## TARANAKI, WELLINGTON, AND CANTERBURY GLOVE-WORKERS.-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 the Economic Stabilization Emergency Regulations 1942; and in the matter of an application for amendment of the Taranaki, Wellington, and Canterbury Glove-workers' award, dated the 12th day of August, 1943, and recorded in 43 Book of Awards 401.

In pursuance and exercise of the powers vested in it by the Economic Stabilization Emergency Regulations 1942, and upon application made by a party to the Taranaki, Wellington, and Canterbury Glove-workers' award, dated the 12th day of August, 1943, and recorded in 43 Book of Awards 401, this Court doth hereby order as follows:-

1. That the said award shall be amended-
(i) By deleting clauses 5 and 8 , and substituting therefor the following clauses:-
"Wages of Apprentices and Improvers
" 5 . The minimum wages for female apprentices and improvers employed in any capacity shall be at the following rates:-

" Improvers-
"For the fifth six months .. 210
"For the sixth six months .. 266
"For the fourth year .. .. 2130
" Thereafter, journeywomen's rates:
" Provided that any worker of the age of twenty-one years or upwards shall be paid not less than the basic wage for the time being prevailing."

## " Journeywomen's Wages

" 8 . The minimum rate for journeywomen shall be $£ 35 \mathrm{~s}$. per week."
(ii) By deleting subclause (b) of clause 9 (Definition and Wages of Cutters), and substituting therefor the following subclause :-
" (b) WagesPer Week.
"First-class glove-cutter £ s. d.
"Second-class glove-cutter .. $5 \quad 7 \quad 6$ "
(iii) By deleting clauses 11 and 13, and substituting therefor the following clauses:-
${ }^{\text {in }}$ Wages of Junior Males

" Provided that a worker of the age of twenty-one years or upwards shall be paid not less than the basic wage for the time being prevailing."

## "Overtime and Tea-money

"13. All time worked before the ordinary time for starting or after the ordinary time for ceasing work on any day shall be deemed to be overtime, and shall be paid for at the rate of time and a half for the first three hours and double time thereafter, with a minimum of 1s. 6d. per hour. Twenty-four hours' notice shall be given by the employer to any worker called upon to work overtime after the ordinary time for ceasing work. When less than twenty-four hours' notice has been given, 2 s . shall be paid for tea-money.
"The provisions of clause 12 of this award increasing rates of remuneration shall not apply to the meal-money payment provided for in this clause."
2. That this order shall be deemed to have come into force on the 1st day of April, 1945.

Dated this 27th day of August, 1945.
A. Tyndall, Judge.

