui  
 Phelps, C. J., Fibrous Plasterer, 16 Bay Road, Kilbirnie  
 Pinnock, C., Plasterer, Grafton Road, Roseneath, Wellington  
 Platt, W., Plasterer, Farm Road, Northland, Wellington  
 Reesdale Fibrous Plaster Co., Main Street, Palmerston North  
 Robertson, A. E., Builder, Box 117, Te Aro, Wellington  
 Sandford and Brown, Contractors, Raetihi  
 Schioler, C., 8 Union Street, Palmerston North  
 Shields, J., Plasterer, Chapel Street, Masterton  
 Sievwright, Chas., Plasterer, 58 Mortimer Terrace, Wellington  
 Smart, J., Builder, 17 Derwent Street, Wellington  
 Sorensen, S., 24 Morris Street, Palmerston North  
 Spencer Bros., Joseph Street, Palmerston North  
 Sunderland, G., Fibrous Plasterer, Lincoln Road, Masterton  
 Tottterdall Ltd., Union Bank Chambers, Wellington  
 Townshend, H. E., Rainsforth Street, Palmerston North  
 Tremain, B., Builder, Petone  
 Trevor Bros., King Street, Palmerston North  
 Trevor Bros., Ltd., Contractors, Stoke Street, Wellington  
 Trevor Bros., Contractors, Stoke Street, Wanganui  
 Walpole and Patterson, P., Guyton Street, Wanganui  
 Walpole, E., Secretary, Master Builders' Association, Guyton Street,  
 Wanganui  
 Wass, A., Plasterer, Beach Street, Petone  
 Wass, T., Plasterer, David Street, Palmerston North  
 Watts, P. C., Builder and Contractor, Wellington  
 Wellington Builders' and Contractors' Industrial Union of Employers,  
 8, 10, 12 The Terrace, Wellington  
 Wellington City Council, Wellington  
 Wellington Gas Co., Wellington  
 Wellington Harbour Board, Wellington  
 Wellington Hospital Board, Wellington  
 Westwood, G., Plasterer, Hargreaves Street, Wellington  
 White, A. H., Contractor, Limbrick Street, Palmerston North  
 Wilkinson, W., Weld Street, Feilding  
 Wilson, W., Ira Street, Miramar, Wellington  
 Wilson, W. and F., Tilers, 37 Rata Road, Hataitai  
 Witcher, C., Builder, 11 Waterloo Road, Lower Hutt  
 Wix and Edwards, Palmerston North  
 Wylie, D., Plasterer, South Street, Masterton

and

The Wellington Plasterers' Industrial Union of Workers  
 (hereinafter called "the union").

THE Court of Arbitration of New Zealand (hereinafter called "the Court"), having taken into consideration the matter of the above-mentioned dispute, and having heard the union by its representatives duly appointed, and having also heard such of the employers as were represented either in person or by their representatives duly appointed, and having also heard the witnesses called and examined and cross-examined by and on behalf of the said parties respectively, doth hereby order and award:—

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions set out in the schedule hereto and of this award shall be binding upon the union and upon every member thereof and upon the employers and upon each and every of them, and that the said terms, conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the employers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the schedule hereto shall constitute a breach of this award, and that a penalty as by law provided shall be payable by any party or person in respect thereof. And the Court doth further order that this award shall take effect from the 11th day of May, 1931, and shall continue in force until the 11th day of May, 1933, and thereafter as provided by subsection (1) (d) of section 89 of the Industrial Conciliation and Arbitration Act, 1925.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 24th day of April, 1931.

[L.S.]

F. V. FRAZER, Judge.

#### SCHEDULE.

##### *Hours of Work.*

1. Forty-four hours shall constitute an ordinary week's work, eight hours to be worked on five days of each week, between the hours of 8 a.m. and 5 p.m., and four hours to be worked on Saturdays, between the hours of 8 a.m. and 12 noon. One hour shall be allowed for dinner each day except Saturday, but an employer may agree with his workers to allow not less than half an hour for dinner.

*Wages.*

2. (a) The minimum rate of pay for all journeymen plasterers shall be 2s. 4½d. per hour. Two classes of workers only shall be recognized—namely, journeymen and apprentices.

