WELLINGTON, MARLBOROUGH, NELSON, WESTLAND, CANTERBURY, AND OTAGO AND SOUTHLAND BUTCHERS-AWARD

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

In the Court of Arbitration of New Zealand, Wellington, Marlborough, Nelson, Westland, Canterbury, and Otago and Southland Industrial Districts-In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of an industrial dispute between the New Zealand Federated Shop Assistants Industrial Association of Workers (hereinafter called "the union") and the undermentioned unions, persons, firms, and companies (hereinafter called "the employers"):

Wellington Industrial District

Bannan, G. A., 55 Northland Road, Wellington. Borthwick, Thos. and Son (A'sia), Aorangi, Feilding. Dyer, O., 351 The Parade, Lyall Bay, Weilington. Farmers Meat and Delicatessen Ltd., P.O. Box 3, Wanganui.

Farmers Meat and Dehcatessen Ltd., P.O. Box 3, Wanganui. Hawke's Bay Butchery Ltd., Heretaunga Street East, Hastings. Malcolmson Bros., 92 Ferguson Street, Feilding. Preston, A. E., 92 Willis Street, Wellington. Shannon Meat Co., Shannon. Timbs, W. R., 29 Cuba Street, Lower Hutt. Upper Hutt Meat Co., Upper Hutt. Vaughan's Butchery, Main Street, Carterton. Waipukurau Butchery, Waipukurau. Watson W P. Broadway, Marton

Watson, W. P., Broadway, Marton. Wiggins Meats, Wanganui. Williams, J. S., 39 High Street, Dannevirke.

Wellington Meat Retailers Industrial Union of Employers, 8 The Terrace, Wellington.

MARLBOROUGH INDUSTRIAL DISTRICT

Burr, A. J., 20 Maxwell Road, Blenheim. Fitzpatrick, F. W., Ltd., Market Street, Blenheim. Havelock Butchery (W. I. Pickering), Havelock. Hurcomb's Butchery, Market Street, Blenheim. Redwoodtown Meat Market Ltd., Upper Weld Street, Blenheim. Snowpack Meat Market, Maxwell Road, Blenheim. Springlands Butchery (J. W. Burr and Son), Springlands, Blenheim. Stewart, A. D., Butcher, Market Street, Blenheim. Webster, J. W., Butcher, High Street, Picton.

NELSON INDUSTRIAL DISTRICT

City Butchery, 88 Hardy Street, Nelson. Croall, D. C., Butcher, Takaka. Lummis Bros., 117 High Street, Motueka. Maitland Avenue Butchery, Stoke. Martin, W. and Co., Wakefield. Nelson Master Butchers Industrial Union of Employers, 149 Hardy Street, Nelson. Nelson Ergezing Co., crac of NEC Works, Stoke Nelson Freezing Co., care of N.F.C. Works, Stoke. Oxnam, D. W., Butchery, Murchison. Peerless Bros., Salisbury Road, Richmond. Riwaka Farm Butchery, Riwaka. Thomson Bros., Butchers Ltd., Nelson. Richmond Butchery Ltd., Richmond.

WESTLAND INDUSTRIAL DISTRICT

Andrews Bros., Revell Street, Hokitika. Groom's Butchery, 137 Tainui Street, Greymouth. Howat, A. G., Weld Street, Hokitika. Kennedy, A. D., Butcher, Blackball. McElwee, J., and Sons, Broadway, Reefton. Mawhera Meat Co., Tainui Street, Greymouth. Oxham, D. W., Palmerston Street, Westport. Powell's Butchery, Brougham Street, Westport. Westland Master Butchers Industrial Union of Employers, 129 Makay Street, Greymouth.

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CANTERBURY INDUSTRIAL DISTRICT

Anderson, A. B., 74 Edgeware Road, Christchurch.

Barrow, T. W., and Sons Ltd., 132A Armagh Street, Christchurch. Blanchard, E. R., 257 Lincoln Road, Christchurch.

Canterbury Butchers Industrial Union of Employers, 69 Worcester Street, Christchurch. Canterbury Frozen Meat Co. Ltd., Burnett Street, Ashburton. Coleman's Cash Butchery, 206A High Street, Christchurch. Craig, R., Wilson Street, Geraldine. Denley, W. H., and Son, 52 East Street, Ashburton. Edwards, T. W., and Son, 640 Colombo Street, Christchurch. Ellena, E. G., 7 Normans Road, Christchurch.

