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WELLINGTON INDUSTRIAL DISTRICT WALLPAPER MANUFACTURING EMPLOYEES — AMENDMENT OF AWARD

In the Court of Arbitration of New Zealand, Wellington Industrial District In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Wellington Industrial District Wallpaper Manufacturing Employees Award, dated the 10th day of October 1969, and recorded in 69 Book of Awards . .

Upon reading the joint application made by the original parties to the Wellington Industrial District Wallpaper Manufacturing Employees Award, dated the 10th day of October 1969: and upon being satisfied that the said parties are desirous that the award should be reviewed by it, the Court, in pursuance and exercise of the powers vested in it by section 162 (1) (b) of the Industrial Conciliation and Arbitration Act 1954, and with the consent of the said parties, doth hereby order as follows:

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

(1) By deleting subclause (a) of clause 5 (Wages) and substituting therefor the following subclause:

"(a) The following shall be the minimum rates of wages payable to adult male workers:

	To be paid from first day of pay week commencing on or after 1.6.70 Per Week \$
Grade 1 colour mixer	51.20
4 or 6-colour duplex printer	
including tipping and varnishing	
Roller maker	
Wallpaper rotogravure machinist	
12-colour printer	
8-colour printer	
Grade 2 colour mixer	
2 or 4-colour duplex printer	10.00
without tipping or varnishing	
Grade 3 colour mixer	
Rotogravure assistant machinist	
Duplex embosser and printer	
Simplex embosser and printer	
Operator (grounder)	
White maker (colour)	
Black tenter	
Guillotine hand	44.00
Order compiler	43.60
Simplex embosser	
Roller router or turner	

first day of pay
week commencing
on or after
1.6.70
Per Week
\$
Checker or shader42.80
Pattern-room hand
Reeler
Winder or maker-up42.00
Labourer
(2) By deleting subclause (b) of clause 7 (Youths) and substituting therefor the following subclause: '(b) The minimum weekly rates of wages payable to youths shall be as follows:
Under 18 years of age 24.79

Under 18 years of age	24.79
18 to 19 years of age	.29.82
19 to 20 years of age	.33.70

Thereafter not less than the appropriate adult rate according to the class of work he is called on to perform. Any youth with four years' experience shall be paid the adult rate."

(3) By deleting subclause (b) of clause 8 (Female Section) and substituting therefor the following subclause:

"(b) Female workers shall be paid not less than the following minimum rates of wages:

Under 18 years of age	20.26
18 to 19 years of age	.22.13
19 to 20 years of age	.24.33
20 to 21 years of age	
21 years of age or over	. 30.00

2. THAT this order shall be deemed to have come into force on the 1st day of June 1970.

DATED this 7th day of July 1970.

J. B. THOMSON, Judge.

To be paid from