
(102.) FEDERATED SEAMEN OF NEW ZEALAND.—RECOMMENDATIONS.

Under "The Industrial Conciliation and Arbitration Act, 1900,"
and its Amendments.

Before the Board of Conciliation in the Wellington Industrial
District.—In the matter of an industrial dispute between the
Federated Seamen of New Zealand Industrial Association of

Workers and the Union Steamship Company of New Zealand (Limited), Wellington; W. and G. Turnbull and Co., Wellington; Levin and Co. (Limited), Wellington; Anchor Shipping and Foundry Company (Limited), Nelson; Charles Seager, Wellington; C. W. Turner (Blackball Coal Company, Limited), Christchurch; Richardson and Co., Napier; Wanganui Steamship Company, Wanganui; New Zealand Loan and Mercantile Agency Company (Limited), Wanganui; Thomas Eckford, Wellington; the Sounds and Golden Bay Steamship Company (Limited), (Laery and Co., agents), Wellington; Patea Shipping Company, Wellington; Robert Pitcaithly, Christchurch; W. H. G. Bennett, Wellington; J. B. Westrup, Wellington; R. C. Renner, Wellington; W. E. Clouston, Wellington; Alexander Davidson, Napier; Frank Ricketts, Nelson; J. C. Burford, Nelson; Batchelor Bros., Nelson; Keith Ramsay and Co., Dunedin; the North British Freezing Company, Napier—employers; and of a reference thereof for settlement.

THE Board, having been satisfied of its jurisdiction in the above, and having heard the Federated Seamen of New Zealand Industrial Association of Workers by its representative duly appointed, and having heard as many of the employers as desired to be heard personally or by duly appointed representative, and having given an opportunity for evidence to be tendered, and having carefully considered the particulars of the dispute, doth hereby recommend that the dispute and every particular of it be settled on the following conditions:—

The recommendations are the same as in the foregoing (Wellington Section, New Zealand Branch of the Australasian Federated Seamen *v.* Employers).

(103.) WELLINGTON TAILORS.—RECOMMENDATIONS.

Under "The Industrial Conciliation and Arbitration Act, 1900," and its Amendments.

Before the Board of Conciliation, Wellington Industrial District.—

In the matter of an industrial dispute between the Wellington Tailors' Industrial Union of Workers and Davies and Evans, Napier; Horton and Sons, Napier; John Martin, Napier; Ringland Bros., Napier; W. Dodds, Napier; Reardon and Wright, Napier; Blythe and Co., Napier; Thomas Nisbet, Hastings; F. E. Storey, Dannevirke; T. Wysocki, Dannevirke; Armstrong and Co., Masterton; Krahagen and Harford, Masterton; Henderson and Co., Masterton; Clarke and Manifold, Pahiatua; E. Playle, Greytown; Jones and Ashdown, Wellington; A. S. Brooker, Hunterville; James Penney, Rongotea; E. Martin, Feilding; G. Flyger, Feilding; Cobb and Co., Feilding; John Ross, Wanganui; Samuel Harris, Wanganui; G. G. McNaught, Wanganui; T. Dixon, Wanganui; R. W. White, Wanganui; H. Neverman, Wanganui; A. J. Cribb, Wanganui;