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C109 Wages, Hours of Work and Manning (Sea) Convention (Revised), 1958
Description: Convention concerning Wages, Hours of Work on Board Ship and Manning
               (Revised 1958) (Note: This Convention has not yet come into force.)
                                                          Convention:C109
                                                          Place:Geneva
                                                          Session of the Conference:41
                                                          Date of adoption:14:05:1958
                                                          Subject classification: Conditions of Work
                                                          Subject: Seafarers
                                                          The General Conference of the International Labour Organisation,
                                                          Having been convened at Geneva by the Governing Body of the International Labour Office.
                                                          and having met in its Forty-first Session on 29 April 1958, and
                                                          Having decided upon the adoption of certain proposals with regard to the general revision of
                                                          the Wages, Hours of Work and Manning (Sea) Convention (Revised), 1949, which is the
                                                          second item on the agenda of the session, and
                                                          Considering that these proposals must take the form of an international Convention,
                                                          adopts this fourteenth day of May of the year one thousand nine hundred and fifty-eight the
                                                          following Convention, which may be cited as the Wages, Hours of Work and Manning (Sea)
                                                          Convention (Revised), 1958:
                                                          PART I. GENERAL PROVISIONS
                                                          Article 1
                                                          Nothing in this Convention shall be deemed to prejudice any provision concerning wages,
                                                          hours of work on board ship, or manning, by law, award, custom or agreement between
                                                          shipowners and seafarers, which ensures the seafarers conditions more favourable than
                                                          those provided for by this Convention.
                                                          Article 2
                                                          1. This Convention applies to every vessel, whether publicly or privately owned, which is--
                                                          (a) mechanically propelled
                                                          (b) registered in a territory for which the Convention is in force
                                                          (c) engaged in the transport of cargo or passengers for the purpose of trade
                                                          (d) engaged in a voyage by sea.
                                                          2. This Convention does not apply to--
                                                          (a) vessels of less than 500 gross register tons
                                                          (b) wooden vessels of primitive build such as dhows and junks
                                                          (c) vessels engaged in fishing or in operations directly connected therewith
                                                          (d) estuarial craft.
                                                          Article 3
                                                          This Convention applies to every person who is engaged in any capacity on board a vessel
                                                          except--
                                                          (a) a master
                                                          (b) a pilot not a member of the crew
                                                          (c) a doctor
                                                          (d) nursing staff engaged exclusively on nursing duties and hospital staff
                                                          (e) a chaplain
                                                          (f) persons engaged exclusively on educational duties
                                                          (g) a musician
                                                          (h) persons whose duties are connected solely with the cargo on board
                                                          (i) persons working exclusively on their own account or remunerated exclusively by a share of
                                                          profits or earnings
                                                          (j) persons not remunerated for their services or remunerated only by a nominal salary or
                                                          (k) persons, excluding those in the service of a wireless telegraphy company, who are
                                                          employed on board by an employer other than the shipowner
                                                          (I) travelling dockers (longshoremen) not members of the crew
                                                          (m) persons employed in whale-catching, floating factory or transport vessels or otherwise for
                                                          the purpose of whaling or similar operations under conditions regulated by legislation or by the
                                                          provisions of a special collective whaling or similar agreement determining hours of work and
                                                          other conditions of service concluded by an organisation of seafarers
                                                          (n) persons who are not members of the crew (whether working on or off articles) but are
                                                          employed while the vessel is in port on repairing, cleaning, loading or unloading the vessel or
                                                          similar work or on port relief, maintenance, watch or caretaking duties.
                                                          Article 4
                                                          In this Convention--
                                                          (a) the term officer means a person other than a master who is described in the ship's articles
                                                          as an officer or who is serving in a capacity which by law, collective agreement or custom is
                                                          recognised as that of an officer
                                                          (b) the term rating means a member of the crew other than a master or officer and includes a
                                                          certificated seaman
                                                          (c) the term able seaman means any person who by national laws or regulations, or in the
                                                          absence of such laws or regulations by collective agreement, is deemed to be competent to
                                                          perform any duty which may be required of a rating serving in the deck department other than
                                                          the duties of a leading or specialist rating
                                                          (d) the term basic pay or wages means the remuneration of an officer or rating in cash
                                                          exclusive of the cost of food, overtime, premiums or any other allowances either in cash or in
                                                          kind.
                                                          Article 5
                                                          Each Member ratifying this Convention may, by a declaration appended to its ratification,
                                                          exclude from its ratification Part II of the Convention.
                                                          2. Subject to the terms of any such declaration, the provisions of Part II of the Convention
                                                          shall have the same effect as the other provisions of the Convention.
