- (11135.) NORTH CANTERBURY MALE HAIRDRESSERS' ASSISTANTS; SOUTH CANTERBURY HAIRDRESSERS' ASSISTANTS; SOUTH CANTERBURY FEMALE HAIRDRESSERS' ASSISTANTS; WELLINGTON (TWENTY-FIVE-MILES RADIUS) HAIRDRESSERS' ASSISTANTS; AND DUNEDIN (TWELVE-MILES RADIUS) AND OAMARU (FOUR-MILES RADIUS) HAIRDRESSERS' AND TOBACCONISTS' ASSISTANTS.—AMENDMENT OF AWARDS.
- In the Court of Arbitration of New Zealand.—In the matter of the Industrial Conciliation and Arbitration Amendment Act, 1936; and in the matter of applications to amend the North Canterbury Male Hairdressers' Assistants' award, dated the 21st day of December, 1932, and recorded in Book of Awards, Vol. XXXII, p. 604; the South Canterbury Hairdressers' Assistants' award, dated the 9th day of July, 1930, and recorded in Book of Awards, Vol. XXX, p. 505; South Canterbury Female Hairdressers' Assistants' industrial agreement, dated the 26th day of June, 1935, and recorded in Book of Awards, Vol. XXXV, p. 867; the (Twenty - five - miles Radius) Hairdressers' Wellington Assistants' award, dated the 19th day of August, 1935, and recorded in Book of Awards, Vol. XXXV, p. 883; and the Dunedin (Twelve-miles Radius) and Oamaru (Four-miles Radius) Hairdressers' and Tobacconists' Assistants' award, dated the 22nd day of May, 1933, and recorded in Book of Awards, Vol. XXXIII, p. 470.

Tuesday, the 4th day of August, 1936.

Upon reading the applications to amend the above-enumerated awards and an industrial agreement, and upon hearing the duly appointed representatives of the workers and employers concerned, this Court, in pursuance and exercise of the powers conferred on it by section 21 of the Industrial Conciliation and Arbitration Amendment Act, 1936, and with the consent of the said representatives, doth hereby order as follows:—

1. That the said awards and industrial agreement shall be

amended-

(a) By fixing at 44 the maximum number of hours (exclusive of overtime) that may be worked, from Monday to Saturday inclusive, in any week by any worker bound by any of such awards and industrial agreement; and

(b) By adjusting the rates of pay prevailing on 1st September, 1936, in accordance with subsection (3) of section 21 of the said Act, so that the ordinary rates of weekly wages of any worker shall not be reduced by reason of the reduction made in the number of working-hours.

2. That this order shall come into force on the 1st day of September, 1936.

[L.S.]

E. Page, Judge.