892. CANTERBURY LITHOGRAPHIC AND LETTERPRESS PRINTERS AND MACHINISTS.—AWARD.

In the Court of Arbitration of New Zealand, Canterbury Industrial District.—In the matter of "The Industrial Conciliation and Arbitration Act, 1900," and its amendment; and in the matter of an industrial dispute between the Canterbury Lithographic and Letterpress Printers and Machinists' Industrial Union of Workers (hereinafter called "the workers' union") and the undermentioned persons, firms, and companies (hereinafter called "the employers"):

Brown, T., bag-printer, Hereford Street. Christchurch Press Company (Limited), printers, Cashel Street. Caygill and Co. (T. Cox, proprietor), printers, Colombo Street. Collins, G. E., printer, Canterbury Street, Lyttelton. Cusack and Merriman, printers, Cathedral Square. Drapper and Co., printers, Manchester Street. Fraser, T. E., printer, Bedford Row. Henry and Co., printers, Manchester Street. Kinge, F., printer, Oxford Terrace. Lyttelton Times Company (Limited), printers, Gloucester Street. Lawrence, A., and Sons, printers, Victoria Street. Marriner and Spencer, printers, Gloucester Street. Russell, G. W., printer, Victoria Street. Redfern, C., printer, Manchester Street. Smith and Anthony (Limited), printers, Hereford Street. Suckling, Walter, printer, Cashel Street. Thompson, H., printer, Armagh Street. Whitcombe and Tombs (Limited), printers, Cashel Street. Weeks, H. J., and Company (Limited), printers, Manchester Street. Willis and Aiken, printers, Cathedral Square. Wildey, A., printer, Victoria Street. Wright, E. E., printer, Colombo Street, Sydenham. Zealandia Printing Company, printers, Lichfield Street. THE Court of Arbitration of New Zealand (hereinafter called "the

Court "), having taken into consideration the matter of the abovementioned dispute, and having heard the union by its representatives duly appointed, and having also heard such of the employers as were represented either in person or by their representatives duly appointed, and having also heard the witnesses called and examined and crossexamined by and on behalf of the said parties respectively, doth hereby order and award :--

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions incorporated by reference in the schedule hereto and of this award shall be binding upon the union and upon every member thereof

and upon the employers and upon each and every of them, and that the said terms, conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the emplovers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the schedule hereto shall constitute a breach of this award, and the sum of £100 shall be the maximum penalty pavable by any party or person in respect thereof. And the Court doth further order that this award shall take effect from the 20th day of June, 1905, and shall continue in force until the 20th day of June. 1908.

In witness whereof the seal of the Court of Arbitration hath hereto been put and affixed, and the President of the Court hath hereunto set his hand, this 20th day of June, 1905.

FREDK. R. CHAPMAN, J., President.

THE SCHEDULE.

The Court awards and orders that the award of this Court between the parties hereto, dated the 19th day of August, 1901, and the schedule to the said award be and the same are hereby incorporated herewith and shall form part of this award as if all the terms, conditions, and provisions thereof were inserted herein, and that the same shall remain in force until the 20th day of June, 1908, and thereafter shall continue in force until superseded by another award or an industrial agreement, and the Court hereby reserves to itself to power add further parties to this award, and by order to bind them to the provisions hereof.

In witness whereof the seal of the Court of Arbitration hath hereunto been put and affixed, and the President of the Court hath hereunto set his hand, this 20th day of June, 1905.

FREDK. R. CHAPMAN, J., President.

893. CHRISTCHURCH TAILORING TRADE. - ENFORCEMENT OF AWARD.

In the Court of Arbitration, Canterbury District (Christchurch).— Between the Christchurch Tailoring Trade Industrial Union of Workers, applicants, and the Kaiapoi Woollen-manufacturing Company (Limited), respondents.

Mr. Dougall for applicant union; Mr. Russell for respondent company.