

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 19th day of August 1959, and recorded in 59 Book of Awards 833.

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 19th day of August 1959, and recorded in 59 Book of Awards 833: 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 adding to clause 21 (Obligations of Employer) the following subclause:

“(e) An employer of an apprentice in engine-smithing shall provide the apprentice with a fire of his own after he has served 6,000 hours of his apprenticeship.”

2. That this order shall operate and take effect from the day of the date hereof.  
Dated this 26th day of September 1960.

[L.S.]

A. TYNDALL, Judge.