

TARANAKI AND WELLINGTON—COOL STORE AND COLD STORE
EMPLOYEES—ORDER EXTENDING SCOPE AND ADDING PARTIES

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District—in the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Taranaki and Wellington Cool Store and Cold Store Employees Award, dated the 6th day of December 1971.

Upon reading the application to extend the Taranaki and Wellington Cool Store and Cold Store Employees Award, dated the 6th day of December 1971, so as to add parties in another industrial district, which application was made by the Wellington and Taranaki Cool Stores and Cold Stores Employees Industrial Union of Workers and was filed herein on the 17th day of December 1971: and upon being satisfied that due notice of the said application has been given to the union and companies hereinafter named, and that no written notice of opposition to the said application has been received by the Clerk of Awards: And upon being satisfied that conditions of employment or of trade are such as to make it equitable to do so, the Court, in pursuance and exercise of the powers conferred upon it by sections 158 and 160 of the Industrial Conciliation and Arbitration Act 1954, doth hereby order as follows:

1. That the undermentioned union and companies be and they are hereby added as parties to the said award—

Otago and Southland Cool Stores Employees Industrial Union of Workers,
21 Henderson Street, Bluff.

Otago Dairy Producers Cool Storage Company Limited, 165 Fryatt Street,
Dunedin.

Southland Cool Stores Limited, P.O. Box 34, Bluff.

2. That the locality to which the said award relates be and it is hereby extended to include the Otago and Southland Industrial District.

3. That this order shall take effect on the day of the date hereof.

Dated this 23rd day of May 1972.

(L.S.)

A. P. BLAIR, Judge.

MEMORANDUM

The application for extension included the name of the South Canterbury Co-operative Cool Stores Limited, Timaru. This involves the Canterbury Industrial District, but it transpires there is at present no cool stores' employees union registered as such in the district. Further, there is nothing in the application to indicate whether the whole or only part of this district is affected. In the meantime therefore the Court has not made any order on this part of the application. It is understood that the question of union coverage is at present receiving attention and, when this is resolved, it is suggested that the making for a fresh application be considered if such be an appropriate action at that stage.

A. P. BLAIR, Judge.