## (6260.) CANTERBURY MOTOR AND HORSE DRIVERS.—ORDER AMENDING AWARD.

In the Court of Arbitration of New Zealand, Canterbury Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of the Canterbury Motor and Horse Drivers' award dated the 25th day of March, 1919, and recorded in Book of Awards, Vol. xx, p. 201, and any amendments thereof.

Upon reading the application of the Canterbury Motor-car, Horse-drivers, and Livery-stable Employees' Industrial Union of Workers,

and of the Canterbury Employers of Drivers' Industrial Union of Employers, filed herein on the 24th day of June, 1920, this Court, by virtue and exercise of the powers conferred by the said Act, and by consent of the parties to the said award, doth hereby order that the following additional clause shall be added to the said award:—

"14a. Where it is required that sacks of flour, &c., should be conveyed from a cart to a loft, then, in establishments where power is installed, and it is reasonably practicable to do so, a power lift shall be provided for the purpose. Where it is not reasonably practicable to use a power lift, then suitable hand-tackle shall be provided for the purpose. Where neither is reasonably practicable, then Is, per ton shall be paid to the driver for carrying same from the cart to the loft. Failing above, delivery shall be completed on ground-level."

This order shall operate and take effect as from the date hereof.

Dated this 2nd day of November, 1920.

T. W. STRINGER, Judge.