

**4231.) AUCKLAND SEAMEN.—ORDER AMENDING AGREEMENTS
ON AMALGAMATION OF UNIONS.**

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 industrial agreement dated the 5th day of February, 1914, made between the Auckland Branch of the Australasian Federated Seamen's Industrial Union of Workers of the one part and the Union Steamship Company of New Zealand (Limited) and others of the other part, set out in Book of Awards, Vol. xv, p. 58; and in the matter of an industrial agreement dated the 21st day of July, 1914, between the same industrial union of the one part and the Leyland-O'Brien Timber Company (Limited) and others of the other part, set out in Book of Awards, Vol. xv, p. 639; and in the matter of an industrial agreement dated the 16th day of February, 1914, made between the Auckland Seamen and Firemen's Industrial Union of Workers of the one part and the Northern Steamship Company (Limited) of the other part, set out in Book of Awards, Vol. xv, p. 69.

Wednesday, the 1st day of March, 1916.

THE above-named unions having resolved to amalgamate, and having taken steps to register a new union under the style or name of "The Auckland Local Federated Seamen's Industrial Union of Workers," and application having been made to this Court under section 20 of the said Act for an order in terms of subsection (2) of the said section, this Court doth order that each of the said industrial agreements above mentioned be and the same is hereby adjusted by substituting in each of the said industrial agreements the name of "The Auckland Local Federated Seamen's Industrial Union of Workers" for the name of the said "The Auckland Branch of the Australasian Federated Seamen's Industrial Union," or of "The Federated Seamen's Union of Australasia," or of the said "The Auckland Seamen and Firemen's Industrial Union of Workers," wherever the said names or any of them occur or occurs in the said respective agreements; and, further, that as a consequence of such substitution subclause (c) of clause 27 of the industrial agreement of the 16th day of February, 1914, be deleted, and that the word "the" be substituted for the word "either" in the second line of subclause (d) of said clause 27.

T. W. STRINGER, Judge.