                                                          3. Any Member which makes such a declaration shall also supply information showing the
                                                          basic pay or wages for a calendar month of service of an able seaman employed in a vessel
                                                          to which the Convention applies.
                                                          4. Any Member which makes such a declaration may subsequently, by a new declaration,
                                                          notify the Director-General that it accepts Part II
                                                          5. While a declaration made under paragraph 1 of this Article remains in force in respect of
                                                          Part II, the Member may declare its willingness to accept Part II as having the force of a
                                                          Recommendation.
                                                          PART II. WAGES
                                                          Article 6
                                                          1. The basic pay or wages for a calendar month of service of an able seaman employed in a
                                                          vessel to which this Convention applies shall not be less than sixteen pounds in currency of
                                                          the United Kingdom of Great Britain and Northern Ireland or sixty-four dollars in currency of
                                                          the United States of America or the equivalent thereof in other currency.
                                                          2. In respect of any change in the par value of the pound or the dollar notified to the
                                                          International Monetary Fund since 29 June 1946, or in the event of any further such change
                                                          being notified subsequent to the adoption of this Convention--
                                                          (a) the minimum basic wage prescribed in paragraph 1 of this Article in terms of the currency
                                                          in respect of which such notification has been made shall be adjusted so as to maintain
                                                          equivalence with the other currency
                                                          (b) the adjustment shall be notified by the Director-General of the International Labour Office
                                                          to the Members of the International Labour Organisation
                                                          (c) the minimum basic wage so adjusted shall be binding upon Members which have ratified
                                                          the Convention in the same manner as the wage prescribed in paragraph 1 of this Article, and
                                                          shall take effect for each such Member not later than the beginning of the second calendar
                                                          month following that in which the Director-General communicates the change to Members.
                                                          Article 7
                                                          1. In the case of ships in which are employed such groups of ratings as necessitate the
                                                          employment of larger groups of ratings than would otherwise be employed the minimum basic
                                                          pay or wages of an able seaman shall be an amount fixed as the adjusted equivalent of the
                                                          minimum basic pay or wages stipulated in the preceding Article.
                                                          2. The adjusted equivalent shall be fixed in accordance with the principle of equal pay for
                                                          equal work and due allowance shall be made for--
                                                          (a) the extra number of ratings of such groups who are employed
                                                          (b) any increase or decrease in cost to the shipowner consequent on the employment of such
                                                          groups of ratings.
                                                          3. The adjusted equivalent shall be determined by collective agreement between the
                                                          organisations of shipowners and seafarers concerned or, failing such agreement and subject
                                                          to both countries concerned having ratified the Convention, by the competent authority of the
                                                          territory of the group of seafarers concerned.
                                                          Article 8
                                                          If meals are not provided free of charge, the minimum basic pay or wages shall be increased
                                                          by an amount to be determined by collective agreement between the organisations of
                                                          shipowners and seafarers concerned or, failing such agreement, by the competent authority.
                                                          Article 9
                                                          1. The rate to be used for determining the equivalent in other currency of the minimum basic
                                                          pay or wages prescribed in Article 6 shall be the ratio between the par value of that currency
                                                          and the par value of the pound of the United Kingdom of Great Britain and Northern Ireland or
                                                          of the dollar of the United States of America.
                                                          2. In the case of the currency of a Member of the International Labour Organisation which is a
                                                          Member of the International Monetary Fund, the par value shall be that currently in effect
                                                          under the Articles of Agreement of the International Monetary Fund.
                                                          3. In the case of the currency of a Member of the International Labour Organisation which is
                                                          not a Member of the International Monetary Fund, the par value shall be the official rate of
                                                          exchange, in terms of gold or of the dollar of the United States of America of the weight and
                                                          fineness in effect on 1 July 1944, currently in effect for payments and transfers for current
                                                          international transactions.
                                                          4. In the case of any currency which cannot be dealt with under the provisions of either of the
                                                          two preceding paragraphs--
                                                          (a) the rate to be adopted for the purpose of this Article shall be determined by the Member of
                                                          the International Labour Organisation concerned
                                                          (b) the Member concerned shall notify its decision to the Director-General of the International
                                                          Labour Office, who shall forthwith inform the other Members which have ratified this
                                                          Convention
                                                          (c) within a period of six months from the date on which the information is communicated by
                                                          the Director-General, any other Member which has ratified the Convention may inform the
                                                          Director-General of the International Labour Office that it objects to the decision, and the
                                                          Director-General shall thereupon inform the Member concerned and the other Members which
                                                          have ratified the Convention and shall report the matter to the Committee provided for in
                                                          Article 22