Harnett's Butchery, West End, Kaikoura.

Hays Ltd., Corner of Hansons Lane and Riccarton Road, Christchurch. Hibbard, M., 93 Stanmore Road, Christchurch.

Hibbard, M., 95 Stainfole Koad, Christchurch.
Ilam Road Butchery, 370A Ilam Road, Christchurch.
Lyall, A., High Street, Waimate.
McNeill, D., Victoria Street, Rangiora.
Manawatu Meat Co., 233 Riccarton Road, Christchurch.
M.M.M. Butcheries, 98 Cashel Street, Christchurch.
Morrison and Sons, 159 Stafford Street, Timaru.
Newmarket Butcheries Ltd., 762 Colombo Street, Christchurch.
Nicholes S. B. and Co. Ltd. King Street Temuka

Nicholas, S. R., and Co. Ltd., King Street, Temuka. O'Connor, R., 108 Otipua Road, Timaru. Seven Oaks Supermarket, Wairakei Road, Christchurch. South Canterbury Master Butchers Industrial Union of Employers, Talbot Chambers, 16 Beswick Street, Timaru.

OTAGO AND SOUTHLAND INDUSTRIAL DISTRICT

Alliance Freezing Co. (Southland) Ltd., Butchers Shop, Lorneville. Barton's Butchery, 2 Manse Street, Dunedin. Botting, L. T., Clyde Street, Balclutha. Brigg's Butchery Ltd., 40 Mersey Street, Gore. Bulling, F. and M., Seaward Road, Edendale. Central Butchery (Alex.) Ltd., Tarbert Street, Alexandra. Cunningham, H. H., Tiverton Street, Palmerston. Duke, W., and Sons Ltd., 185 George Street, Dunedin. Dunedin and Suburban Master Butchers Industrial Union of Employers, care James Brown and Co., N.Z., Express Co., Buildings, Bond Street, Dunedin. Brown and Co., N.Z. Express Co. Buildings, Bond Street, Dunedin.

Easton, S., Ltd., 183 Thames Street, Oamaru.

Easton, S., Ltd., 183 Thames Street, Oamaru.
Farquhar's Butchery Ltd., 118 Dee Street, Invercargill.
Fort, Roche and Co., 177 Rattray Street, Dunedin.
Gordons Butchery Ltd., 188 Union Street, Milton.
J. T. Butchery, 24 Don Street, Invercargill.
King's Super Meat Market, 38 Tay Street, Invercargill.
M.M.M. Butcheries (Dn.) Ltd., 21 Frederick Street, Dunedin.
Milburn, D., 6 Factory Road, Mosgiel.
Pennell, C. B., Eddystone Street, Kaitangata.
Ramshaw B. G. Ltd. Rees Street, Oueenstown

Ramshaw, R. G., Ltd., Rees Street, Queenstown. Robertson, J. E., and Sons Ltd., 2 George Street, Port Chalmers.

Ross, Neville, Butcher, Lumsden. Sanders, R. C., Butcher, Cromwell.

Strang, A., Butcher, Clyde. Taverner, F. G., 125 Thames Street, Oamaru.

THE Court of Arbitration of New Zealand (hereinafter called "the Court"), having taken into consideration the terms of settlement arrived at in the above-mentioned dispute and forwarded directly to the Court pursuant to the provisions of section 130 of the Industrial Conciliation and Arbitration Act 1954, doth hereby order and award:

That, as between the union and the members thereof and the employers and each and every of them, the terms, conditions, and provisions set out in the Schedule hereto and of this award shall be binding upon the union and upon every member thereof and upon the employers and upon each and every of them, and that the said terms, conditions, and provisions shall be deemed to be and they are hereby incorporated in and declared to form part of this award; and, further, that the union and every member thereof and the employers and each and every of them shall respectively do, observe, and perform every matter and thing by this award and by the said terms, conditions, and provisions respectively required to be done, observed, and performed, and shall not do anything in contravention of this award or of the said terms, conditions, and provisions, but shall in all respects abide by and perform the same. And the Court doth hereby further award, order, and declare that any breach of the said terms, conditions, and provisions set out in the Schedule hereto shall constitute a breach of this award, and that a penalty as by law provided shall be payable by any party or person in respect thereof. And the Court doth further order that this award shall take effect as hereinafter provided and shall continue in force until the 31st day of May 1966 and thereafter as provided by section 152 of the Industrial Conciliation and Arbitration Act 1954.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 23rd day of December 1964.

