(8108.) SOUTH CANTERBURY THRESHING-MILLS EMPLOYEES.—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 industrial dispute between the Waimate Workers' Industrial Union of Workers (hereinafter called "the union") and the undermentioned persons, firms, and companies (hereinafter called "the employers"):—

Aston, T. G., Levels. Batchelor, Mrs. H., St. Andrew's. Beattie, R. W., Hilton. Benbow Bros., Temuka. Boulton, A. H., Otaio. Clarke, W. J. Crowley, M., Otaio. Cummings, A., Willowbridge. Cummings, E., Waimate. Dick and Allan, Fairlie. Donnithorne, F. G., Temuka. Fifield Bros., Woodbury. Hayman, W., Waimate. Hearn, C. F., Rangitata. Henderson Bros., Orari. Hopkinson, D., Temuka. Lister, T., St. Andrew's. Littlejohn, John. McLeod, A., Waimate. Meyers, John, Makikihi.

Mills and Allenby, Temuka. Minter, J. B. O'Loughlin, L., St. Andrew's. Orr Bros., Waitohi. Padkin, J., Hakataramea. Palmer, E., Winchester. Pelvin, F., Tawai. Preddy, J., Temuka. Robinson, A., Waimate. Ross and Son, Waimate. Ruddenklau, Henry, Waimate. Simpson, T., Albury. Snell, John, Rangitata. South, J. C., Winchester. Stewart, D., Woodbury. Sullivan, M. J., Makikihi. Tozer, E., Timaru. Tozer, F., jun., Levels. Walker, J. C., Temuka.

THE Court of Arbitration of New Zealand (hereinafter called "the Court"), having taken into consideration the matter of the above-

mentioned dispute, and having heard the union by its representatives duly appointed, and having also heard such of the employers as were represented either in person or by their representatives duly appointed, and having also heard the witnesses called and examined and cross-examined by and on behalf of the said parties respectively, doth hereby

order and award :-

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions set out in the schedule hereto and of this award shall be hinding upon the union and upon every member thereof and upon the employers and upon each and every of them, and that the said terms. conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the employers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the schedule hereto shall constitute a breach of this award, and that a penalty as by law provided shall be payable by any party or person in respect thereof. And the Court doth further order that this award shall take effect as hereinafter provided, and shall continue in force until the 1st day of October, 1925, and thereafter as provided by subsection (1) (d) of section 90 of the Industrial Conciliation and Arbitration Act, 1908.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 27th day of February, 1925.

[L.S.]

F. V. Frazer, Judge.

SCHEDULE.

Hours of Work.

1. The hours of work shall be between 6 a.m. and 8 p.m., except on Saturdays, when the hours of work shall be between 6 a.m. and 6 p.m., but in stook-threshing work shall continue until 7.30 p.m. on Saturdays. Fifteen minutes extra shall be allowed to finish a set.

Number of Hands to be employed.

2. Except through accident or illness of any worker, the number of hands to be employed at each mill when working shall consist of feeder, driver, three stackmen, three bagmen, one strawman, and waterman, and in camp, one cook; but should a mill be fitted with

any patent appliance, the work equivalent done by such appliance shall be taken into account when manning the mill, and the number of hands reduced accordingly. In stack-threshing the bag-carriers shall assist the stackmen when required. In stock-threshing three men shall be employed in the baghole, and three men forking in the paddock, and the farmer shall find an extra man to fork if required. Tents shall be provided for sleeping-accommodation by the employer,

Definition of "Waterman."

3. It shall be the duty of the waterman in all cases to attend to his horses, whether the mill is working or not, and if necessary to provide water outside the above working-hours specified in clause 1 hereof.

Rates of Pay.

4. All hands except the driver, feeder, and cook shall be paid 1s. 9d. per hour and found, the time to commence from when the mill enters on the farm upon which the crop is to be threshed, and shall continue during all hours worked, including shifting-time from set to set, until the finish of the last set on each farm; and fifteen minutes in the morning and fifteen minutes in the afternoon shall be allowed for lunch and paid for, but does not include the fifty minutes to be allowed for dinner, or any time that the mill may be stopped exceeding ten minutes allowed for repairs, or any other unavoidable cause, or any time occupied in shifting from farm to farm; but if the public road is used to expedite shifting between paddocks or farms immediately opposite one another, and the property of one owner, such time shall be paid for. The cook shall be paid £4 15s. per week, and the feeder 2s. 3d. per hour.

Determination of Employment.

5. Should any man desire to leave the mill during the currency of the season he shall give the driver in charge three days' notice of his intention to do so, or forfeit three average days' pay. Should any employer desire to dismiss any worker he shall give him three days' notice or three days' average pay, except where it shall be for incompetence or wilful disobedience of orders, when such dismissal shall be summary and without compensation.

Tallies of Time worked.

6. In all cases the number of hours worked shall be kept by the representative of the employers and workers.

Exemptions.

7. Drivers shall be exempt from the operations of this award.

Food to be supplied.

8. All food supplied shall be of sufficient quantity and of good quality, quite up to the standard of that supplied previously under the late co-operative system, and shall be properly cooked, and shall consist of the following number of meals when working: Breakfast, lunch, dinner, lunch, tea. When the mill is idle the lunches are not to be supplied.

Temporary Disputes.

9. If every case a representative of the men shall be elected or chosen for each mill at each camp, and all trivial disputes that may arise not in contravention of this award shall be decided by the representative of the men and the representative of the employer, whose decision shall be final.

Preference.

10. If and so long as the rules of the union permit, without ballot or election, any worker of good character and sober habits to become a member of the union, upon written or personal application, on payment of an entrance fee not exceeding 5s., and subsequent weekly contributions not exceeding 1s. a week for the first month and £1 5s. per year thereafter, then members of the union shall be employed in preference to non-members, provided that the local secretary or agent of the union is able to supply employers with members of the union who are equally competent and ready and willing to undertake the work required.

Union Organizer.

11. Any mill may be visited by an officer of the union at any time, and once in each season, when threshing stacks, the mill must stop for fifteen minutes to allow the officer to transact union business. Such time lost shall not be counted as working-time.

Posting of Award.

12. A copy of this award shall be posted up in the galley at each mill by the employers for the information of the men.

Piecework,

13. No piecework shall be allowed.

Payment of Orders.

14. Each threshing-mill owner in the South Canterbury District party to this award, whether he is a member of the South Canterbury Threshing-mill Owners' Union or not, shall pay to the organizer of the union, on demand, all moneys due to the union for the sale of tickets of enrolment at each mill on the written order of the men enrolled.

Medical Outfit.

15. A first-aid compressed kit shall be kept in a convenient and accessible place about the mill.

Scope of Award.

16. This award shall be limited to that part of the Canterbury Industrial District lying between the Rangitata and Waitaki Rivers.

Term of Award.

17. This award in so far as it relates to wages shall be deemed to have come into force on the 1st day of January, 1925, and so far as all the other conditions of this award are concerned it shall come into force on the day of the date hereof; and this award shall continue in force until the 1st day of October, 1925.

In witness whereof the seal of the Court of Arbitration hath hereto been put and affixed, and the Judge of the Court hath hereunto set his hand, this 27th day of February, 1925.

[L.S.] F. V. Frazer, Judge.

MEMORANDUM.

This award embodies without alteration the recommendations of the Conciliation Council, which the parties agreed to accept.

[l.s.] F. V. Frazer, Judge.