                                                          (d) the foregoing provisions shall apply in the event of any change in the decision of the
                                                          Member concerned.
                                                          5. A change in basic pay or wages as a result of a change in the rate for determining the
                                                          equivalent in other currency shall take effect not later than the beginning of the second
                                                          calendar month following that in which the change in the relative par values of the currencies
                                                          concerned becomes effective.
                                                          Article 10
                                                          Each Member shall take the necessary measures--
                                                          (a) to ensure, by way of a system of supervision and sanctions, that remuneration is paid at
                                                          not less than the rate required by this Convention
                                                          (b) to ensure that any person who has been paid at a rate less than that required by this
                                                          Convention is enabled to recover, by an inexpensive and expeditious judicial or other
                                                          procedure, the amount by which he has been underpaid.
                                                          PART III. HOURS OF WORK ON BOARD SHIP
                                                          Article 11
                                                          This Part of this Convention does not apply to--
                                                          (a) a chief officer or chief engineer
                                                          (b) a purser
                                                          (c) any other officer in charge of a department who does not keep watch
                                                          (d) a person employed in the clerical or catering department of a vessel who is--
                                                          (i) serving in a superior grade as defined by a collective agreement between the organisations
                                                          of shipowners and seafarers concerned
                                                          (ii) working chiefly on his own account
                                                          (iii) remunerated solely on a commission basis or chiefly by a share of profits or earnings.
                                                          Article 12
                                                          In this Part of this Convention--
                                                          (a) the term near trade ship means a vessel exclusively engaged in voyages upon which it
                                                          does not proceed farther from the country from which it trades than the near-by ports of
                                                          neighbouring countries within geographical limits which--
                                                          (i) are clearly specified by national laws, regulations or by collective agreement between
                                                          organisations of shipowners and seafarers
                                                          (ii) are uniform in respect of the application of all the provisions of this Part of the Convention
                                                          (iii) have been notified by the Member when registering its ratification by a declaration
                                                          annexed thereto
                                                          (iv) have been fixed after consultation with the other Members concerned
                                                          (b) the term distant trade ship means a vessel other than a near trade ship
                                                          (c) the term passenger ship means a vessel licensed to carry more than twelve passengers
                                                          (d) the term hours of work means time during which a person is required by the orders of a
                                                          superior to do work on account of the vessel or the owner.
                                                          Article 13
                                                          1. This Article applies to officers and ratings employed in the deck, engine-room and radio
                                                          departments of near trade ships.
                                                          2. The normal hours of work of an officer or rating shall not exceed--
                                                          (a) when the vessel is at sea, twenty-four hours in any period of two consecutive days
                                                          (b) when the vessel is in port--
                                                          (i) on the weekly day of rest, such time not exceeding two hours as is necessary for ordinary
                                                          routine and sanitary duties
                                                          (ii) on other days, eight hours except where a collective agreement provides for less on any
                                                          (c) one hundred and twelve hours in a period of two consecutive weeks.
                                                          3. Time worked in excess of the limits prescribed in subparagraphs (a) and (b) of paragraph 2
                                                          shall be regarded as overtime for which the officer or rating concerned shall be entitled to
                                                          compensation in accordance with the provisions of Article 18 of this Convention.
                                                          4. When the total number of hours worked in a period of two consecutive weeks, excluding
                                                          hours regarded as overtime, exceeds one hundred and twelve, the officer or rating concerned
                                                          shall be compensated by time off in port or otherwise as may be determined by collective
                                                          agreement between the organisations of shipowners and seafarers concerned.
                                                          5. National laws or regulations or collective agreements shall determine when a ship is to be
                                                          regarded as being at sea and when it is to be regarded as being in port for the purposes of
                                                          this Article.
                                                          Article 14
                                                          1. This Article applies to officers and ratings employed in the deck, engine room and radio
                                                          departments of distant trade ships.
                                                          2. When the vessel is at sea and on days of sailing and arrival, the normal hours of work of an
                                                          officer or rating shall not exceed eight hours in any one day.
                                                          3. When the vessel is in port, the normal hours of work of an officer or rating shall not exceed-
                                                          (a) on the weekly day of rest, such time not exceeding two hours as is necessary for ordinary
                                                          routine and sanitary duties
                                                          (b) on other days, eight hours except where a collective agreement provides for less on any
                                                          4. Time worked in excess of the daily limits prescribed in the preceding paragraphs shall be
                                                          regarded as overtime for which the officer or rating shall be entitled to compensation in
                                                          accordance with the provisions of Article 18 of this Convention.
                                                          5. When the total number of hours worked in a period of one week, excluding hours regarded
                                                          as overtime, exceeds forty-eight, the officer or rating shall be compensated by time off in port
