- WELLINGTON INDUSTRIAL DISTRICT STOCK AND STATION AGENTS' CLERICAL EMPLOYEES.—A MENDMENT OF INDUSTRIAL AGREEMENT
- 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 Wellington Industrial District Stock and Station Agents' Clerical Employees' Industrial Agreement, made on the 22nd day of November, 1946, and recorded in 47 Book of Awards 106.

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 industrial agreement shall be amended in the manner following:—
- (1) By deleting subclause (a) of clause 2 (Salaries and Allowances), and substituting therefor the following subclause:—
- "(a) Subject always to the provisions of the Industrial Conciliation and Arbitration Amendment Act, 1936, and to the Minimum Wage Act, 1945, and to the orders of the Court made thereunder, and subject also to any statutory provisions affecting the rates of salary payable to employees, the following shall be the minimum rates of salaries which shall be paid by the employers to the employees of the clerical staff employed by them respectively:—

 Per Annum.

Females. Males. d. S. d. "First six months 108 18 0 108 18 0 Second six months 129 18 124 13 0 0 Third six months 145 13 0 135 3 0 145 13 Fourth six months 0 161 0 Fifth six months 182 8 0 171 18 0 203 0 187 13 0 Sixth six months Fourth year 224203 0 0 253 2 221 154 0 Fifth vear 280 13 242 15 0 Sixth year 313 1 0 Seventh year 334 1 0 Eighth year 355 0 Ninth year 1 370 16 0 Tenth year Eleventh year 381 0 393 18 0 Twelfth year 0 Thirteenth year 401 10 417 5 0 Fourteenth year

"Thereafter on merit: Provided that any employee receiving a salary in excess of that provided by the above scale shall not have his or her salary reduced."

- (2) By deleting subclause (c) of clause 9 (Casual Workers), and substituting therefor the following subclause:—
- "(c) The rate of pay for casual employees shall not be less than:—

" M	ales—		£	S.	d.	
	"Over twenty-one years of age	э	7	1	0	
	"Under twenty-one years of ag	e	4	10	6	
	"Under eighteen years of age	e	2	16	6	
" F	emales	11.	3	8	0 "	

- (3) By deleting clause 21 (General Orders under Rates of Wages Emergency Regulations 1940).
- 2. That this order shall be deemed to have come into force on the 1st day of October, 1947.

Dated this 17th day of October, 1947.

[L.S.] A. TYNDALL, Judge.

MEMORANDUM

This amendment gives effect to an agreement of the representatives of the parties.

The rates of remuneration prescribed in the industrial agreement 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.