

(6078.) WAIRARAPA PAINTERS AND DECORATORS.—ORDER AMENDING 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 the War Legislation and Statute Law Amendment Act, 1918; and in the matter of the Wairarapa Painters and Decorators' award dated the 28th day of February, 1919, and recorded in Book of Awards, Vol. xx, p. 73.

UPON reading the application of the union party to the said award filed herein on the 20th day of May, 1920, 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 being of opinion that it is just and equitable to amend the said award, and by virtue and in exercise of the powers conferred by the said Acts and of every other power in that behalf enabling it, doth hereby order that the said award shall be amended in manner following, that is to say—

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

“ 1. (a.) All journeymen painters, &c., working at any branch of the trade shall be paid not less than 1s. 6d. per hour.

“ (b.) The minimum wage above prescribed shall be increased by a bonus of 3½d. per hour.

“ (c.) When journeymen or apprentices are employed upon fire jobs, or interior work carried out by the instructions of the Health authorities, an additional 2d. per hour shall be paid.”

2. The foregoing provisions shall operate and take effect as from the 1st day of May, 1920, until the date hereof, and from and after the date hereof the following provisions shall be substituted therefor :—

1. (a.) All journeymen painters, &c., working at any branch of the trade shall be paid not less than 2s. per hour.

(b.) The minimum wage above prescribed shall be increased by a bonus of 3d. per hour unless and until the Court shall otherwise order.

“ (c.) When journeymen or apprentices are employed upon fire jobs, or interior work carried out by instructions of the Health authorities, an additional 2d. per hour shall be paid.

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

“ 3. All work done beyond the time mentioned in the foregoing clause shall be considered overtime, and shall be paid for at the rate of time and a half for the first three hours, and thereafter at the rate of double time. Work done between the hours of 6 a.m. and 8 a.m. shall be paid at the rate of time and a half. Work done on Sundays, Christmas Day, Good Friday, Labour Day, New Year's Day, and Easter Monday shall be paid for at the rate of double

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time. Work done during the dinner-hour shall be paid for at the rate of time and a half, except on suburban work which necessitates catching a special conveyance.”

Dated this 26th day of August, 1920.

T. W. STRINGER, Judge.

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