                                                          or otherwise as may be determined by collective agreement between the organisations of
                                                          shipowners and seafarers concerned.
                                                          6. National laws or regulations or collective agreements shall determine when a ship is to be
                                                          regarded as being at sea and when it is to be regarded as being in port for the purposes of
                                                          this Article.
                                                          Article 15
                                                          1. This Article applies to persons employed in the catering department of a vessel.
                                                          2. In the case of a passenger ship, normal hours of work shall not exceed--
                                                          (a) when the vessel is at sea and on days of sailing and arrival, ten hours in any consecutive
                                                          period of fourteen hours
                                                          (b) when the vessel is in port--
                                                          (i) when passengers are on board, ten hours in any period of fourteen hours
                                                          (ii) in other cases--
                                                          on the day preceding the weekly day of rest, five hours
                                                          on the weekly day of rest, five hours for persons engaged in messing duties and such time not
                                                          exceeding two hours as is necessary for ordinary routine and sanitary duties in the case of
                                                          other persons
                                                          on any other day, eight hours.
                                                          3. In the case of a vessel not a passenger ship, normal hours of work shall not exceed--
                                                          (a) when the vessel is at sea and on days of sailing and arrival, nine hours in any period of
                                                          thirteen hours
                                                          (b) when the vessel is in port--
                                                          on the weekly day of rest, five hours
                                                          on the day preceding the weekly day of rest, six hours
                                                          on any other days, eight hours in any period of twelve hours.
                                                          4. When the total number of hours worked in a period of two consecutive weeks exceeds one
                                                          hundred and twelve the person concerned shall be compensated by time off in port or
                                                          otherwise as may be determined by collective agreement between the organisations of
                                                          shipowners and seafarers concerned.
                                                          5. National laws or regulations or collective agreements between the organisations of
                                                          shipowners and seafarers concerned may make special arrangements for the regulation of
                                                          the hours of work of night watchmen.
                                                          Article 16
                                                          1. This Article applies to officers and ratings employed in near and distant trade ships.
                                                          2. Time off in port should be the subject of negotiations between the organisations of
                                                          shipowners and seafarers concerned on the basis that officers and ratings should receive the
                                                          maximum time off in port that is practicable and that such time off should not count as leave.
                                                          Article 17
                                                          1. The competent authority may exempt from the application of this Part of this Convention
                                                          officers not already excluded therefrom by virtue of Article 11, subject to the following
                                                          conditions:
                                                          (a) the officers must be entitled in virtue of a collective agreement to conditions of employment
                                                          which the competent authority certifies constitute full compensation for the non-application of
                                                          this Part of the Convention
                                                          (b) the collective agreement must have been originally concluded before 30 June 1946 and
                                                          the agreement or a renewal thereof must be still in force.
                                                          2. A Member having recourse to the provisions of paragraph 1 shall supply to the Director-
                                                          General of the International Labour Office full particulars of any such collective agreement and
                                                          the Director-General shall lay a summary of the information received by him before the
                                                          Committee referred to in Article 22.
                                                          3. The said Committee shall consider whether the collective agreements reported to it provide
                                                          for conditions of employment which constitute full compensation for the non-application of this
                                                          Part of this Convention. Each Member ratifying the Convention undertakes to give
                                                          consideration to any observations or suggestions made by the Committee concerning such
                                                          agreements and further undertakes to bring any such observations or suggestions to the
                                                          notice of the organisations of shipowners and officers who are parties to such agreements.
                                                          Article 18
                                                          1. The rate or rates of compensation for overtime shall be prescribed by national laws or
                                                          regulations or be fixed by collective agreement, but in no case shall the hourly rate of payment
                                                          for overtime be less than one-and-a-quarter times the basic pay or wages per hour.
                                                          2. Collective agreements may provide for compensation by equivalent time off duty and off the
                                                          vessel in lieu of cash payment or for any other method of compensation.
                                                          1. The consistent working of overtime shall be avoided whenever possible.
                                                          2. Time spent in the following work shall not be included in normal hours of work or be
                                                          regarded as overtime for the purpose of this Part of this Convention:
                                                          (a) work that the master deems to be necessary and urgent for the safety of the vessel, cargo
                                                          or persons on board
                                                          (b) work required by the master for the purpose of giving assistance to other vessels or
                                                          persons in distress
                                                          (c) musters, fire, lifeboat and similar drills of the kind prescribed by the International
                                                          Convention for the Safety of Life at Sea for the time being in force
                                                          (d) extra work for the purposes of customs or quarantine or other health formalities
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(e) normal and necessary work by officers for the determination of the position of the ship and

