

(1434.) AUCKLAND WATERSIDE WORKERS.—ADDING PARTIES TO
• AWARD.

In the Court of Arbitration of New Zealand, Northern Industrial District.—In the matter of “The Industrial Conciliation and Arbitration Act, 1905,” and its amendments; and in the matter of an award dated the 11th day of June, 1907, between the Auckland Waterside Workers’ Industrial Union of Workers and the employers therein named; and in the matter of an application by the above-mentioned union to further extend the provisions of the said award.

FRIDAY, THE 18TH DAY OF OCTOBER, 1907.

UPON reading the application filed herein on the 20th day of September, 1907, to extend the provisions of the said award to other parties, and upon hearing the duly appointed representative of the applicant (the above-mentioned union), the Court doth hereby order that the undermentioned persons, firms, and companies be and the same are hereby added as parties to the said award as from the date hereof:—

A. and T. Burt (Limited), Albert Street, Auckland.
 G. Frazer and Son, Stanley Street, Auckland.
 Bailey and Lowe, Customs Street, Auckland.
 Henderson and Co., painters, High Street, Auckland.
 Hikurangi Coal Company, Quay Street, Auckland.
 Reynolds and Co., grocers, Queen Street, Auckland.
 A. B. Wright and Sons, Customs Street, Auckland.
 W. S. Laurie, merchant, Customs Street, Auckland.
 Cunningham and Co., Durham Street, Auckland.
 G. T. Nichol, shipowner, Auckland.
 Rich and Dimmery, wharf, Auckland.
 Bond and Bell, Customs Street, Auckland.
 Gillespie and Co., merchants, Auckland.
 Robertson Bros., merchants, Symonds Street, Auckland.
 Seager Bros., engineers, Auckland.
 Ford Shipping Company, Auckland.
 J. Schischka, Customs Street, Auckland.
 Messenger and Co., fruit-importers, Auckland.
 — Millar, fruit-importer, Customs Street, Auckland.
 C. Arthur, auctioneer, Auckland.
 E. Turner and Sons, auctioneers, Auckland.
 A. Tooman, auctioneer, Auckland.
 — Perkins, auctioneer, Auckland.
 — Kronfeldt, fruit-importer, Auckland.
 Charles Bailey, Customs Street, Auckland.

Provided that with regard to Reynolds and Co., grocers, Queen Street, and the Ford Shipping Company, the following provisions, which were agreed on by the parties, shall apply:—

When coastal sailing-vessels under 150 tons register are discharging coals into carts, trollies, or on to the shore, the provisions of clause 14, concerning the number of men to be engaged shovelling or at the tip, shall not apply.

Provided that if any of these vessels shall work in such a manner when doing the above class of work as to justify the application of clause 14, the matter shall be deemed one to be settled by the secretary of the Waterside Workers' Union and the secretary of the New Zealand Shipowners' Federation, and, failing their agreement,

the matter shall be referred to the Chairman of the Conciliation Board for settlement.

The application to add the Devonport Ferry Company (Limited) as a party to the said award is adjourned to the next sitting of this Court in Auckland.

By the Court.

B. M. WILSON, Registrar.