

NEW ZEALAND **ENGINEERING INDUSTRY**—AMENDMENT OF
APPRENTICESHIP ORDER

In the Court of Arbitration of New Zealand—In the matter of the Apprentices Act 1948; and in the matter of the New Zealand Engineering Industry Apprenticeship Order, dated the 4th day of October 1967, and recorded in 67 Book of Awards 2369.

WHEREAS by section 13 (2) of the Apprentices Act 1948, the Court is empowered to amend any apprenticeship order: And whereas application has been made to the Court by the New Zealand Mechanical Engineering Apprenticeship Committee for amendment of the New Zealand Engineering Industry Apprenticeship Order, dated the 4th day of October 1967, and recorded in 67 Book of Awards 2369:

And whereas the Court has considered the recommendations made to it by the said committee: Now, therefore, the Court, in pursuance and exercise of the powers vested in it by the said Act, doth hereby order as follows:

1. That the said apprenticeship order shall be amended by deleting paragraph (ii) of subclause (b) of clause 11 (Wages) and substituting therefor the following paragraph:

“(ii) Every apprentice who produces to his employer a notification from the New Zealand Trades Certification Board that he has passed the Second Qualifying Examination of that board or a notification from the Technicians’ Certification Authority of New Zealand that he has passed all the subjects for the second year of the Certificate in Engineering examinations shall, from the date of production of that notification to his employer, for the purpose of calculating his wage rate in accordance with paragraph (i) of subclause (a) of this clause be credited with 500 hours (further to the 500 hours mentioned in paragraph (i) of this subclause) in addition to the number of hours he has already served under his apprenticeship.”

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

Dated this 1st day of November 1968.

[L.S.]

J. B. THOMSON, Judge.