(7520.) OTAGO AND SOUTHLAND ENGINEERS.—ADDING PARTIES TO 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 Otago and Southland Engineers' award, dated the 20th day of December, 1922, and recorded in Book of Awards, Vol. xxiii, p. 1109.

Wednesday, the 2nd day of May, 1923.

Upon reading the application of the Dunedin Branch of the Amalgamated Engineering Union (including Brassfinishers, Coppersmiths, and Range-workers, Cycle and Motor Mechanics, Tinplate and Sheet-metal Workers) Industrial Union of Workers, filed herein on the 26th day of April, 1923, and upon hearing the duly appointed representatives of the said union and the company hereinafter named, this Court doth order that Ross and Glendining (Limited), Dunedin (Roslyn Woollen-mills) be and it is hereby added as a party to the said award as from the date hereof.

And the Court doth further order that subclause (e) of clause 23 of the said award be and it is hereby amended by adding the following name thereto: "Ross and Glendining (Limited), Dunedin (Roslyn Woollen-mills)."

[L.S.]

F. V. Frazer, Judge.

MEMORANDUM.

The Court has added Ross and Glendining (Limited) as a party to the award subject to the partial exemption contained in clause 23. An application to add the Woolnough Window Company (Limited) has been refused, as this company does not employ tradesmen, and all its employees are covered by the Metal-workers Assistants' award.

L.S.

F. V. FRAZER, Judge.