
(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;

G. H. Chapman, Wanganui; G. V. Jones, Wanganui; George and Kearsley, Wanganui; De Luen Bros., Palmerston North; C. M. Ross, Palmerston North; Farmers' Co-operative Association, Palmerston North; T. Parker and Co., Napier—employers; and of a reference thereof for settlement.

THE Board, having been satisfied of its jurisdiction in the matter, and having heard the Wellington Tailors' Industrial Union of Workers by its representative duly appointed, and having given opportunity for the other parties to the dispute to be heard if they desired to be, and having carefully considered the dispute, doth hereby recommend,—

1. That the dispute and every particular of it be settled on the conditions of the Industrial Agreement No. 13, being an agreement between the Wellington Tailors' Industrial Union of Workers and the employers named or specified in that agreement, which agreement is dated the 1st October, 1901, and was filed by the Clerk of Awards, in the Wellington Industrial District, on the 10th October, 1901.

2. That the conditions and terms of the said Industrial Agreement No. 13 are hereby deemed to be incorporated in and deemed to form part of this the Board's recommendation.

3. That this settlement shall be for the period from the 24th January, 1902, to the expiry of the said Industrial Agreement No. 13.

Given under my hand, at Wellington, this 23rd day of December, 1901.

JOHN CREWES, Chairman.

(104.) WELLINGTON AND HAWKE'S BAY ENGINE-DRIVERS.—RECOMMENDATIONS.

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

Before the Board of Conciliation, Wellington Industrial District.—In the matter of an industrial dispute between the Wellington Stationary, Traction, and Locomotive Engine Drivers' Industrial Union of Workers and Dickwell and Co., sash and door factory, Greytown North; R. Lockhead, jun., sash and door factory, Feilding; G. W. Collins, flax-mills, Takapau; W. Toogood, flax-mills, Featherston; Swainson, Bevan, and Co., flax-mills, Manakau; Austin Bros., flax-mills, Foxton; M. O'Connor, flax-mills, Oroua Bridge; Nelson Bros., freezing-works, Tomoana; G. Heald, Spit, Napier; North British and Hawke's Bay Freezing Company, Napier; Dimock and Co., freezing-works, Wellington; Gear Company, freezing-works, Petone; Mitchell and Co., freezing-works, Aramoho; National Mortgage and Agency Company, freezing-works, Longburn; Wellington Meat-freezing Export Company, Wellington; Wanganui Meat-freezing Company, Wanganui;