NEW ZEALAND (EXCEPT OTAGO) COAL, COKE, FIREWOOD, ETC., WORKERS—AMENDMENT OF AWARD

[Filed in the Office of the Clerk of Awards, Wellington]

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 Otago) Coal, Coke, Firewood, &c. Workers' award, dated the 5th day of July, 1947, and recorded in 47 Book of Awards 1013. 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 12th day of April, 1949, doth hereby order as follows:---

1. That the said award (as amended by order of the Court dated the 6th day of September, 1947) shall be further amended in the manner following:—

(1) By deleting subclause (a) of clause 6 (Wages) and substituting therefor the following subclause:—

"Sawyers employed on a	weekly	y basis			Per £ 7	s. d 2 11	
" Other workers employed of	on a v	veekly				18 8 Hour.	5
" Casual workers-				1	R.	d.	
"Sawyers			~	• •	3	$7\frac{1}{4}$	
" Other workers					3	6	

"Foremen or leading hands in charge of four or more workers shall receive 1s. 6d. per day additional to the rates prescribed in this clause."

(2) By deleting clause 7 and substituting therefor the following clause:—

" Youths

"7. Each establishment, employer, or firm shall be entitled to employ one youth.

0		£	s.	d.	
"From 18 to 18 ¹ / ₂ years of age	• •	3	8	0	
"From $18\frac{1}{2}$ to 19 years of age		3.	14	6	
"From 19 to 20 years of age		4	8.	6	
"From 20 to 21 years of age					
(And the second ten the shall be made	,				

"And thereafter the adult wages.

"No youth under the age of eighteen shall be employed." 2. That this order shall come into force on the 1st day of June, 1949.

Dated this 13th day of May, 1949.

[L.S.]

A. TYNDALL, Judge.