

GANGERS (STATE) INDUSTRIAL COMMITTEE

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by Australian Workers' Union, New South Wales, industrial organisation of employees.

(No. IRC 370 & 654 of 2005)

Before The Honourable Justice Backman

21 February 2005

ORDER

The Commission orders that:-

1. The Gangers (State) Industrial Committee published 26 April 1996 (292 I.G. 352), be dissolved.
2. There be established a new Gangers (State) Industrial Committee for the Industries and Callings of:-

Gangers, timekeepers, storekeepers, transport officers, foreman and sub-inspectors and all assistants employed in connection with any such callings, engaged in the construction and/or maintenance of railways, tramways, roads, bridges, water conservation and irrigation works, and harbour and reclamation works, aerodromes, airstrips, water and sewerage reticulation, construction work on civil and/or mechanical engineering projects, in the state, excluding the municipality of Broken Hill;

Excepting employees of-

Rail Corporation of New South Wales;
State Transit Authority of New South Wales;
Sydney Water;
Hunter Water;
The Council of the City of Sydney;
Energy Australia;
Shire and Municipal Councils;
The Electricity Commission of New South Wales, trading as Pacific Power;
Australian Iron and Steel Proprietary Limited, within the jurisdiction of the Iron and Steel Works Employees (Australian Iron and Steel Proprietary Limited) Conciliation Committee and the Quarries (Australian Iron and Steel Pty Limited) Conciliation Committee;
Broken Hill Proprietary Company Limited;
Australian Wire Industries Pty Ltd at its Newcastle Wiremill;
Blue Circle Southern Cement Limited;
The Council of the City of Newcastle;
The Australian Gas Light Company;

and excepting also employees in or about coal or shale mines west of Sydney;

and excepting also employees within the jurisdiction of the following industrial committees;

Race Clubs, &c., Employees (State);
Special Steels and Steel Products Manufacture (Commonwealth Steel Company Limited);
Labourers, Pastures Protection Board and Dingo Destruction Boards (State);
Carpenters, Bridge and Wharf (State);
Tubemakers of Australia Limited, Newcastle;
Showgrounds, &c., Employees (State);
County Councils (Electricity Undertakings) Employees;
John Lysaght (Australia) Limited Newcastle;
John Lysaght (Australia) Limited Port Kembla;

John Lysaght (Australia) Limited Unanderra;
Tubemakers of Australia Limited, Yennora;
Cement Workers, &c., (State).

And excepting also timekeepers, storekeepers, and foreman employed by the Crown or by any person or corporation on behalf of the Government of the State of New South Wales.

3. The said Industrial Committee shall consist of one (1) representative of employers and one (1) representative of employees.
4. The representative of employers shall be appointed, upon nomination as prescribed, 1 by the Master Builders Association of New South Wales.
5. The representative of employees shall be appointed, upon nomination as prescribed, 1 by The Australian Workers Union, New South Wales.
6. This order shall take effect from 21 February 2005 for a period of three (3) years.

BACKMAN J.