(35.) AUCKLAND FLOUR-MILLERS.

Under "The Industrial Conciliation and Arbitration Act, 1894, and the Amendments thereof.

Before the Board of Conciliation in the Northern Industrial District.—In the matter of an industrial dispute between the Northern Roller Milling Company and others and the Auckland United Flour-mills Employees' Industrial Union, and of a reference thereof for settlement.

THE Board, having taken into consideration the matter of the abovementioned dispute, and having heard the union by its duly appointed representatives, and such of the employers as desire to be heard, and such witnesses as were produced before it, recommend as follows :—

That the final settlement of the case be deferred until the Court of Arbitration makes the award in the case of the Otago Flourmillers' dispute, and that an industrial agreement be then entered into in accordance with that award.

A. H. COLLINS, Chairman.

Supreme Court, Auckland, 20th September, 1900.