

(851.) WELLINGTON DRIVERS.—AMENDMENT OF AWARD *RE*
LAMBERG.

In the Court of Arbitration, Wellington District (Wellington).—
In the matter of “The Industrial Conciliation and Arbitration
Act, 1900,” and in the matter of an award between the
Wellington Drivers’ Industrial Union of Workers and certain
employers dated the 29th day of November, 1904, and in the
matter of F. Lamberg, a party to the said award.

ORDER OF COURT.

UPON reading the application of F. Lamberg and the consent of the
above-named union, and being satisfied that no other person will
be adversely affected thereby, this Court doth order that the said
award be amended, so far as regards the said F. Lamberg, so as to
contain the following provisions:—

(1.) The minimum wage to be paid by the said F. Lamberg is
raised to £2 7s. 6d. weekly in place of £2 5s.

(2.) The hours to be observed by the said F. Lamberg shall be
from 7 a.m. to 6 p.m., inclusive of work attending to horses.
Work shall cease on Saturdays at 1 p.m. Hours worked beyond
these hours shall be treated as overtime in accordance with the
award.

(3.) A stableman shall be employed to clean stables and feed
and water all horses.

And in all other respects the said award shall continue to bind
the said F. Lamberg.

Dated this 14th day of March, 1905.

FREDK. R. CHAPMAN, J., President.