[L.S.]

A. TYNDALL, Judge.

SCHEDULE

Industry to Which Award Applies

1. (a) This award shall apply in the Wellington Industrial District to all those persons, firms, and companies whose substantial business is the supply, preparation, and sale of meat (fresh, frozen, or chilled), smallgoods, pork, and similar goods for human consumption, and it shall also relate to the manufacture of smallgoods in establishments operated by the occupier of a shop or shops in connection with the business of such shop or shops.

(b) This award shall apply in the South Island to retail butchers' shops and to workers employed in or about or in connection with such shops as butchers' assistants, including pork butchers, ordermen, delivery men, meat carters, assistants on hawking carts, smallgoods men, or slaughtermen engaged in the preparation of goods for sale in retail shops; provided, however, that this award shall not apply to workers employed in a smallgoods factory unless the factory is an integral part of the retail business carried on by the occupier of a butcher's shop and unless the goods produced in the factory are processed or manufactured exclusively and solely for the said retail business.

Hours of Work

2. (a) Forty hours shall constitute a week's work, to be worked under either set 1 or set 2 as follows:

Set 1—Between 7.30 a.m. and 4.30 p.m. on five days of the week, Monday to Friday, both days inclusive.

Set 2—Between 8 a.m. and 5 p.m. on five days of the week, Monday to Friday, both days inclusive.

(b) The daily working hours under this award shall be worked continuously without any breaks other than those prescribed herein for meals and refreshments.

(c) Not more than one hour shall be allowed each day for the midday meal and 10 minutes to count as time worked shall be allowed each morning and afternoon for refreshments, and facilities for heating water shall be provided. Where the business is carried on by one assistant, such establishment shall remain closed during the allotted meal hour except in cases where such assistant is relieved for such meal hour. (d) For the purpose of calculating the hours of work, each of the holidays hereinafter mentioned shall be deemed to be a day worked for the number of hours usually worked on that day of the week, although no work shall have been actually done on such holiday.

(e) Each employer shall notify the union within seven days of the coming into operation of this award, and immediately after the employment of any new worker, of the names of all such workers, together with his daily starting and finishing time each day and the allotted meal hour; his hours when so fixed shall continue in force for a period of not less than six months, and thereafter until an alteration is notified to the union. Such notices shall be in writing and transmitted not less than seven days before the alteration becomes effective. The operation of all notices under this clause shall be for six-monthly periods, unless otherwise agreed to between the union and the employer.

Opening and Closing of Shops

3. In exercise of the powers vested in the Court by the Shops and Offices Act 1955 and subject to section 5 of that Act it is ordered that any shop in which is substantially carried on (within the meaning of section 2 (5) of the same Act) any class of business to which this award relates in the industrial districts in which this award has effect shall:

- (i) Open not earlier than 7 a.m. and close not later than 5.30 p.m. on Monday, Tuesday, Wednesday, and Thursday, and not later than 9 p.m. on Friday.
- (ii) Close for the whole of any Saturday and for the whole of any holiday prescribed in this award, including days lawfully observed as holidays in lieu of any prescribed: Provided that workers may be employed in the delivery of meat to institutions, hotels, boarding-houses, and restaurants up to 8 a.m., but this shall not permit the sale of meat over the counter.

Classification

- 4. (a) For the purposes of this award-
 - (i) A "shopman" is a worker who is employed in or about the shop in preparation, display, or sale of goods.
 - (ii) A "smallgoods man" is a worker who is employed in cutting, preparation, and manufacture of smallgoods.
 - (iii) A "slaughterman" is a worker who does killing, boiling-down, droving, and all other necessary work in connection with slaughtering work for his employer.
 - (iv) A "journeyman butcher" is a worker who has completed an apprenticeship in the retail meat industry, or who, at the date of coming into force of this award has completed five years' continuous service in the industry and who possesses a thorough all round knowledge of and experience in the operations and skills set out in the schedule to the New Zealand Retail Meat Industry Apprenticeship Order.

