

TARANAKI, WELLINGTON, CANTERBURY, AND OTAGO AND  
SOUTHLAND **TINSMITHS, COPPERSMITHS, AND SHEET-  
METAL WORKERS.**—AMENDMENT OF AWARD

In the Court of Arbitration of New Zealand.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and the Economic Stabilization Emergency Regulations 1942; and in the matter of the Taranaki, Wellington, Canterbury, and Otago and Southland Tinsmiths, Copper-smiths, and Sheet-metal Workers' award, dated the 8th day of December, 1945, and recorded in 45 Book of Awards 2433.

IN pursuance and exercise of the powers vested in it by the Economic Stabilization Emergency Regulations 1942, and of every other power in that behalf thereunto enabling it, this Court, for the purpose of giving effect to the pronouncement made by it on the 15th day of August, 1947, doth hereby order as follows:—

1. That the said award shall be amended in the manner following:—

(1) By deleting subclauses (a), (b), (c), (d), (e), (f), and (j) of clause 3 (Wages of Adults), and substituting therefor the following subclauses:—

“(a) Journeymen sheet-metal workers and art metal-workers, spinners, head grease-tinners, head copper-tinners, head galvanizers, head man of the department in which a guillotine machine or a machine for manufacturing spouting, ridging, and downpipes, or for curving iron, or for soldering

downpipes, ridging, or flashing, or soldering releases is used, and men employed soldering milk or cream cans, shall be paid a minimum wage of 3s. 7d. per hour.

“(b) Workers, other than those covered by subclause (a) hereof, employed as galvanizers, grease or copper tanners, shall be paid a minimum wage of 3s. 5½d. per hour.

“(c) Hoop-tanners and bicycle grinders shall be paid a minimum of 3s. 4½d. per hour.

“(d) Picklers and assistant tanners shall be paid a minimum wage of 3s. 3½d. per hour.

“(e) Power-hammer operators shall be paid a minimum wage of 3s. 4½d. per hour.

“(f) All other adult workers shall be paid a minimum wage of 3s. 2d. per hour.”

“(j) Refrigerator assemblers shall be paid a minimum wage of 3s. 3½d. per hour.”

(2) By deleting subclause (b) of clause 4 (Wages of Boys and Youths), and substituting therefor the following subclause:—

“(b) Boys and youths employed on the work set out in subclause (a) hereof shall be paid not less than the following weekly wages:—

Age commencing.	First Six Months.	Second Six Months.	Third Six Months.	Fourth Six Months.	Fifth Six Months.	Sixth Six Months.	Seventh Six Months.	Eighth Six Months.	Ninth Six Months.	Tenth Six Months.
Under 16	30/-	35/6	41/6	47/6	53/-	59/-	64/6	71/-	82/-	93/-
16 to 17..	33/-	38/-	44/-	49/-	56/-	62/-	70/-	76/-	82/-	93/-
17 to 18..	38/-	43/6	49/-	55/-	64/-	72/-	81/-	92/-	..	..
18 to 19..	49/-	54/-	62/-	70/-	80/-	91/-	..	..	..	..
19 to 20..	62/-	67/-	78/-	90/-	..	..	..	..	..	..
20 to 21..	77/6	88/-	..	..	..	..	..	..	..	..

“And thereafter, or on attaining the age of twenty-one years, not less than the appropriate adult rate according to the class of work he is called upon to perform.”

(3) By deleting clause 6 (Increase in Rates of Remuneration).

(4) By deleting the figures and symbols “2s. 11d.” in clause 8 (Improvers), and substituting therefor the figures and symbols “3s. 5½d.”

2. That this order shall come into force on the 1st day of October, 1947.

Dated this 28th day of August, 1947.

[L.S.]

A. TYNDALL, Judge.

## MEMORANDUM

The rates of remuneration prescribed in the award are *not* to be increased by the application of the provisions of the Court's general orders of 9th August, 1940, and 31st March, 1942.

A. TYNDALL, Judge.

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