# Serial Number 1940/208.



### THE SUSPENSION OF APPRENTICESHIP EMERGENCY REGULATIONS 1939, AMENDMENT NO. 1.

## GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 28th day of August, 1940.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Pursuant to the Emergency Regulations Act, 1939, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

#### REGULATIONS.

1. These regulations may be cited as the Suspension of Apprentice-

ship Emergency Regulations 1939, Amendment No. 1.

2. These regulations shall be read together with and deemed part of the Suspension of Apprenticeship Emergency Regulations 1939\* (hereinafter referred to as the principal regulations).

3. The principal regulations are amended by adding thereto the

following additional regulations:

"8. Where pursuant to the preceding provisions of these regulations a contract of apprenticeship is suspended and where the engagement of another apprentice in substitution for the apprentice whose contract is suspended would infringe an apprenticeship order in force under the Apprentices Act, 1923, fixing the proportion of apprentices to journeymen, the Industrial Emergency Council set up pursuant to the Industrial Emergency Council Regulations 1939† shall have power in its discretion to authorize the engagement of another apprentice, and any engagement entered into under such authorization shall be lawful in all respects, notwithstanding any provision of the Apprentices Act, 1923, or any apprenticeship order in force thereunder:

"Provided that such authorization may require the engagement of the other apprentice to include such period of probation as the Industrial

Emergency Council may think fit to require.

<sup>\*</sup> Statutory Regulations 1939, Serial number 1939/154, page 693. † Statutory Regulations 1939, Serial number 1939/166, page 733.

"9. If any apprentice during his service with His Majesty's Forces at any time since the 1st day of September, 1939, has performed or performs trade work of the same class as that to which he is apprenticed or of a class related thereto, he may, on production to an Apprenticeship Committee within six months after the termination of such service of a certificate in the form hereinafter prescribed covering such trade work, be credited under his contract of apprenticeship with the period during which he was engaged on such work, or such lesser period as the Committee may decide, and the Committee shall communicate its decision to the District Registrar of Apprentices at the place where the apprentice's contract was originally registered.

"10. The certificate to be issued to an apprentice covering trade work performed in His Majesty's Forces shall be issued on the application of the apprentice, and shall be in the following form:—

STATEMENT OF SERVICE OF APPRENTICE WITH HIS MAJESTY'S FORCES.

This is to certify that ...... commenced service with His Majesty's Forces on the ...... day of ......, 19.., as a [Insert name of trade] in the [Insert arm of service], and that he ceased this service on ......, 19..

The following are particulars of the class of trade work in which he was engaged and the period thereof: . . . . . . .

Dated at ......, this ...... day of ......, 19...

....., Secretary.
...., Branch of His Majesty's Forces.

- "11. If any question arises as to whether any trade work performed by an apprentice during the currency of the term of his service with His Majesty's Forces is of the same class as that to which he was apprenticed or is of a class related thereto, the matter may be referred to the District Registrar of Apprentices, and the decision of the District Registrar shall be final and conclusive.
- "12. Notwithstanding anything contained in any Act or regulations thereunder or in any apprenticeship order in force under the Apprentices Act, 1923, where an apprentice is embodied in a part of the Defence Forces which have been called out for military training for purposes of defence in New Zealand, every period of such training actually undergone by the apprentice and involving absence from his regular employment shall up to a maximum of six months in any year of his apprenticeship be regarded as time served under his contract of apprenticeship:

"Provided that in respect of any period of absence from employment during such training the parties to the contract shall be relieved of all their obligations under the contract which relate to the following matters—that is to say, the payment of remuneration, the performance of work, or the provision of work or instruction."

C. A. JEFFERY, Clerk of the Executive Council.

Issued under the authority of the Regulations Act, 1936. Date of notification in *Gazette*: 29th day of August, 1940. These regulations are administered in the Department of Labour.