(8140.) NORTHERN, WELLINGTON, NELSON, AND OTAGO AND SOUTH-LAND INDUSTRIAL DISTRICTS RETAIL SHOP-ASSISTANTS.— EXEMPTION FROM CLOSING-HOURS.

In the Court of Arbitration of New Zealand Northern Industrial District. — In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of section 69 of the Shops and Offices Act, 1921–22; and in the matter of the Northern, Wellington, Nelson, and Otago and Southland Industrial Districts Retail Shop-assistants' award, dated the 17th day of March, 1924, and recorded in Book of Awards, Vol. xxv, p. 111.

Monday, the 20th day of April, 1925.

Upon reading the application of William George Wood, the occupier of a stationery and fancy-goods dealer's shop at 527 Dominion Road, Mount Eden, Auckland, for exemption from the provisions of clause 22 (a) of the Northern, Wellington, Nelson, and Otago and Southland Industrial Districts Retail Shop-assistants' award, dated the 17th day of March, 1924, and recorded in Book of Awards, Vol. xxv, p. 111, fixing the closing-hours for all shops in which the industries to which the award relates are carried on ; and upon hearing counsel for the said William George Wood, this Court, being of the opinion that the observance of the closing-hours fixed by the said award would cause undue hardship to such occupier, and by virtue of and in exercise of the powers conferred by the said Acts, and of every other power in that behalf thereunto enabling it, doth hereby order as follows

1. That during such time as the said William George Wood shall (a) close his shop at 1 o'clock in the afternoon of one working-days in each week, and not later than 6 p.m. on four other working-days of the week and 9 p.m. on the day of the late night, and (b) complies with the provisions of the Shops and Offices Act, 1921–22, and (c) employs no assistants, except one member of his family, in or about the said shop, the said William George Wood shall be exempt from the provisions of the said clause 22 (a).

2. That the Court reserves to itself the power at any time to revoke or vary this order, or substitute another order therefor.

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

[L.S.]

F. V. FRAZER, Judge.