NORTHERN (AUCKLAND) INDUSTRIAL DISTRICT.

(1851) AUCKLAND BOILERMAKERS, IRON SHIP WORKERS, AND BRIDGE-BUILDERS'.- AMENDMENT OF AWARD.

In the Court of Arbitration of New Zealand, Northern Industrial District.—In the matter of "The Industrial Conciliation and Arbitration Act, 1908," and the amendment thereof; and in the matter of an award made on the 30th day of October, 1907, in an industrial dispute between the Auckland Boilermakers, Iron Ship Workers, and Bridge-builders' Industrial Union of Workers and G. Fraser and Sons and other employers.

MONDAY, THE 10TH DAY OF MAY, 1909.

UPON the application of the above-mentioned union, and for the purpose of remedying a defect in the said award, and with the consent of the parties thereto, this Court doth order that the said award shall be and the same is hereby amended by adding the following provision after clause 1 thereof :-

1A. The provisions of clause 1 as to the hours for commencing and leaving off work shall not apply to night shifts. Workers engaged on night shifts shall be paid 2s. per shift extra, but three or more consecutive nights must be worked before such shifts shall be reckoned One day and as night shifts, otherwise overtime rates to be paid. one night shift only shall be worked during each twenty-four hours. Overtime for night shifts is to be paid for at the rate mentioned in clause 4 hereof.

W. A. SIM, Judge.

(1852.) ENFORCEMENTS OF AWARDS IN MAGISTRATE'S COURT.

Decision.

AUCKLAND, MARCH AND MAY, 1909			
Inspector Hood (Bakers and Pastrycooks' award) v. Robert Barber, for starting work before time fixed by award	Dismissed.		
Same (same award) v. Syd Faulkner and Charles Barber, same offence	Withdrawn. (Workers in above case.)		
Same (Plumbers' award) v. H. J. Cooper, for failing to indenture an apprentice	Penalty 10s.		
Same (Carpenters' award) v. J. T. Julian, for paying less than award rates of wages	Breach recorded, with costs.		
Same (Furniture Trades award) v . W. L. Rogers, same offence	Breach recorded, with costs.		
Same (Electrical Workers' award) v. Colonial Sugar- refining Company, same offence	Dismissed. Em- ployee was not a qualified elec- trician.		
Same (Grocers' award) v. Syd Chatterton, same offence Same (Carters' award) v. H. S. Wilson, same offence	Penalty £1, and costs. Penalty £1, and costs.		

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