(b) On all outside jobs the worker responsible for carrying out the work and who gives instructions to the other workers shall be paid not less than 1s. per day in addition to the above-mentioned wages.

*Payment of Wages.*

3. (a) All wages shall be paid weekly not later than Friday, and punctually on the termination of the working-hours, either on the works or at the employer's place of business; but if the wages are not paid at the completion of the week's work they shall be paid during the working-hours next day.

(b) In the event of Friday being a holiday, wages shall be paid under the same conditions as set out in subclause (a) hereof on the day preceding the holiday.

(c) In the event of any worker being discharged or leaving at any time during the week, one hour's notice shall be given on either side, and such worker shall on demand be paid his wages within one hour from the time he is discharged, or within twenty-four hours if he leaves his work.

(d) Any employee discharged or leaving his employer's employment shall be allowed not less than fifteen minutes after the notification of discharge or intention to leave has been made in which to pick up his tools.

*Overtime.*

4. (a) All work done outside of or in excess of the time mentioned in clause 1 hereof shall be considered overtime, and shall be paid for at the rate of time and a half for the first four hours and double time thereafter.

(b) For work done on Sunday, New Year's Day, Good Friday, Easter Monday, Labour Day, Christmas Day, and Boxing Day, double time shall be paid.

*Piecework.*

5. (a) Piecework is prohibited. No work shall be sublet (labour only).

(b) It shall be a breach of this award for any employer to sublet any work within the scope of this award on a labour-only basis, and any worker taking work on a labour-only basis shall be guilty of a breach of this award.

*Suburban Work.*

6. (a) Work done elsewhere than at the shop of the employer and over one and a half miles from the Te Aro Post-office in the case of Wellington, by the nearest convenient mode of access, or from the chief post-office in any other town, shall be considered suburban

work, and journeymen employed thereon shall either proceed to and from such work or shall be conveyed to and from such work beyond the one and a half miles at the expense of the employer, as the employer shall determine. Time reasonably occupied by the workers in travelling or time occupied in conveying the workers to and from such work beyond the one and a half miles distance before mentioned shall be allowed and paid for by the employer. No journeyman residing less than one mile and a half from the place where the work is to be performed, by the nearest convenient mode of access, shall be entitled to the allowance mentioned in this clause. Walking-time shall be computed at the rate of three miles per hour.

(b) When a worker is required to use the Kelburn cable-tram for the purpose of proceeding to or returning from his work the employer shall pay his fares.

(c) Any worker having to proceed by train or ferry to his work shall receive his railway or steamer fare, and such worker shall also be paid for the actual time occupied in travelling to and from such work.

(d) Where an employer pays tram fares such fares shall be paid to and from the work, commencing and finishing at the tramway section nearest to the Te Aro Post-office and most convenient to the work.

#### *Country Work.*

7. (a) "Country work" shall be deemed to mean work performed by a journeyman which necessitates his sleeping away from home.

(b) Any journeyman employed upon country work shall be conveyed by his employer to and from his work free of charge, or his travelling-expenses shall be paid by his employer going to and returning from such work once; a workman after being employed three months shall be entitled to his fare home whether leaving voluntarily or not.

(c) Time occupied in travelling shall be paid for at the ordinary rates, but no journeyman shall be paid more than an ordinary day's wage for any day occupied in travelling, although the hours occupied may exceed eight, unless he is on the same day occupied in working for his employer: Provided that any journeyman who is called upon to travel more than four hours on Saturday in journeying to a job shall be paid for eight hours, and in returning from a job on Saturday shall be paid for the time actually travelling with a maximum of eight hours.

(d) Journeymen employed upon country work shall be paid an additional sum of 5s. 2d. per day for six days per week, but the employer may in lieu thereof provide them with suitable board and lodging at his own expense, including the provision of either mattresses or stretchers.

(e) Notwithstanding anything herein contained, any employer may agree with any worker that in respect of any specified country work the hours of work shall be other than these hereinbefore prescribed without payment of overtime, but so that not less than the rate of wages herein prescribed for country work be paid.

