Col 7 No. 4 (637.) OTAGO TIMBER-YARDS AND SAWMILLS.—APPLICATIONS TO ALTER TERMS OF AWARD.

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District.

This was an application to alter the terms of the award. The Court ruled that there being no error or defect in the award, and the award being full and explicit in its terms, the provisions of section 87 of the Act did not apply, and that the Court ought not to reopen an award on the application of a dissatisfied party. The Court had already ruled that it had no power to do so, and that the policy of the Act was that an award should not be reopened during its currency, except in strict accordance with the provisions of section 87.

The application was dismissed.