

(5348.) OTAGO AND SOUTHLAND INDUSTRIAL DISTRICT TAILORS.—
ORDER AMENDING AWARD.

In the Court of Arbitration of New Zealand, Otago and Southland Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of the War Legislation and Statute Law Amendment Act, 1918; and in the matter of the Otago and Southland Industrial District Tailors' award dated the 15th day of December, 1917, and recorded in Book of Awards, Vol. xviii, p. 1353.

UPON reading the application of the Otago and Southland Operative Tailors and Shop Tailoresses' Industrial Union of Workers filed herein on the 17th day of June, 1919, and upon hearing the duly appointed representatives of the said union and of the employers parties to the said award, this Court, having regard to all the relevant considerations and the agreement arrived at by the parties, and being of opinion that it is just and equitable to amend the

said award, doth hereby order that the said award shall be amended in manner following, that is to say—

1. Clause 2 of the said award shall be deleted, and the following provisions substituted therefor:—

“2. (a.) The minimum wages for men employed on weekly wages, including pressers, shall be £3 15s. per week.

“(b.) No deduction shall be made from the weekly wage save for time lost through the worker’s sickness or default.

“(c.) All wages shall be paid weekly.

“(d.) With regard to pieceworkers, the time statement appearing in Vol. xviii aforesaid (Addenda, p. 183) and any amendments thereof (save and except the rate therein mentioned) shall be deemed to be incorporated with and to form part of this award. The said time statement shall, however, be calculated at the rate of 1s. 2d. per hour.

“(e.) When other than weekly hands are employed at ladies’ tailoring the work may be done, at the option of the employer, either at log rates or at the minimum rate of 1s. 9d. per hour by the clock.

“(f.) Where there is a normal average output by a weekly employee, and the weekly employee makes more than that amount in the ordinary working-hours of any one week, such employee shall be entitled to additional wages for such week for such extra work proportionate to the extra work done in comparison with the normal average output, together with an additional 20 per cent. on such extra work.”

2. Clause 3 of the said award shall be deleted, and the following provisions substituted therefor:—

“3. (a.) All work performed beyond the hours prescribed in clause 1 hereof shall be considered overtime, and shall be paid for in accordance with the following scale:—

“Weekly hands: From 6 p.m. until 9 p.m., time and a quarter; from 9 p.m. until 6 a.m., double time; from 6 a.m. until 8 a.m., time and a quarter.

“Pieceworkers: From 6 p.m. until 9 p.m., 6d. per hour extra; from 9 p.m. until 6 a.m., 1s. per hour extra; from 6 a.m. until 8 a.m., 6d. per hour extra.

“(b.) All work done after 12 noon on the weekly half-holiday shall be paid for as follows: Weekly hands, double time; pieceworkers, 1s. per hour extra.

“(c.) Any time lost by any worker (whether a weekly hand or pieceworker) by default in any one week shall be made up before any overtime is payable: each week to stand by itself.”

3. This order shall operate and take effect as from the 7th day of July, 1919.

Dated this 16th day of August, 1919.

T. W. STRINGER, Judge.