3. Nothing in this Convention shall be deemed to impair the right and duty of the master of a vessel to require, or the duty of an officer or rating to perform, any work deemed by the

2. For the purpose of this Article, night means a period of at least nine consecutive hours between times before and after midnight to be prescribed by national laws or regulations or

1. Every vessel to which this Convention applies shall be sufficiently and efficiently manned

(c) preventing excessive strain upon the crew and avoiding or minimising as far as practicable

2. Each Member undertakes to maintain, or to satisfy itself that there is maintained, efficient machinery for the investigation and settlement of any complaint or dispute concerning the

3. Representatives of the organisations of shipowners and seafarers shall participate, with or

2. Where effect has been given to any provision of this Convention by a collective agreement in pursuance of paragraph 1 of this Article, then notwithstanding anything contained in Article 10 of this Convention the Member shall not be required to take any measures in pursuance of Article 10 of this Convention in respect of the provisions of the Convention to which effect has

3. Each Member ratifying this Convention shall supply to the Director-General of the International Labour Office information on the measures by which the Convention is applied, including particulars of any collective agreements in force which give effect to any of its

4. Each Member ratifying this Convention undertakes to take part, by means of a tripartite delegation, in any Committee representative of governments and shipowners' and seafarers' organisations, and including, in an advisory capacity, representatives of the Joint Maritime Commission of the International Labour Office, which may be set up for the purpose of

5. The Director-General shall lay before the said Committee a summary of the information

6. The Committee shall consider whether the collective agreements reported to it give full effect to the provisions of the Convention. Each Member ratifying the Convention undertakes to give consideration to any observations or suggestions concerning the application of the Convention made by the Committee, and further undertakes to bring to the notice of the organisations of shipowners and of seafarers who are parties to any of the collective agreements mentioned in paragraph 1 any observations or suggestions of the aforesaid Committee concerning the degree to which such agreements give effect to the provisions of

1. Each Member which ratifies this Convention shall be responsible for the application of its provisions to vessels registered in its territory and shall, except where effect is given to the

(a) determine the respective responsibilities of the shipowner and the master for ensuring

(d) require the keeping of the records of hours worked necessary for the purposes of Part III of the Convention and of the compensation granted in respect of overtime and of excess hours

(e) ensure to seafarers the same remedies for recovering payments due to them in respect of compensation for overtime and for excess hours of work as they have for recovering other

