## (77.) CANTERBURY TYPOGRAPHERS.

Board of Conciliation, Canterbury District, Christchurch, 5th January, 1901.

SIR,-In the matter of Industrial Disputes Nos. 240, 241, and 243,

Typographical Union and the Christchurch Press Company

(Limited), and Lyttelton Times Company, and others.

The Board's recommendation in the above cases is: That the same rates and conditions as at present existing under the Wellington award must be made applicable to Canterbury for the unexpired period of such award.

The Board suggests that the question of "fat" on piece-work (clause 4), being a point in doubt, be settled by an application to

the Court of Arbitration.

With reference to the Hattersley Machine (No. 243), the question of rates for this machine will accordingly come under clause 34 of the above award, and rates and conditions be fixed by a committee as provided in clause 41 of the award.

I have, &c.,

A. H. Turnbull, Chairman.

The Clerk of Awards, Christchurch.

Board of Conciliation, Canterbury District,

SIR,-25th January, 1901.

In the matter of the Press Company, Lyttelton Times Company, and others and Canterbury Typographical Union, Nos. 240,

I have to advise you that in the above case the Board has been unable to bring about a settlement of the dispute.

I have, &c.,

A. H. TURNBULL, Chairman.

The Clerk of Awards, Christchurch.

## (78.) CHRISTCHURCH SADDLERS.

Board of Conciliation, Canterbury District, Christchurch, 28th March, 1901.

No. 244.—Christchurch Saddlers, Harness- and Collar-

makers' Union and A. Admore and others.

The Board's recommendation in the above case is: That the award\* of the Court of Arbitration at Dunedin, dated the 29th June, 1900, be adopted, with the following alterations:--

Clause 1. To read "one day in each week," instead of "Satur-

day in each week."

SIR,

Clause 5. To read "30th March, 1901," instead of "15th May, 1900."