WELLINGTON INDUSTRIAL DISTRICT (EXCEPT WANGANUI DISTRICT) PLASTERERS.—AMENDMENT OF APPRENTICE-SHIP ORDER

In the Court of Arbitration of New Zealand, Wellington Industrial District.—In the matter of the Apprentices Act, 1923, and the Economic Stabilization Emergency Regulations 1942; and in the matter of the Wellington Industrial District (except Wanganui District) Plasterers' apprenticeship order, dated the 26th day of August, 1924, and recorded in 25 Book of Awards 961.

In pursuance and exercise of the powers vested in it by the Economic Stabilization Emergency Regulations 1942, and upon application made in that behalf for amendment of the Wellington Industrial District (except Wanganui District) Plasterers' apprenticeship order, dated the 26th day of August, 1924, and recorded in 25 Book of Awards 961, this Court doth hereby order as follows:—

- 1. That clause 8 of the said apprenticeship order shall be deleted, and the following clause substituted therefor:—
- "8. That the minimum weekly rates of wages payable to apprentices shall be the undermentioned percentages of an amount equal to forty times the nominal hourly rate of wages for journeymen in the particular branch of the trade to which the apprentice is apprenticed, as prescribed by the award or agreement relating to the employment of such journeymen in force from time to time in the locality:—

 Per Cent

	11021	mile to brine in the r	scarry.	F	'er Cent.
	" For	the first six months .			23
	" For	the second six month	ns		29
	" For	the third six month			35
	" For	the fourth six month	ns		41
	" For	the fifth six months			47
	" For	the sixth six month	s		53
		the seventh six mont			59
	" For	the eighth six month	ıs		65
	" For	the ninth six month	ıs		71
	". For	the tenth six month			77 "

2. That, for the purpose of removing doubts as to the operation of the two general orders of the Court made under the Rates of Wages Emergency Regulations 1940, and dated the 9th August, 1940, and the 31st March, 1942, respectively, it is hereby declared that the amended rates of remuneration provided by this order shall be increased to the extent and in the manner set forth in the said two general orders of the Court.

- 3. That this order shall, on and from the date on which it takes effect, be deemed to apply according to its tenor to all contracts of apprenticeship in force on that date and entered into subject to the provisions of the said apprenticeship order.
- 4. That this order shall be deemed to have taken effect on the 1st day of July, 1945.

Dated this 8th day of November, 1945.

[l.s.] A. Tyndall, Judge.