(4080.) AUCKLAND QUARRY AND SCORIA-PIT WORKERS.—ADDING PARTY TO AWARD.

In the Court of Arbitration of New Zealand, Northern 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 10th day of September, 1913, made in an industrial dispute between the Auckland Builders' Contractors and General Labourers' (other than Local Bodies' Labourers) Industrial Union of Workers and H. H. Adams and others.

Wednesday, the 2nd day of June, 1915.

Upon reading the application of the above-named union, filed herein on the 15th day of May, 1915, and upon hearing the duly appointed representative of the said union and such of the persons, firms, and companies hereinafter named as appeared either in person or by their representative duly appointed, this Court doth order that the following be and they are hereby added as parties to the said award as from the date hereof:—

Brooks Bros., Westfield.

By the Court.

John H. Salmon, Registrar.

^{*}Section 90, subsection (1) (d), of the Industrial Conciliation and Arbitration Act, 1908, provides that, notwithstanding the expiration of the currency of the award, the award shall continue in force until a new award has been duly made or an industrial agreement entered into, except where the registration of an industrial union of workers bound by such award has been cancelled.