NORTHERN, WELLINGTON, CANTERBURY, AND OTAGO AND SOUTHLAND ENGINEERS.—ADDING UNSPECIFIED PARTIES TO AWARD.

In the Court of Arbitration of New Zealand, Northern Wellington, Canterbury, and Otago and Southland Industrial Districts.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments; and in the matter of the Northern, Wellington, Canterbury, and Otago and Southland Industrial Districts Engineers' award, dated the 21st day of December, 1936, and recorded in Book of Awards, Vol. XXXVI, p. 1782; and in the matter of an application for a general order extending the said award so as to join and bind as parties unspecified trade-unions, industrial unions, industrial associations, and employers.

## Friday, the 30th day of July, 1937.

Upon reading the application of the New Zealand Council of the Amalgamated Engineering and Allied Trades Industrial Association of Workers, a party to the Northern, Wellington, Canterbury, and Otago and Southland Industrial Districts Engineers' award, dated the 21st day of December, 1936, and recorded in Book of Awards, Vol. XXXVI, p. 1782 (hereinafter referred to as "the award") for a general order extending the award so as to join and bind as parties thereto all trade-unions. industrial unions, industrial associations, and employers engaged in the industry and area covered by the award, and upon being satisfied that due notice of the said application has been given by advertisement, and that a majority of the employers engaged in the industry and area covered by the award are already bound thereby, this Court, in pursuance and exercise of the powers conferred on it by sections 92 (1) (b) and 93 of the Industrial Conciliation and Arbitration Act, 1925, as amended by sections 23 and 25 respectively of the Industrial Conciliation and Arbitration Amendment Act, 1936, doth hereby order as follows:--

1. That the award shall be and it is hereby extended so as to join and bind as parties thereto all trade-unions, industrial unions, industrial associations, and employers not already bound thereby or parties thereto but connected with or engaged in the industry to which the award applies in the area covered by the award: provided, however, that this order shall not operate so as to bind any trade-union, industrial union, industrial association, or employer covered by any other existing award or industrial agreement in so far as such award or industrial

agreement relates to work covered by the award.

2. That this order shall operate and take effect as from the 9th day of August, 1937.