

SERIAL B3233

**TRAINED NURSES, &c., OTHER THAN IN HOSPITALS, &c. (STATE)
CONCILIATION COMMITTEE**

INDUSTRIAL RELATIONS COMMISSION OF NEW SOUTH WALES

Application by the New South Wales Nurses' Association, industrial organisation of employees.

(No. IRC 1173 of 1993)

Before the Honourable Mr Justice Maidment

14 September 1994

ORDER

1. There be established a new Trained Nurses, &c., Other than in Hospitals, &c. (State) Conciliation Committee for the industries and callings of —

Trained Nurses, Assistants in Nursing, and all persons employed as nurses in the industry and calling of nursing;

excepting employees of the Crown;

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

Iron and Steel Works Employees (Australian Iron and Steel Proprietary Limited);
Nurses Air Ambulance (State);
Public Hospital Nurses (State);
Private Hospital, Day Procedure Centre, Nursing Homes, &c., Nurses (State);
Municipal and Shire Councils (Nurses);
Australian Wire Industries Pty Ltd — Sydney Wiremill;
Tubemakers of Australia Limited, Newcastle;
County Councils (Electricity Undertakings) Employees;

and excepting also persons employed by —

The Council of the City of Sydney;
The Council of the City of Newcastle;
Sydney Electricity;
Electricity Commission of New South Wales, trading as Pacific Power;
State Rail Authority of New South Wales;
State Transit Authority of New South Wales;

Roads and Traffic Authority of New South Wales;
Water Board;
The Hunter District Water Board;
The Maritime Services Board of New South Wales;
The Australian Gas Light Company;
Electrolytic Refining and Smelting Company of Australia Proprietary Limited, Metal
Manufactures Limited, Australian Fertilizers Limited, and Austral Standard Cables
Proprietary Limited, in and about the works of the said companies at Port Kembla, and employees
within the jurisdiction of the Smelting and Fertilizer Manufacturing (Sulphide Corporation
Pty Limited and Greenleaf Fertilizers Limited) Conciliation Committee.

2. The said committee shall consist of two representatives of employers and two representatives of employees.

3. The representatives of employers shall be appointed, upon nomination as prescribed, by the Chamber of Manufactures of New South Wales and The Employers' Federation of New South Wales and alternate representatives may be appointed, upon nomination as prescribed, by the Australian Medical Association (New South Wales Branch),¹ the Catholic Hierarchy of New South Wales (Province of Sydney)² and the Association of Independent Schools of New South Wales.³

4. The representatives of employees shall be appointed, upon nomination as prescribed, by the New South Wales Nurses' Association.

5. This order shall take effect on and from 14 September 1994.

NOTE: ¹ These nominees may have alternate nominating rights on the Conciliation Committee when the said committee deals with matters relating directly to the wages and industrial conditions of persons covered by the Area, Incidence and Duration clause of the Nurses, &c., Other Than In Hospitals, &c. (State) Award.

² These nominees shall have alternate nominating rights on the Conciliation Committee in place of the nominees as prescribed by the Chamber of Manufactures of New South Wales when the said committee deals with matters relating directly to the wages and industrial conditions of persons covered by the Area, Incidence and Duration clause of the Nurses, Non-Government Schools (State) Award.

³ These nominees shall have alternate nominating rights on the Conciliation Committee in place of the nominees as prescribed by The Employers' Federation of New South Wales when the said committee deals with matters relating directly to the wages and industrial conditions of persons covered by the Area, Incidence and Duration clause of the Nurses, Non-Government Schools (State) Award.

G. I. MAIDMENT, J.

Printed by the authority of the Industrial Registrar.