TARANAKI, WELLINGTON, MARLBOROUGH, CANTERBURY, AND SOUTHLAND RACING, TROTTING, AND HUNT CLUBS' ATTENDANTS—ORDER EXTENDING SCOPE TO NELSON AND WESTLAND INDUSTRIAL DISTRICTS

In the Court of Arbitration of New Zealand—In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Taranaki, Wellington, Marlborough, Canterbury, and Southland Racing, Trotting, and Hunt Clubs' Attendants Award, dated the 23rd day of July 1957.

UPON reading the joint application made by parties to the Taranaki, Wellington, Marlborough, Canterbury, and Southland Racing, Trotting, and Hunt Clubs' Attendants Award dated the 23rd day of July 1957, the Court, in pursuance and exercise of the powers vested in it by section 162 (1) (a) of the Industrial Conciliation and Arbitration Act 1954, and for the purpose of remedying a defect, doth hereby order as follows:

- 1. That the said award shall be amended in the manner following:
- (1) By adding after the word "Marlborough" in clause 18 (Scope of Award) the words "Nelson, Westland,".
- (2) By adding to title of the award after the word "Marlborough" the words "Nelson, Westland,".
- 2. That this order shall come into force on the day of the date hereof.

Dated this 21st day of December 1957.

[L.S.] A. TYNDALL, Judge.