(3099.) WESTLAND ENGINE-DRIVERS AND FIREMEN.—AMEND-MENT OF AWARD.

In the Court of Arbitration of New Zealand, Westland Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of an award dated the 2nd day of May, 1914, made in an industrial dispute between the Westland Engine-drivers, Firemen, Motormen, Brakesmen, and Pumpmen's Industrial Union of Workers and the Blackball Coal Company and others.

Tuesday, the 16th day of June, 1914.

For the purpose of remedying a defect in the said award this Court doth order that the said award be and the same is hereby amended by deleting therefrom subclauses (e) and (f) of clause 3, and substituting in lieu thereof the following subclauses:—

(e.) When engines or boilers are run continuously time and a half shall be paid for Sunday work, "continuous running" to mean where engines are run three shifts per day for the whole year. In case of breakdowns, *bona fide* stoppages for repairs, strikes, or where stoppage is arranged by mutual agreement, they shall be deemed to run continuously.

(f.) Engine-drivers and firemen employed on continuousrunning engines or boilers shall be allowed a half-day's holiday each month without pay.

T. W. STRINGER, Judge.

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