

(769.) CANTERBURY BAKERS AND PASTRYCOOKS.—RECOMMENDATION.

26th August, 1904.

Before the Conciliation Board, Canterbury Industrial District.—

“The Industrial Conciliation and Arbitration Act, 1900,” and its amendment; and in the matter of an industrial dispute between the Canterbury Bakers and Pastrycooks’ Industrial Union of Workers (hereinafter called “the workers’ union”) and the undermentioned firm, persons, and companies (hereinafter called “the employers”): J. Hogaland, Springfield; G. Budson, Kirwee; Hunter and Sons, Springfield; J. Williamson, Springfield.

SIR,—

The Board’s recommendation is as follows:—

That the award of the Arbitration Court on the 27th May, 1903, be adopted, with the following alterations:—

Clause 1. Fifty-one hours shall constitute a week’s work, the hour for beginning work to be mutually arranged between employer and employee. All time worked in excess of fifty-one hours shall be paid for at the rate of 1s. 6d. per hour.

Clause 3. Add “and Malvern district” after “Lyttelton.”

Clause 8. Add, “For Malvern district, first three journeymen or a less number of journeymen employed, one apprentice may be taken. Apprentices now employed shall be bound for the remainder of their time.”

Clause 9. Employee may be allowed to board and lodge on the premises of his employer, board to be allowed not to exceed 15s. per week; all wages to be paid weekly.

Clause 16. Not to apply to the Malvern district.

If this recommendation is not objected to before the 1st September, 1904, it shall come into and remain in force until the 31st August, 1907.

J. R. TRIGGS, Chairman.

The Clerk of Awards, Christchurch.

---