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(63.) DUNEDIN RANGE-WORKERS.

THIS agreement, made in pursuance of "The Industrial Conciliation and Arbitration Act, 1894," this 22nd day of October, 1900, between the Dunedin Range-workers' Industrial Union of Workers on the one part, and Messrs. H. E. Shacklock and Co., Barningham and Co., and Brindsley and Co., range-makers, of Dunedin, on the other part, is to observe the following conditions of labour:—

1. The number of working-hours per week shall not exceed forty-eight, four hours only to be worked on Saturday, and not more than ten hours' ordinary time to be worked on any one day.

2. Extra time may be worked when required, and shall be classed and paid for as overtime at the following rates: Time and a quarter for the first two hours; time and a half for every subsequent hour. Double time shall be paid for all work done on Sundays, New Year's Day, Good Friday, Easter Monday, Sovereign's birthday, Labour Day, and Christmas Day.

3. The minimum rate of wages for range fitters and polishers shall be 9s. per day; and for body-fitters and machinists shall be 8s. per day.

4. Any operative engaged at this trade, and being a member of the union, who shall be deemed unfit to earn the above rate of wages may have his case referred to a committee consisting of his employer and the secretary or president of the union, and they shall decide what remuneration shall be paid to such operative. In the event of such committee not being able to agree, the case shall be referred to the President of the local Conciliation Board, and his decision shall be final and binding on all parties.

5. The number of boys shall be one to every two journeymen fully employed during the previous six months, and their wages to be at the following rate per week: For the first year, 7s. 6d.; for the second year, 12s. 6d.; for the third year, 17s. 6d.; for the fourth year, £1 2s. 6d.; and for the fifth year, £1 10s.

6. That unionists shall have preference of employment, subject to the usual conditions as laid down by the Court of Arbitration.

7. In the event of a man working at a distance from the shop, he shall be paid wages while travelling until he returns to the shop.

8. This agreement shall terminate on the 31st day of October, 1901.

Signed on behalf of the above union—

E. LOCKSTONE.  
JOHN W. HILL.  
WILLIAM HALL.

Signed on behalf of the employers—

J. B. SHACKLOCK, Vice-Chairman  
(for H. E. Shacklock, Limited).  
BRINDSLEY AND CO.  
BARNINGHAM AND CO.

#### (64.) OTAGO MILLERS.

In the matter of "The Industrial Conciliation and Arbitration Act, 1894," and of "The Industrial Conciliation and Arbitration Act, 1900"; and in the matter of a dispute between the United Millers, Engine-drivers, and Mill Employees' Society of Otago Industrial Union of Workers (registered No. 166) and the undermentioned master millers—namely, P. Anderson and Co., High Street, Dunedin; Evans and Co., Manor Place, Dunedin; A. Steven and Co., Crawford Street, Dunedin; R. Hudson and Co., Moray Place, Dunedin; J. H. Hancock and Co., Kensington; Thomas Anderson, Luggate; John C. Gow, Palmerston; James and William Sheddon, Waiwera South; George Bruce, Phoenix Mill, Oamaru; William Burnet, Blackstone Hill; D. L. Christie, Lawrence; R. Doull, Mandeville; William Davie, Balclutha; Fleming and Gilkison, Dee Street, Invercargill; Fleming, Gilkison, and Co., Gore; Henry Harraway, Bond Street, Dunedin; J. Hewton, Waianakarua; Wilkie and Co., Mosgiel; Peter McGill, Milton; the Maniototo Flour-milling Company, Naseby; P.