

SERIAL B2176

**ENGINE DRIVERS, &c., GENERAL (STATE) CONCILIATION  
COMMITTEE**

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by The Federated Engine Drivers and Firemen's Association of Australasia (N.S.W.), industrial organisation of employees.

(No. IRC 1767 of 1992)

Before the Honourable Mr Justice Maidment

7 December 1992

**ORDER**

The Commission orders that —

1. The Engine Drivers, &c., General (State) Conciliation Committee published 31 January 1932 (41 I.G. 114) as varied, be dissolved.
2. There be established a new Engine Drivers, &c., General (State) Conciliation Committee for the industries and callings of —

All engine drivers, firemen, greasers, trimmers, cleaners and pumpers engaged in or about the driving of engines on shore, electrical and oil-driven cranes (including mobile cranes), fork trucks or lifts and auto tow motors, winch and motor drivers in the State, excluding the Municipality of Broken Hill;

*excepting* employees of —

State Rail Authority of New South Wales and State Transit Authority of New South Wales;  
The Water Board;  
The Hunter District Water Board;  
The Electrolytic Refining and Smelting Company of Australia Proprietary Limited, Metal  
Manufactures Limited, and Australian Fertilizers Limited, at Port Kembla;  
Australian Wire Industries Pty Ltd at its Sydney Wiremill;  
Blue Circle Southern Cement Limited;  
The Council of the City of Sydney;  
Shire, municipal and county councils;  
Sydney Electricity;

The Broken Hill Proprietary Company Limited at Newcastle;  
Australian Iron and Steel Proprietary Limited within the jurisdiction of the Iron and Steel  
Works Employees (Australian Iron & Steel Proprietary Limited) Conciliation Committee;  
South Maitland Railways Pty Limited;  
Australian Wire Industries Pty Ltd at its Newcastle Wiremill;  
Prospect Electricity;  
The Council of the City of Newcastle;  
The Electricity Commission of New South Wales, trading as Pacific Power;  
The Australian Gas Light Company;

*and excepting also* those employed —

In or about coal and shale mines and metalliferous mines;  
In the Dredge Services of the Maritime Services Board of New South Wales, and the  
Department of Works and Local Government;  
In Wheaten Flour Mills;

*and excepting* employees within the jurisdiction of the following Conciliation Committees —

Glass Makers (State);  
Carters, &c. (State);  
Cement Workers, &c. (State);  
Quarries, Gravel and Sand Pits (State);  
Storemen and Packers, General (State);  
Storemen and Packers, Wholesale Paint, Varnish, Oil and Colour Stores (State);  
Storemen and Packers, Wholesale Oil and Petroleum Products (State);  
Storemen and Packers, Bond and Free Stores (State);  
Storemen and Packers, Wharf Stores (State);  
Coal Lumpers, &c. (Sydney);  
Special Steels and Steel Products Manufacture (Commonwealth Steel Company Limited);  
Tubemakers of Australia Limited, Newcastle;  
Labourers, Railway and Road Construction, &c. (State);  
John Lysaght (Australia) Limited Newcastle;  
John Lysaght (Australia) Limited Port Kembla;  
John Lysaght (Australia) Limited Unanderra;  
Australian Wire Industries Pty Ltd — Newcastle Ropery;  
Tubemakers of Australia Limited, Yennora;  
Smelting and Fertilizer Manufacturing (Sulphide Corporation Pty Limited and Greenleaf  
Fertilizers Limited);  
Sugar Manufacturers (State);  
Maritime Services Board (Cargo Handling Operations);  
Breweries, &c. (State);  
Milk Treatment, &c., and Distribution (State);  
Shoalhaven Scheme;

Googong Dam Project.

3. The said Committee shall consist of two representatives of employers and two representatives of employees.

4. The representatives of employers shall be appointed, upon nomination as prescribed, by The Employers' Federation of New South Wales. The Chamber of Manufactures of New South Wales shall have alternate nominating rights to sit as members of the Conciliation Committee in place of the members appointed upon nomination.

5. The representatives of employees shall be appointed, upon nomination as prescribed, by The Federated Engine Drivers and Firemen's Association of Australasia (N.S.W.).

6. This order shall take effect on and from 7 December 1992.

G. I. MAIDMENT, *J.*

Printed by the authority of the Industrial Registrar.