*Meal-money.*

8. Employers shall allow meal-money at the rate of 1s. 6d. per meal when workers are required to work after 1.30 p.m. on Saturdays or after 6.30 p.m. during the first five working-days of the week, provided that such workers cannot reasonably get home to their meals, or have not received notice of such work on the previous day.

*General Conditions.*

9. (a) Men employed in fumigating or work ordered by the Health authorities; on swinging or suspended scaffolds, or on any black, blue, or brown, green, or red coloured work; and on steeples when working 30 ft. or more above the eaves of the building; on chimney-stacks or towers standing apart from buildings when working 40 ft. or more above the ground; or in sewers, tunnels, or other wet places, shall receive not less than 4d. per hour extra whilst so employed: Provided that the extra money shall not be payable in respect of a suspended scaffold of the Patent Safety Scaffold type now in use, or a similar type of scaffold, if such scaffold is properly tied in or effectively anchored to give it a reasonable degree of rigidity and such scaffolding has been approved by the Inspector of Scaffolding.

(b) Men employed in the demolition of a building or any part thereof where dust is caused through the falling of brick walls or plaster, or in repairs to or demolition of any building or fittings destroyed or damaged by fire which necessitates the handling of charred timber, shall be paid 4d. per hour extra whilst so employed.

*Preference.*

10. (a) If any employer shall hereafter engage any worker coming within the scope of this award who shall not be a member of the union, and who shall not become a member thereof within seven days after his engagement and remain such member, the employer shall dismiss such worker from his service if requested to do so by the union, provided there is then a member of the union equally qualified to perform the particular work required to be done, and ready and willing to undertake the same. The provisions of this subclause relating to the dismissal of workers shall apply, with equal effect, to any worker coming within the scope of this award engaged since the 4th day of June, 1928, but before the coming into force of this award, who is not a member of the union during the currency of this award.

(b) The provisions of this clause shall operate only if and so long as the rules of the union shall permit any worker coming within the scope of this award of good character and sober habits to become a member of the union, upon payment of an entrance fee not exceeding 5s., upon a written application, without ballot or other election, and to continue a member upon payment of subsequent contributions not exceeding 1s. per week, and such fines as may be lawfully imposed

on him for non-attendance without reasonable excuse at a specially called meeting of the union, of which written notice has been given to him or sent to him by post at his last address as notified by him to the union, or for misconduct at a meeting of the union, or for being more than three months in arrear, without reasonable excuse, in his contributions to the union: Provided that the maximum fine shall not exceed 2s. 6d. for non-attendance at a meeting of the union or for being in arrear with his contributions, and £1 for misconduct at a meeting of the union.

*Under-rate Workers.*

11. (a) Any worker who considers himself incapable of earning the minimum wage fixed by this award may be paid such lower wage as may from time to time be fixed, on the application of the worker after due notice to the union, by the local Inspector of Awards or such other person as the Court may from time to time appoint for that purpose; and such Inspector or other person in so fixing such wage shall have regard to the worker's capability, his past earnings, and such other circumstances as such Inspector or other person shall think fit to consider after hearing such evidence and argument as the union and such worker shall offer.

(b) Such permit shall be for such period, not exceeding six months, as such Inspector or other person shall determine, and after the expiration of such period shall continue in force until fourteen days' notice shall have been given to such worker by the secretary of the union requiring him to have his wage again fixed in manner prescribed by this clause: Provided that in the case of any person whose wage is so fixed by reason of old age or permanent disability it may be fixed for such longer period as such Inspector or other person shall think fit.

(c) Notwithstanding the foregoing, it shall be competent for a worker to agree in writing with the president or secretary of the union upon such wage without having the same so fixed.

(d) It shall be the duty of the union to give notice to the Inspector of Awards of every agreement made with a worker pursuant hereto.

(e) It shall be the duty of an employer, before employing a worker at such lower wage, to examine the permit or agreement by which such wage is fixed.

*Access to Award.*

12. A printed copy of this award shall be posted and remain posted during its continuance in a suitable position for reading at all reasonable times by an employee, either in the workshop or regular place of business of the employer.

*Disputes.*

13. Where any dispute arises between any employer and any worker in connection with any matter relating to this award, it shall

be first discussed between the employer concerned and a representative of the union, with a view to a settlement, before any complaint is made to the Inspector of Awards.

