

(4606.) WANGANUI DRIVERS.—ORDER ADDING PARTIES TO
AWARD ON TERMS.

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 28th day of October, 1916, made in an industrial dispute between the Wanganui Motor and Horse Drivers' Industrial Union of Workers and J. W. Alderton and others.

Monday, the 19th day of March, 1917.

UPON reading the application of the above-named union filed herein on the 13th day of February, 1917, 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 :—

Bradshaw, J. G., motor-proprietor, Duncan Street, Wanganui East.

Cox and Neal, motor-proprietors, 33 Harrison Street, Wanganui.

- Cuttelli, L., motor-garage, Bell Street, Wanganui.
 Dunstall, H., motor-proprietor, 11 Niblett Street, Wanganui.
 Gurney, A., mail contractor, Guyton Street, Wanganui.
 Hodson, J., taxicab-proprietor, Parkville Private Hotel, Wanganui.
 Holmes, B., motor-garage, Ridgway Street, Wanganui.
 King, J., motor-garage, Wanganui East.
 Lee Bros., motor-garage, Ridgway Street, Wanganui.
 Lewis, W., motor-proprietor, Nixon Place, Wanganui.
 Mangamahu Motor Company, 52 Victoria Avenue, Wanganui.
 Marsh, H., motor-proprietor, Eastown, Wanganui.
 Myers, F., parcels delivery, Roberts Avenue, Aramoho.
 Nixon, T. H., taxicab-proprietor, Taupo Quay, Wanganui.
 Parsons, G. P., motor-proprietor, Ingestre Street, Wanganui.
 Quarterman, H., motor-proprietor, Newmarket Hotel, Wanganui.
 Russell, W., Central Motor-garage, Ridgway Street, Wanganui.
 Somerville, H. E., motor-proprietor, 50A Campbell Street, Wanganui.
 Wilks, J., motor-proprietor, Mahoney Street, Wanganui East.
 Wilson, W. H., motor-proprietor, 264 Victoria Avenue, Wanganui.
 Windleburn and Gifford, motor-proprietors, Newmarket Hotel, Wanganui.
 Windleburn Bros., taxicab-proprietors, 12 St. Hill Street, Wanganui.
 Wood, Walker, motor-proprietor, 18 Ridgway Street, Wanganui.

Provided, however, that the said Windleburn Bros., T. H. Nixon, J. Hodson, and other taxicab-proprietors (but so far only as their taxicab business is concerned) are bound by the said award subject to the following special provisions and modifications, that is to say,—

1. The provisions of clause 5, subclause (f), of the said award shall not apply to such parties, and in lieu thereof the following provisions shall apply: For work other than attendance to motor vehicles done on any of the holidays specified in clause 5, subclause (a), of the said award, and on any day taken by any driver as the weekly holiday in lieu of Sunday, shall be paid at the rate of not less than 1s. 4½d. per hour. The said payment shall be in addition to the weekly wages.

2. The provisions of clause 6 of the said award shall not apply to the said parties.

3. The provisions of clause 17 of the said award shall not apply to the said parties, and in lieu thereof the following provisions shall apply:—

(a.) Except where otherwise provided a week's work shall not exceed sixty hours, exclusive of the time required for necessary

attendance to motor vehicles, which shall not exceed four hours in any one week.

(b.) For the purposes of this clause a week shall be deemed to mean any period of seven consecutive days, inclusive of Sundays: Provided that if under this clause any driver shall work on any Sunday as if it were an ordinary week-day he shall receive during the week including that Sunday one whole holiday of twenty-four hours in lieu of the Sunday so worked.

(c.) Any work done other than attendance to motor vehicles before 9 a.m. or after 11 p.m. shall be paid for at overtime rates as hereinafter specified.

(d.) The foregoing provisions shall not apply to workers whose hours of work are prescribed by the Shops and Offices Act.

(e.) If more than ten hours' work (exclusive of attendance on motor vehicles as specified above) is done in any one day, any excess beyond ten hours and the specified attendance on motor vehicles shall be paid for at 1s. 4½d. per hour.

T. W. STRINGER, Judge.

MEMORANDUM.

At the hearing of this application objection was taken on behalf of a number of taxicab-proprietors that certain provisions of the award were quite inapplicable to the nature of their business. At a conference of the parties, suggested by the Court, certain modifications of those provisions were agreed on, and subject to these modifications the Court has, by consent, added these parties to the award.

T. W. STRINGER, Judge.