(b) An employer, manager, or branch manager who actually performs the work of a shopman or smallgoods man may be classed as first shopman or first smallgoods man in that shop or factory: Provided that where three or more adult workers are employed in any shop or smallgoods factory, one shall be paid as first shopman or as first smallgoods man.

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Wages

5. Workers shall be paid not less than the rates of wages specified in the following scale:

| | Per Week | | |
|-----------------------------------|----------|----|----|
| | £ | s. | d. |
| First shopman or worker in charge | 17 | 2 | 6 |
| First smallgoods man | 17 | 2 | 6 |
| Journeyman butcher | 15 | 15 | 0 |
| Slaughterman | 15 | 15 | 0 |
| Worker in charge of hawking cart | 15 | 15 | 0 |
| All other workers | 14 | 17 | 6 |

Boys and Youths

6. (a) Boys and youths may be employed and shall be paid not less than the rates of wages specified in the following scale:

| | | | Per week | | | | | | |
|---|-------|---------|----------|----|----|--|--|--|--|
| | | | £ | s. | d. | | | | |
| Under 16 years of age | | | 5 | 7 | 6 | | | | |
| 16 to $16\frac{1}{2}$ years of age | | | 5 | 18 | 4 | | | | |
| $16\frac{1}{2}$ to 17 years of age | | | 6 | 12 | 6 | | | | |
| 17 to 18 years of age | ***** | *14,*0* | 7 | 12 | 6 | | | | |
| 18 to 19 years of age | | | 8 | 17 | 6 | | | | |
| 19 to 20 years of age | | | 10 | 9 | 2 | | | | |
| 20 to 21 years of age | · | | 11 | 18 | 4 | | | | |
| Thereafter in accordance with clause 5 hereof | | | | | | | | | |

Thereafter in accordance with clause 5 hereof.

(b) Notwithstanding the foregoing, boys and youths over the age of 14 years and under the age of 17 years may be employed solely for the delivery of parcels not exceeding a load weight of 30 lb; and shall be paid not less than 3s. 9d. per hour with a minimum of two hours payment in any one day.

(c) Except in the cases of boys or youths who are specifically employed in smallgoods manufacturing, boys and youths may not be employed under this clause in any of the operations set out in the Schedule to the New Zealand Retail Meat Industry Apprenticeship Order.

Proportion

7. The proportion of boys or youths to be employed in any shop by an employer shall not exceed one boy or youth to every three fully paid workers or fraction thereof.

Casuals

8. All casual workers shall be paid not less than 8s. 7d. per hour with a minimum of six hours on any day on which such workers are employed.

"Casual" shall mean any person whose engagement is for a period of less than five days in any one working week.

Overtime

9. (a) All time worked after the ordinary time for ceasing work on any one day shall be paid for at time and a half rates for the first three hours and double time rates thereafter.

(b) All time worked before the ordinary starting time in the morning shall be paid for at double time rates.

(c) For the purpose of calculating overtime, any overtime under half an hour shall count as half an hour, and if over half an hour but under one hour, as one hour worked.

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Notice of Overtime and Tea Money

10. Notice shall be given prior to noon on the same day to any worker required to work overtime after 6 p.m., and such worker shall be paid 5s. 6d. tea money,

Weekly Employment

11. (a) The employment shall be deemed to be a weekly employment and no deduction from wages shall be made except for time lost through the default, illness, or accident of the worker.

(b) Except in the case of casuals, not less than one week's notice shall be given by either party of the termination of the employment. The period of notice in either case shall be exclusive of the whole or any part of the annual holiday required to be given in pursuance of this award. Where the weekly employment is terminated without the requisite notice one week's wages shall be paid or forfeited as the case may require.

Payment of Wages

12. (a) All wages and overtime shall be paid weekly during working hours and in cash not later than Wednesday in each week. Should a holiday fall on any regular pay day, wages shall be paid for that week on the working day preceding the holiday.

(b) At the time of payment workers shall be supplied with a statement setting out the particulars relating to the weekly wage, overtime, and any deductions made therefrom.

