

(23.) WELLINGTON TAILORS.

Before the Court of Arbitration, Wellington Industrial District.—In the matter of “The Industrial Conciliation and Arbitration Act, 1894,” and its amendments; and in the matter of the dispute between the Wellington Tailors’ Industrial Union of Workmen and Alfred Berry and Thomas Orr, of the City of Wellington, carrying on business as “Berry and Orr,” as tailors, at Cuba Street, Wellington.

Whereas by an industrial agreement, dated the 25th day of May, 1897, filed in the Supreme Court at Wellington and registered as No. 2, it is therein directed, *inter alia*, that (1) each pocket over two in sac-coats be paid for at the rate of 1s. each; (2) basting,

padding, and wadding as per agreement: and whereas a breach or breaches of the said industrial agreement has been committed by the said Alfred Berry and Thomas Orr, they being persons upon whom the said agreement is binding, in that they, in the months of November and December, 1898, at each payment of their employes (pieceworkers, members of the said union), paid to each employé pieceworker a sum or sums less than 1s. for each pocket over two as aforesaid, and have not paid for basting, padding, and wadding: Now the Wellington Tailors' Industrial Union of Workers, being a party to the said industrial agreement, does hereby apply to the Court for the enforcement of the said industrial agreement herein referred to, pursuant to the provisions of the above-mentioned Acts.

Dated at Wellington this 16th day of January, 1899.

The seal of the Wellington Tailors Industrial Union of Workmen was hereto affixed by the authority of the said union.

W. WATERWORTH,

President of the Wellington Tailors' Industrial
Union of Workmen.

WM. MURDOCH,

Secretary of the Wellington Tailors' Industrial
Union of Workmen.

Attached to the original is a time statement of 1s. per hour and classification of materials, &c.

In Court.—Monday, 3rd July, 1899.

The application to enforce the within agreement was heard, and on the 5th July the Court made the following order:—That no breach had been established under the agreement, and the application would therefore be dismissed without costs.

W. A. HAWKINS, Clerk of Awards.