NEW ZEALAND (EXCEPT WESTLAND AND CANTERBURY) OIL-STORES EMPLOYEES.—AMENDMENT OF AWARD

In the Court of Arbitration of New Zealand.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and the Economic Stabilization Emergency Regulations 1942; and in the matter of the New Zealand (except Westland and Canterbury) Oil-stores' Employees' award, dated the 18th day of December, 1946, and recorded in 46 Book of Awards 2325.

In pursuance and exercise of the powers vested in it by the Economic Stabilization Emergency Regulations 1942, and of every other power in that behalf thereunto enabling it, this Court, for the purpose of giving effect to the pronouncement made by it on the 15th day of August, 1947, doth hereby order as follows:—

1. That the said award shall be amended in the manner following:

(1) By deleting clause 2 (Wages), and substituting therefor the following clause:—

" Wages

"2. The following shall be the	$\min \operatorname{minimum}$	rates	of	wages	to	be				
paid:—			Pe	r Week.						
			£	s. d.						
"Storemen			6	10 6						
"Storemen (leading hands)			6	13 2						
$^{\circ}$ Oil-blender \dots \dots			6	13 2						
"Pumpmen employed solely	as such and	d who								
are not required to do fit	ers' work		6	17 6						
" 'Head storeman' is	a storema	an sub	star	ntially						
employed at manual lab										
workers.		0								
"If in charge of two of	r more wor	kers o	ther	than						
casuals and up to five such workers, he shall be										
paid 10s. per week extra.										
"If in charge of over five such workers, he shall										
be paid £1 per week extra			,							
T			P	er Hou	Γ.					
				s. d.						
"Casual workers				$3 5\frac{1}{4}$						

- "A worker who is placed in charge of the operations of any department of an oil-store and has two or more other workers working regularly under his supervision shall be deemed to be a leading hand."
- (2) By deleting the figures and symbols "£6 7s. 6d." in clause 3 (Shifts), and substituting therefor the figures and symbols "£7 3s. 8d."
- (3) By deleting subclause (a) of clause 4 (Employment of Youths), and substituting therefor the following subclause:—

"(a) Youths may be employed at not less than the following rates of wages:—

Per Week.

or wages.				Per Week.				
				£ s.	d.			
" Under 16 years of age	* *			1 14	O			
" $16-16\frac{1}{2}$ years of age				1 19	6			
" $16\frac{1}{2}$ -17 years of age				2 5	0			
" $17-17\frac{1}{2}$ years of age				2 10	6			
" $17\frac{1}{2}$ –18 years of age				2 16	0			
"18-19 years of age			٠.	3 7	0			
"19-20 years of age				3 18	0			
"20-21 years of age				4 13	0 "			

- (4) By deleting clause 5 (Increase in Rates of Remuneration).
- (5) By deleting subclauses (a) and (e) of clause 16 (Watchmen), and substituting therefor the following subclauses:—
- "(a) Watchmen may be employed for forty-four hours per week at a wage of £6 14s. 9d. per week."
- "(e) The rate of wages for casual watchmen employed for less than six consecutive shifts shall be not less than 3s. $1\frac{1}{2}$ d. per hour. For all work done in excess of eight hours per shift or forty-four hours per week casual watchmen shall be paid for at the rate of time and a half for the first four hours and double time thereafter."
- 2. That this order shall come into force on the 1st day of October, 1947.

Dated this 22nd day of August, 1947.

[L.S.]

A. Tyndall, Judge.

MEMORANDUM

The rates of remuneration prescribed in the award are *not* to be increased by the application of the provisions of the Court's general orders of 9th August, 1940, and 31st March, 1942.

A. Tyndall, Judge.