

FACTORIES AMENDMENT ACT, 1936.—APPLICATIONS BY H. J. COOPER AND SONS, ALEXANDER HARVEY AND SONS, LTD., AND HARDLEYS LTD. FOR EXTENSION OF WORKING-HOURS.

In the Court of Arbitration of New Zealand, Northern Industrial District.—In the matter of the Factories Amendment Act, 1936; and in the matter of applications under section 3 of the said Act on behalf of H. J. Cooper and

Sons, Station Street, Auckland, Alexander Harvey and Sons, Ltd., and Hardleys Ltd., Newmarket, Auckland, for an extension of the hours fixed by that section.

Friday, the 25th day of November, 1938.

WHEREAS by a general order of the Court, dated the 31st day of August, 1937, and recorded in Book of Awards, Vol. XXXVII, p. 1647, the hours of work were extended in the case of certain factory occupiers as had made application in that behalf, such extension of hours being granted pending the hearing of the application in each case: And whereas the applications of the following firms have now been heard—viz., H. J. Cooper and Sons, Alexander Harvey and Sons, Ltd., and Hardleys Ltd.—this Court now doth hereby order that the said general order in so far as it applies to Messrs. H. J. Cooper and Sons, Alexander Harvey and Sons, Ltd., and Hardleys Ltd., shall cease to have effect as from the date hereof.

[L.S.]

P. J. O'REGAN, Judge.

MEMORANDUM.

The Court considers it desirable to point out that in any case where, since the date of the general order above referred to, a new award has been made covering any employer bound by the order, the provisions of the award supersede the order. In such cases the hours of work ordained by the award must be followed unless exemption is granted in any particular case or cases in the award itself.

P. J. O'REGAN, Judge.