*Sanitary Accommodation and Place for Workers' Tools.*

14. Every employer shall provide or arrange with the builder to provide proper sanitary conveniences for his workmen, and also a properly secured place for workers' tools; and shall provide accommodation to the satisfaction of the Inspector of Factories to enable workmen to change their clothes and have their meals.

*Partial Exemptions.*

15. The following special provision shall apply to the Wellington City Council and the Wellington Harbour Board: They shall pay not less than the wages fixed by this award for any work coming within the scope hereof, and shall pay the overtime rates as provided in clause 4 (a) for any work done by any worker in excess of the hours provided in clause 1. They shall pay the rates prescribed by this award for Sundays. The Wellington Harbour Board and the Wellington City Council shall pay the prescribed holiday rates for any work done on any of the holidays provided for in their respective by-laws in lieu of the holidays mentioned in clause 4 (b) hereof. They are exempted from the operation of all the other clauses of this award.

The following special provisions shall apply to the Gear Meat Co., Ltd.: Notwithstanding the provisions of this award, the present permanent hand employed by the said company in plastering-work, or any one employed in his stead, shall be deemed not to come within the operation of this award so long as the wages now paid and concessions granted to such permanent hand are not reduced.

*Definition of Work.*

16. The following shall be recognized as plasterers' work: All internal and external plastering; wood lathing; fixing fibrous plaster or any other kind of plaster sheets required to be finished off with plaster; also cement floors (other than rough-finished); walls and ceilings; roughcast; fixing and making all kinds of ornaments in cement. Nothing in this clause shall be deemed to prevent a carpenter from fixing fibrous plaster where wooden battens are used to cover the joints.

*Scope of Award.*

17. This award shall operate throughout the Wellington Industrial District, with the exception of that portion thereof which is comprised in the Hawke's Bay Provincial District.

*Term of Award.*

18. This award shall come into force on the 11th day of May, 1931, and shall continue in force until the 11th day of May, 1933.

In witness whereof the seal of the Court of Arbitration hath hereto been put and affixed, and the Judge of the Court hath hereunto set his hand, this 24th day of April, 1931.

[L.S.]

F. V. FRAZER, Judge.

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## MEMORANDUM.

The principal matter in dispute was the suburban-work clause. The Court has, to some extent, adopted the Auckland clause as a model, but has in the case of the City of Wellington provided that the distance from the central point shall be measured by the most convenient mode of access, instead of in a straight line.

F. V. FRAZER, Judge.

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(10208.) WELLINGTON INDUSTRIAL DISTRICT (EXCEPT HAWKE'S BAY) PLASTERERS.—EXTENDING SCOPE OF AWARD AND ADDING PARTIES.

In the Court of Arbitration of New Zealand, Wellington Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments; and in the matter of the Wellington Industrial District (except Hawke's Bay) Plasterers' award, dated the 24th April, 1931.

Thursday, the 5th day of November, 1931. .

UPON reading the application of the union party to the Wellington Industrial District (except Hawke's Bay) Plasterers' award, dated the 24th day of April, 1931, which application was filed herein on the 29th day of September, 1931, and upon hearing the duly appointed representative of the said union and such of the persons, firms, and companies hereinafter named as appeared either in person or by their representative duly appointed, this Court doth order as follows:—

1. That the said award is hereby extended into that part of the Wellington Industrial District which is comprised in the Hawke's Bay Provincial District.

