CANTERBURY BREWERS', MALTSTERS', AND RELATED TRADES 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, 1925, and its amendments; and in the matter of the Canterbury Brewers', Maltsters', and Related Trades Employees' award, dated the 9th day of April, 1935, and recorded in Book of Awards, Vol. XXXV, p. 531.

Wednesday, the 15th day of September, 1937.

Upon reading the application of the Christchurch Brewers', Maltsters', and Related Trades Industrial Union of Workers

for amendment of the Canterbury Brewers', Maltsters', and Related Trades Employees' award, dated the 9th day of April, 1935, and recorded in Book of Awards, Vol. XXXV, p. 531, and upon hearing the duly appointed representatives of the parties to the said award, and upon being satisfied that all parties to the said award are desirous that it should be reviewed by the Court, this Court, in pursuance and exercise of the powers conferred upon it by section 92 (1) (c) of the Industrial Conciliation and Arbitration Act, 1925, doth hereby order as follows:—

- 1. That the said award shall be amended by striking out subclause (a) of clause 1 thereof, and substituting the following subclause therefor:—
- "(a) The ordinary hours of work for coopers and men employed in breweries and malthouses and bottling-stores shall not exceed eight hours per day on five days of the week or four hours on one day. The ordinary weekly hours shall be forty per week, but where necessary an employer may arrange that the weekly hours for certain workers be extended to forty-four hours for one week provided that the hours of such workers do not exceed thirty-six in the following week. A roster of work shall be prepared and placed in the works where it may be seen by the workers. All half-days off shall be given in the afternoon."
- 2. That this order shall operate and take effect as from the day of the date hereof.