CANTERBURY AND OTAGO AND SOUTHLAND BY-PRODUCTS WORKERS—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 Regulations 1952; and in the matter of the Canterbury and Otago and Southland By-products Workers award, dated the 27th day of September 1950, and recorded in 50 Book of Awards 1050.

In pursuance and exercise of the powers vested in it by the Economic Stabilization Regulations 1952, 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 July 1952, doth hereby order as follows:—

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

(1) By deleting clauses 3 and 4 and substituting the following clauses:—

(1) DJ deleting character of the 1	CTATCE IS CEN	90100000	the remo		10000	
" Wages						Veek.
"3. (a) Casing workers					9 15	
		Per Hour.				
"Workers whilst engaged			aunches a	it by-	s.	d.
products and boili	ng down	works			4	91
"Workers cooking and op			s and wor	ker in		
charge of tallow roo					4	81
"Workers whilst engaged	l in crusl	ning bloo	d and air	dried		
bones					4	8
"Hide fleshers—						
"First month					4	$6\frac{3}{4}$
"Second month					4	8
"Thereafter					4	$9\frac{1}{4}$
"General hands					1	63

"(b) Men engaged chipping boilers, digesters, and Iwells shall be paid at the rate of time and a half for such work.

"(c) Shift-workers shall be paid 3s. 6d. per shift extra for each afternoon or night shift worked. No worker shall be considered a shift-worker unless he is employed for three or more consecutive shifts outside the hours prescribed in clause 2 hereof.

" Employment of Youths

"4. Youths may be employed at the following minimum rates of pay:-

0			1 /			
			Per Week.			
1				£ s.	d.	
				2 17	6	
				4 0	6	
				4 12	0	
				5 3	6	
		5 9		5 15	0	
				6 6	6	
				7 3	9	
	···				£ s 2 17 3 9 4 0 4 12 5 3 5 15 6 6	

"Thereafter, the minimum wage for adult workers."

(2) By inserting after clause 5 the following new clause:-

" Exclusion from Operation of General Order

- "5A. The rates of remuneration provided for in this award shall not be subject to the provisions of the general order of the Court, dated the 30th January 1951, and made under the Economic Stabilization Regulations 1950."
- (3) By deleting from subclause (c) of clause 6 (Overtime) the figure and symbol "3s." and substituting the figures and symbols "3s. 6d."
 - 2. That this order shall come into force on the 1st day of September 1952. Dated this 8th day of August 1952.

[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 order of the 30th January 1951.

A. TYNDALL, Judge.