

25. Where all the parties to a Reference consent to the appearance of counsel or solicitor, such consent shall be given in the form numbered 13 in the Schedule hereto, and the same shall be filed in the office of the Clerk.

Witnesses.

26. A summons to a witness shall be in duplicate, in the form numbered 14 in the Schedule hereto. The Clerk shall sign both duplicates, retaining one and issuing the other for service by the applicant. Service shall be effected by delivering a copy to the witness, and at the same time producing the original for his inspection if so desired.

27. Any number of witnesses may be included in one summons, but the copy served need only contain the name of the witness upon whom it is served. If the summons is issued out of the Court of Arbitration it shall bear the seal of the Court; if issued by the Board of Conciliation, it shall be signed by the Clerk on behalf of the Board.

The Court of Arbitration.

28. Any party to an industrial dispute who is dissatisfied with the report of the Board may, by filing in the office of the Clerk notice in the Form No. 15 in the Schedule hereto, require the Clerk to refer the dispute to the Court of Arbitration (hereinafter called "the Court").

29. Immediately upon the filing of such notice the industrial dispute to which it refers shall be deemed to be before the Court.

30. All papers and proceedings before the Court shall bear the same number as before the Board, and be similarly intitled, with the addition of the words "Before the Court of Arbitration."

31. The clerk in each industrial district shall be an officer of the Court, and shall attend all sittings thereof in his district. He shall keep the minutes of proceedings and the records of the Court, and perform all such duties and exercise all such functions as the Court may direct.

32. The Court may prescribe rules of procedure and practice relative to all matters with which it has to do, and such rules shall be as valid as if incorporated with these regulations.

Fees.

33. The following fees shall be payable to the Clerk, and (in the first instance) by the person or party on whose application the matter referred to is done:—

	s.	d.
For filing industrial agreement	5	0
For filing any other document	3	0
For issue of a summons (including seal of Court)	3	0
For affixing seal of Court... ..	3	0
Report or recommendation of Board	10	0
Certified copy thereof	3	0
In procedure for obtaining evidence at a distance: The fees prescribed under "The Magistrates' Courts Act, 1893"		
Award of Court (including seal)	10	0
Order of Court (including seal)	3	0
Notice of application to Court	2	0

34. All fees shall be paid in stamps.

SCHEDULE.

Form 1 (Reg. 1).

Under "The Industrial Conciliation and Arbitration Act, 1894."

APPLICATION FOR REGISTRATION.

PURSUANT to the provisions of "The Industrial Conciliation and Arbitration Act, 1894," we hereby make application for the registration under that Act of the [Wellington] Branch of the [Bootmakers'] Society [or the Council of the (Bootmakers') Union of New Zealand, or otherwise, as the case may be] as an industrial union [or as an industrial association] under the name of "The [Wellington Bootmakers'] Industrial Union of [Workmen]" [or "The (Bootmakers') Industrial Association of (Workmen)]."

We enclose herewith—

- (a.) A list of the members and officers of the society [or a list of the members and officers of the Council (or other body) and of the Industrial Unions of Workmen represented by it].
- (b.) Two copies of the rules of the society [or Council, or other body].
- (c.) A copy of a resolution passed by a majority of the members present at a general meeting of the society [or Council, or other body] specially called in accordance with the rules for that purpose only, and desiring registration as an industrial union [or association].

Dated at , this day of , 189 .

A.B.,
[Name of office] of the said society [or Council].
C.D.,
[Name of office] of the said society [or Council].

To the Registrar of Friendly Societies.