

CANTERBURY INDUSTRIAL DISTRICT.

(7503.) CANTERBURY (EXCEPT CHRISTCHURCH TEN-MILES RADIUS) PRIVATE-HOTELS AND BOARDINGHOUSE EMPLOYEES.—AMENDMENT OF 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 an application by William Robinson and others to amend the Canterbury (except Christchurch Ten-miles Radius) Private-hotels and Boardinghouse Employees' award dated the 12th day of February, 1923, and recorded in Book of Awards, Vol. xxiv, p. 18, by striking out the names of several parties thereto.

Tuesday, the 15th day of May, 1923.

UPON reading the application of William Robinson and others, filed herein on the 10th day of April, 1923, and upon hearing the duly appointed representatives of the said applicants and of the Canterbury Hotel and Restaurant Employees' Industrial Union of Workers, this Court, in pursuance and exercise of the power reserved on the making of the Canterbury (except Christchurch Ten-miles Radius) Private-hotels and Boardinghouse Employees' award, dated the 12th day of February, 1923, and recorded in Book of Awards, Vol. xxiv, p. 18, and of every other power in that behalf thereunto enabling it, doth hereby order that the said award be and the same is hereby amended in manner following, that is to say:—

1. By striking out the following names from the list of parties to the said award:—

McGuire, Miss, Boardinghouse, Akaroa.

Rhodes, Mrs. H., Boardinghouse, Akaroa.

Rogers, Mrs., Boardinghouse, Akaroa.

Walker, Mrs. A. E., Boardinghouse, Akaroa.

Wright, Mrs. J., Grand View Boardinghouse, Akaroa.

2. By adding the following clause to the said award:—

“In respect of Florence Jenkins, or the proprietor for the time being of the Garthowen Private Hotel, Akaroa, and William Robinson, or the proprietor for the time being of the Ilfracombe Private Hotel, Akaroa, the following special provisions shall apply: In lieu of giving their workers one full day's holiday in every seven consecutive days as provided in clause 2 of the said award, it shall be lawful for the said employers to suspend such holidays, and to allow them to accumulate wholly or partially during the period from August to May (both months inclusive) in each year, and to allow such accumulated holidays on 'full pay' to the workers entitled thereto during the months of June, July, and August in each year. In the event of any of the said workers lawfully terminating their employment without

having received the holidays to which they were entitled under this award, payment in addition to the ordinary wages shall be made for such holidays. The said employers may employ a kitchen-maid at a minimum wage of £1 11s. per week, without affecting the classification of the kitchen staff, provided that such kitchen-maid shall be employed only in general unskilled work in the kitchen and shall not be employed in cooking or preparing food (except vegetables) for cooking.”

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

[L.S.]

F. V. FRAZER, Judge.