## NORTHERN, CANTERBURY, AND OTAGO AND SOUTHLAND TANNERS—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 Northern, Canterbury, and Otago and Southland Tanners award, dated the 12th day of December 1951, and recorded in 51 Book of Awards 2274.

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 subclause (a) of clause 3 (Wages) and substituting the following subclause:—

(a) The following shall be the m	inimum	rates of	wages :-	-	Pe	er Hou
Curriers						4 10
Hand fleshers						4 10
Machine-splitter (operator in char	rge of ma	achine)				4 10
Colour-leather dyer (if responsible	e for for	mulae an	d mixing	dyes)		4 10
Bend sorter or classer						4 10
Machine flesher						4 8
Shaving-machine operator						4 8
Machine and hand unhairers						4 8
Machine scudders						4 8
Hand scudder						4 8
Tan-yard, lime-yard, drum hands	and do					4 8
D1 1 1 1 1 1						4
Machine splitter's assistants						4
Hair-washer						4
Chrome-tanner's assistants						4
Staking machinist						4
Pelt flesher						4
Feltmaker		•			The state of	4
Rollerman						4
Striker or setting-out machinist						
Sprayers and lacquer-mixer						
Buffing and fluffing machinists						737
	••					
Oil and chamois tanner						4
Table hands setting out chrome		• •				4
Sammying machinist				• •		4
Hydro extractor operator						4
Glazing machinists						4
Boarding machinists	••				• •	4 4
Ironing and embossing machinist			• •			4 4
Seasoning machinists and assistar						4
Workers handling green or salted	hides				••	4
Shedmen applying dressing to sol	e leather	and offa	l			4
All other workers						4 :

"Operators or assistants on any power-driven machine used in the industry not otherwise provided for in this award shall be paid 1\frac{1}{4}d. per hour in addition to the minimum rate for adult workers."

(2) By deleting subclause (a) of clause 4 (Employment of Youths) and substituting the following subclause:—

"(a) Youths may be employed at the following minimum rates of pay:-

			TOT HIG	OI.	
			£ s.	d.	
"Under 16 years of age		••	 2 12	0	
" 16 to $16\frac{1}{2}$ years of age			 2 18	6	
" $16\frac{1}{2}$ to 17 years of age	 		3 6	0	
" 17 to $17\frac{1}{2}$ years of age			 3 15	0	
" $17\frac{1}{2}$ to 18 years of age			 4 6	6	
" 18 to $18\frac{1}{2}$ years of age			 4 13	0	
" $18\frac{1}{2}$ to 19 years of age			5 3	6	
"19 to 20 years of age			 5 18	0	
"20 to 21 years of age	 		 6 16	6"	

- (3) By deleting clause 5 (Increase in Rates of Remuneration).
- (4) By deleting from the undermentioned clauses the figures and symbols set out in the first column hereunder and substituting in each case the figures and symbols respectively set out in the second column hereunder:—

			$First \\ Column.$	Second Column.
Clause 2 (c)	Tarakina.		3s.	3s. 6d.
Clause 3 (c)			3s.	3s. $5\frac{1}{2}$ d.
Clause $6(c)$			3s.	3s. 6d.
Clause 14 (e)			9d.	$10\frac{1}{4}$ d.

2. That this order shall come into force on the 1st day of September 1952. Dated this 1st 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.