

(27.) WESTPORT COAL-MINERS.

Application for the enforcement of clause 12 of industrial agreements of the 23rd December, 1899, between the Westport Coal Company and the Coal-miners' Union was heard by the Arbitration Court at Westport on the 14th June, 1900, and dismissed, as the evidence did not sufficiently prove the case.

CANTERBURY INDUSTRIAL DISTRICT.**(63.) CHRISTCHURCH TAILORS.**

ENFORCEMENT of Agreement.—Before the Arbitration Court, 9th July, 1900.

Christchurch Tailoring Trade-union *v.* Nixon Bros.: Breach of agreement of the 1st November, 1898. Penalty £1, and costs, £2 2s., to union.

(64.) CANTERBURY BAKERS AND PASTRYCOOKS.

ENFORCEMENT of Award.—Before the Arbitration Court, 9th July, 1900.

Canterbury Bakers and Pastrycooks' Union *v.* J. Johnston and J. Hanson. Penalty imposed, each defendant to pay to the union fine £1, half Court costs, half expenses witnesses, and £2 2s. solicitor's costs.