2. The organisations of shipowners and seafarers concerned shall, so far as is reasonable and practicable, be consulted in the framing of all laws or regulations for giving effect to the

For the purpose of giving mutual assistance in the enforcement of this Convention, every Member which ratifies the Convention undertakes to require the competent authority in every port in its territory to inform the consular or other appropriate authority of any other such Member of any case in which it comes to the notice of such authority that the requirements of the Convention are not being complied with in a vessel registered in the territory of that other

1. This Convention revises the Wages, Hours of Work and Manning (Sea) Conventions, 1946

2. For the purpose of Article 28 of the Hours of Work and Manning (Sea) Convention, 1936,

The formal ratifications of this Convention shall be communicated to the Director-General of

1. This Convention shall be binding only upon those Members of the International Labour

2. It shall first come into force six months after the date at which the following conditions have

(a) the ratifications of nine of the following Members have been registered: Argentina, Australia, Belgium, Brazil, Canada, Chile, China, Denmark, Finland, France, Federal Republic of Germany, Greece, India, Ireland, Italy, Japan, Netherlands, Norway, Poland, Portugal, Spain, Sweden, Turkey, Union of Soviet Socialist Republics, United Kingdom of Great Britain

(b) at least five of the Members whose ratifications have been registered have at the date of

(c) the aggregate tonnage of shipping possessed at the time of registration by the Members

3. The provisions of the preceding paragraph are included for the purpose of facilitating and

4. After the Convention has first come into force, it shall come into force for any Member six

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation

2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of five years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article will be bound for another period of five years and, thereafter, may denounce this Convention at the expiration of each period of

1. The Director-General of the International Labour Office shall notify all the Members of the International Labour Organisation of the registration of all ratifications, declarations and

2. When notifying the Members of the Organisation of the registration of the last of the ratifications required to bring the Convention into force, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come

The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars of all ratifications, declarations and acts of denunciation

At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its

1. Should the Conference adopt a new Convention revising this Convention in whole or in

a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 28 above,

b) as from the date when the new revising Convention comes into force, this Convention shall

2. This Convention shall in any case remain in force in its actual form and content for those

The English and French versions of the text of this Convention are equally authoritative.

whose ratifications have been registered is not less than 15 million gross register tons.

this Convention shall also be regarded as a Convention revising that Convention.

Organisation whose ratifications have been registered with the Director-General.

(c) provide for adequate public supervision of compliance with Part IV of the Convention

Convention by collective agreements, maintain in force laws or regulations which--

for making meteorological observations

collective agreements. PART IV. MANNING

for the purposes of--

the working of overtime.

manning of a vessel.

Article 22

provisions.

the Convention.

compliance therewith

Article 23

of work

arrears of pay.

Article 24

Member.

Article 25

and 1949.

Article 27

been fulfilled:

Article 28

Article 29

into force. Article 30

Article 31

Article 32

revision in whole or in part.

provisions of this Convention.

PART VI. FINAL PROVISIONS

the International Labour Office for registration.

and Northern Ireland, United States of America, Yugoslavia

registration each not less than 1 million gross register tons of shipping

encouraging early ratification of the Convention by member States.

months after the date on which its ratification has been registered.

ten years under the terms provided for in this Article.

shall not take effect until one year after the date on which it is registered.

denunciations communicated to him by the Members of the Organisation.

registered by him in accordance with the provisions of the preceding Articles.

part, then, unless the new Convention otherwise provides:

cease to be open to ratification by the Members.

if and when the new revising Convention shall have come into force

Members which have ratified it but have not ratified the revising Convention.

(a) ensuring the safety of life at sea

Article 21

(f) extra time required for the normal relieving of watches.

master to be necessary for the safe and efficient operation of the vessel.

1. No person under the age of sixteen years shall work at night.

(b) giving effect to the provisions of Part III of this Convention

PART V. APPLICATION OF THE CONVENTION

been so given by collective agreement.

received by him under paragraph 3 above.

without other persons or authorities, in the operation of such machinery.

1. Effect may be given to this Convention by (a) laws or regulations

examining the measures taken to give effect to the Convention.

(b) prescribe adequate penalties for any violation thereof