

(2274.) CANTERBURY ENGINEERS.—ADDING PARTIES TO AWARD, WITH MODIFICATIONS.

In the Court of Arbitration of New Zealand, Canterbury Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of an award made on the 19th day of December, 1910, in an industrial dispute between the Christchurch Branch of the Amalgamated Society of Engineers' Industrial Union of Workers and J. Anderson and Sons and the other employers therein named.

Wednesday, the 15th Day of February, 1911.

UPON reading the application filed herein on the 4th day of February, 1911, and upon hearing the parties and the evidence adduced by them, this Court doth order that the following persons, firms, and corporations shall be and they are hereby added as parties to the said award as from the date hereof, subject to the conditions hereinafter specified:—

1. The Christchurch Tramway Board.

The Board is exempted from all the provisions of the award so long as it pays to the workers employed by it who come within the scope of the award not less than the rates of wages fixed by the award, and gives to these workers the same conditions with regard to overtime, holidays, and Sunday work as are given for the time being to the motormen in the service of the Board.

2. The Christchurch City Corporation.

The provisions of the award shall not apply to any workers employed in connection with or having charge of the engines and machinery operating directly in connection with the work of the Corporation, including the destructor, electric-light and water-supply plants.

3. The Christchurch Meat Company (Limited).

4. The Canterbury Frozen Meat Company (Limited).

The award shall not bind these companies so far as relates to workers employed in connection with or having charge of the engines and machinery at the freezing-works.

5. Bowron Bros. (Limited).

The award shall not bind this company so far as relates to workers employed in connection with or having charge of the engines and machinery at the company's works.

6. The Massey-Harris Company.

7. The International Harvester Trust.

The provisions of the award shall not apply to any work done in connection with the assembling and replacing of the parts of machines imported by these companies.

8. Turnbull and Jones (Limited).

9. Reid and Gray.

W. A. SIM, Judge.