

WELLINGTON INDUSTRIAL DISTRICT SEAGRASS, CANE, WICKERWORKING, AND GENERAL BASKETWARE INDUSTRY.—AMENDMENT OF APPRENTICESHIP ORDER

In the Court of Arbitration of New Zealand, Wellington Industrial District.—In the matter of the Apprentices Act, 1923, and the Economic Stabilization Emergency Regulations 1942; and in the matter of the Wellington Industrial District Seagrass, Cane, Wickerworking, and General Basketware Industry apprenticeship order, dated the 4th day of May, 1939, and recorded in 39 Book of Awards 408.

IN pursuance and exercise of the powers vested in it by the Economic Stabilization Emergency Regulations 1942, and upon application made in that behalf for amendment of the Wellington Industrial District Seagrass, Cane, Wickerworking, and General Basketware Industry apprenticeship order, dated the 4th day of May, 1939, and recorded in 39 Book of Awards 408, this Court doth hereby order as follows:—

1. That the said apprenticeship order shall be amended by deleting clause 11, and substituting therefor the following clause:—

“11. The minimum weekly rates of wages payable to apprentices shall be the undermentioned percentages of an amount equal to forty times the nominal hourly wage rate for journeymen, as prescribed by the award or agreement relating to the employment of journeymen in force from time to time in the locality:—

“For apprentices commencing their apprenticeship when under eighteen years of age—	Per Cent.	“For apprentices commencing their apprenticeship when eighteen years of age or over—	Per Cent.
“First six months ..	23	“First six months ..	35
“Second six months	29	“Second six months	41
“Third six months	35	“Third six months ..	47
“Fourth six months	41	“Fourth six months	53
“Fifth six months	47	“Fifth six months ..	59
“Sixth six months	53	“Sixth six months ..	65
“Seventh six months	59	“Seventh six months	71
“Eighth six months	65	“Eighth six months	77
“Ninth six months	71	“Ninth six months	83
“Tenth six months	77	“Tenth six months	89”

2. That, for the purpose of removing doubts as to the operation of the two general orders of the Court made under the Rates of Wages Emergency Regulations 1940, and dated the 9th August, 1940, and the 31st March, 1942, respectively, it is hereby declared that the amended rates of remuneration provided by this order shall be increased to the extent and in the manner set forth in the said two general orders of the Court.

3. That this order shall, on and from the date on which it takes effect, be deemed to apply according to its tenor to all contracts of apprenticeship in force on that date and entered into subject either to the provisions of the said apprenticeship order or to the provisions of an apprenticeship order that has before that date been superseded directly or indirectly by the said apprenticeship order.

4. That this order shall be deemed to have taken effect on the 1st day of April, 1945.

Dated this 6th day of November, 1945.

[L.S.]

A. TYNDALL, Judge.