2. That the following be and they are hereby added as parties to the said award :—

- Abbott, W. H., Willow Park Road, Hastings.  
 Anderson, J., York Street, Dannevirke.  
 Angus, W., Ltd., Owen Street, Napier.  
 Ashby Bros., Wairoa.  
 Benson, J. F., 91 Marine Parade, Napier.  
 Bethell, S., Marine Parade Hotel, Napier.  
 Brown, A., H.B. Farmers' Buildings, Queen Street, Hastings.  
 Buckley, W. E., 59 Wellesley Road, Napier.  
 Bull Bros., Waghorn Street, Port Ahuriri, Napier.  
 Burlingham Bros. and McMillan, Jull Street, Napier.  
 Bushby, C. S., Udy Street, Petone, Wellington.  
 Campbell, A., Windsor House, Hastings.  
 Chambers and Son, Waipukurau.  
 Cole, N., Hastings Street, Hastings.  
 Cowlrick, F. J., Fitzroy Avenue, Hastings.  
 Curd, S., Nelson Street, Hastings.  
 Curlett Construction Co., Carnell Street, Napier.  
 Davis, A. B., 33 Wellesley Road, Napier.  
 Dick, G., 5 Church Street, Wellington.  
 Drury, C. H., 413 Lascelles Street, Hastings.  
 Drury, T., Hastings.  
 Duley, J. A., Second Avenue, Wairoa.  
 Edwards and Wix, care of Trevor Bros., Carlton Club Hotel, Hastings.  
 Edwards Construction Co., 110 Queen Street, Hastings.  
 Ennor, W., 117 Carlyle Street, Napier.  
 Fleming, E., Carlton Club Hotel, Hastings.  
 Fletcher Construction Co., Station Street, Napier.  
 Fox, F., Napier Terrace, Napier.  
 Gaiety Theatre Co., Wairoa.  
 Gillespie, H. R., Denmark Street, Dannevirke.  
 Glangarry, D., Haig Street, Wairoa.  
 Hammond, S., Nelson Crescent, Napier.  
 Hawke's Bay Builders and Contractors' Association of Employers (E. Gleadow, Secretary).  
 Hawke's Bay Farmers' Co-operative Association, Hastings.  
 Hill, J., Waipukurau.  
 Hill, T., St. Aubyn's Street, Hastings.  
 Hislop, J. M., Lockwood Point, Wairoa.  
 Holder Bros., Kennedy Road, Napier.  
 Horner, H., care of N. Cole, Builder, Hastings Street, Hastings.  
 Howard, L., 201 Beresford Street, Hastings.  
 Johnson and Mullgaard, 45 Burns Street, Dannevirke.  
 Kelly, H., 68 Shakespeare Road, Napier.  
 Kingland, J., McGrath Street, Napier.

Lovegrove Bros., 3 Station Street, Napier.  
 Lowry and Hamilton, Nelson Crescent, Napier.  
 Macdonald Bros., 610 Queen Street, Hastings.  
 McGregor, —, care of Fletcher Construction Co., Station Street,  
 Napier.  
 Menzies, A. B., Waipukurau.  
 Mercer, C., Waipukurau.  
 Mitchell and Son, Hastings Street North, Hastings.  
 Morse and Robertson, Hyderabad Road, Napier.  
 Mumme and Co., Awatoto, Napier.  
 Nicholls, H. E., and Bater, L., Beach House, Napier.  
 Palmer and Bullivant, 55 George's Drive, Napier.  
 Palmer, C., Fitzroy Avenue, Hastings.  
 Paynter and Hamilton, 501 Karamu Road, Hastings.  
 Paynter, —, Clive Hotel, Napier.  
 Place, L. A., 30 Vigor Brown Street, Napier.  
 Pollard, C., care of N. Cole, Builder, Hastings Street, Hastings.  
 Rood, W. J., 87 McDonald Street, Napier.  
 Simpson, G., Plasterer, Wairoa.  
 Stanley Bros., Karamu Road, Hastings.  
 Thackeray, W. S., Waipawa.  
 Thomas Bros., Raffles Street, Napier.  
 Thompson, W. J., and Co., Faraday Street, Napier.  
 Trevor Bros., Carlton Club Hotel, Hastings.  
 Walpole and Patterson, 121 Carlyle Street, Napier.  
 Wass, T., Clive Hall, Clive, Napier.  
 Wharmby and Williams, Builders, Waipukurau.  
 Wheeler, C., Builder, Hospital Hill, Napier.  
 Whiston, B. G., 6 Selwyn Road, Napier.  
 Wilson Bros., Marine Parade, Wairoa.  
 Wilson, W. H., 157 Nelson Crescent, Napier.  
 Winlove and Son, Waipukurau.

3. That this order shall operate and take effect as from the day of the date hereof.

[L.S.]

\_\_\_\_\_ F. V. FRAZER, Judge.