(4251.) WELLINGTON BRICKLAYERS. — AMENDMENT OF AND ADDING PARTIES TO AWARD.

In the Court of Arbitration of New Zealand, Wellington 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 23rd day of June, 1915, made in an industrial dispute between the Wellington Bricklayers' Industrial Union of Workers and the Wellington Builders and Contractors' Association and others.

Monday, the 3rd day of April, 1916.

Upon reading the applications of the above-named union, filed herein on the 17th day of November, 1915, and on the 23rd day of December, 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:—

The Wanganui Builders and Contractors' Association, Leonard's Buildings, Ridgway Street, Wanganui.

The Wanganui Bricklayers' Industrial Union of Workers, care of Mr. James Ross, Fromont Street, Wanganui.

James, William, builder, Wanganui East.

Jones, John, builder, Wanganui East.

Kerswell, W. G., builder, 65 Liverpool Street, Wanganui.

Tallis and Mason, builders, Tayforth, Wanganui.

Wilson, J. H., builder, May Street, Gonville, Wanganui.

Provided that within all that part of the Wellington Industrial District which is bounded by a straight line drawn from the mouth of the Patea River to Pipiriki, up the Wanganui River to the 39th parallel, along the 39th parallel to the Ruahine Ranges, along the Ruahine Ranges to the Kawhatau Stream, thence along the Kawhatau Stream to the Rangitikei River, continuing along the Rangitikei River to the sea, the members of the Wanganui Bricklayers' Industrial Union of Workers shall be entitled to the benefit of the preference clause in the award; and, further, that for the purposes of the suburban-work clause within the said part of the Wellington Industrial District the following special provision shall apply:—

Suburban Work.

Every worker shall be at the place where his work is to be performed at the time appointed for the commencement of work, and should such place be situated beyond two miles from the chief post-office of the city or town in which the employer's place of business is situated he shall be paid at the rate of 6½d. for every mile or part of a mile the work is distant from the said post-office; distance to be calculated by the nearest public road of access for foot-passengers.

Save as modified above the provisions of the suburban-work clause (clause 8) of the said award shall apply to the said part of the said industrial district.

This order shall take effect from the 1st day of May, 1916.

T. W. STRINGER, Judge.