

(4356.) CANTERBURY IRON AND BRASS MOULDERS, CANTERBURY BOILERMAKERS, CANTERBURY ENGINEERS (INCLUDING MOTOR-MECHANICS, COPPERSMITHS, AND BRASS-FINISHERS), AND CANTERBURY METAL-WORKERS' ASSISTANTS.—AMENDMENT OF AWARDS.

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 dated the 2nd day of December, 1912, made in an industrial dispute between the Christchurch Iron and Brass Moulders' Industrial Union of Workers and J. Anderson and others; and in the matter of an award dated the 30th day of June, 1915, made in an industrial dispute between the United

Boilermakers, Iron and Steel Ship Builders of Canterbury Industrial Union of Workers and Andersons Limited and others; and in the matter of an award dated the 30th day of June, 1915, made in an industrial dispute between the Christchurch Branch of the Amalgamated Society of Engineers' Industrial Union of Workers and J. Anderson and Sons and others; and in the matter of an award dated the 30th day of June, 1915, made in an industrial dispute between the Canterbury Metalworkers' Assistants' Industrial Union of Workers and J. Anderson and Sons and others.

Tuesday, the 20th day of June, 1916.

UPON reading the applications filed herein by the unions above named on the 10th day of June, 1916, and upon reading the agreement dated the 1st day of June, 1916, signed by the representatives of the said unions respectively and of the New Zealand Ironmasters' Association (Canterbury Branch), and upon hearing the duly appointed representatives of the said unions and of the said New Zealand Ironmasters' Association, and with the consent of the said representatives, this Court doth order that the said awards and each of them be and they are hereby amended as follows: By inserting in each of the said awards, after the clause relating to wages, the following provisions:—

“All workers covered by this award, being adults twenty-one years of age or over and not being apprentices, shall be paid a further sum not being less than 3s. per week of forty-seven hours, or a proportion thereof for any less number of hours worked.

“Such sum shall be payable as from the 1st day of June, 1916, and shall so continue for six months terminating on the 30th day of November, 1916 (both dates inclusive), and such extra payment shall be enforceable in the same manner as the provisions of the said wages clauses respectively.”

T. W. STRINGER, Judge.