

(2016.) CANTERBURY HOTEL AND RESTAURANT EMPLOYEES.—  
AMENDMENT OF AWARD (*RE* RESTAURANTS, TEA-ROOMS, AND  
OYSTER-SALOONS).

In the Court of Arbitration of New Zealand, Canterbury Industrial District.—In the matter of “The Industrial Conciliation and Arbitration Act, 1908,” and its amendment; and in the matter of an award dated the 11th day of December, 1908, and made between the Canterbury Hotel and Restaurant Employees’ Industrial Union of Workers and the Canterbury Licensed Victuallers’ Association, and filed in the office of the Clerk of Awards, at Christchurch, as No. 926.

THURSDAY, THE 2ND DAY OF DECEMBER, 1909.

UPON reading an application filed herein on the 13th day of April, 1909, and upon hearing the duly appointed representatives of the parties, the Court doth, at the request and by the consent of all the parties to the said award, hereby order that the said award be and it is hereby amended as follows:—

(a.) By adding to clause 1 thereof (“Wages”), under the heading “Kitchen,” the following: “Where one female cook is employed, a scullerymaid may be employed at not less than £1 per week.”

(b.) By adding to clause 1 thereof (“Wages”) the following: “Where any female or male hotel employee is employed in the bar for a period not exceeding three hours in any one day, they shall not be classed as barmaid or barmen, provided the total time served at any one time shall not exceed one and a half hours, and that the sole purpose of any such employee serving behind the bar for such period is that of relieving the permanent occupant for meals.”

(c.) By striking out clause 10 of the said award.

W. A. SIM, Judge.