Holidays

13. (a) The following shall be observed as holidays: New Year's Day and the day following, Good Friday, Easter Monday, Anzac Day, the birthday of the reigning Sovereign, Labour Day, Christmas Day, Boxing Day, Anniversary Day or Show Day or one other day in lieu thereof to be agreed upon between the employers' and workers' unions in the district affected.

If any day shall be generally observed as a holiday in lieu of any of the foregoing holidays, such day shall, for the purposes of this award, be observed in lieu of the specified holiday.

(b) Should any of the above-mentioned holidays, other than Anzac Day, fall on a Saturday or a Sunday, then for the purposes of this award such holiday shall be observed on the following Monday. Should any of the said Mondays be a holiday under this award, such holiday shall be observed on the following Tuesday.

(c) (i) Except where otherwise provided all work done on Saturdays, Sundays, or any of the above-mentioned holidays or on the day observed in lieu thereof shall be paid for at double time rates. The said payment shall be in addition to ordinary weekly wages.

(ii) Workers employed on Saturday in shops which are permitted to be open on that day pursuant to any order made by a Magistrate's Court under section 10 of the Shops and Offices Act 1955, shall be paid in accordance with the following provision:

Any work done on Saturday as part of the ordinary week's work of 40 hours shall be paid for at one half the ordinary time rate in addition to the ordinary weekly wage, provided that any work done on Saturday which is in excess of the weekly limit of 40 hours shall be paid for at double rates.

(d) No cart or other vehicles shall sell or deliver in any combined district, separate district, town board district, or country district while the shops in such district are closed in compliance with the terms of the award.

(e) No worker shall be employed on any of the days mentioned as holidays, or upon any other day which is observed as a holiday under the holidays clause of this award, after the hour of 8 a.m.

(f) Any day agreed upon by the master butchers' union and the union of workers as a day upon which all shops bound by this award shall be closed shall be deemed to be a holiday as if it were incorporated in the clause setting out the holidays to be observed as holidays, and no work shall be done on such day after the hour of 8 a.m., and all shops shall remain closed on that day: Provided that workers may be employed in the delivery of meat to institutions, hotels, boarding-houses, and restaurants up to 8 a.m., but this shall not permit the sale of meat over the counter.

(g) Where, in any district, a majority of employers parties to this award sign a requisition to the effect that they desire all shops in such district or districts to close on any specified day or days, and present such requisition to the Inspector of Factories for such district, such day or days shall be deemed to be a holiday, and no worker shall be employed on such day or days, and all shops shall be closed for the whole of the said day or days.

Annual Holidays

14. (a) An annual holiday of two weeks on full pay shall be granted to each worker under this award on completion of each year of service, such annual holiday to be exclusive of holidays provided for in subclause (a) of clause 13 of this award, and workers shall be paid for the annual holiday on or before its commencement. A worker not completing a year of service with an employer shall be granted payment in accordance with the provisions of the Annual Holidays Act 1944.

(b) Upon completion of 10 years' continuous service with the same employer a worker shall be granted in respect of the tenth and each further year of service with that employer an annual holiday of three weeks instead of two weeks as mentioned in subclause (a) of this clause. A worker not completing a year of service under this subclause shall be granted a proportionate payment in accordance with his length of service during that year. For the purpose of this provision continuous service with the same employer shall not be deemed to be broken by reason of the sale or transfer of a business to a new employer who continues to employ such workers.

General

15. (a) In the case of weekly employment, where a worker is employed for more than half of his time in any one week on any class of work he shall be paid the rate of wages laid down for that class.

(b) A copy of this award shall be at all times affixed in some conspicuous place at or near the entrance to the shop or factory and in such a position as to be easily accessible to the workers employed therein.

(c) At all establishments suitable accommodation shall be provided for hanging up and changing clothes.

(d) No worker who has charge of or drives any vehicles for his employer and stables or accommodates such vehicle on his own premises shall do any cleaning or repairing work to such vehicle at his place of residence either before or after the hours of starting or finishing work as set out in the award or on any holiday or Sunday.

(e) No female shall be employed as a butcher's assistant or in doing in or about a butcher's shop or the butcher's department of a combined butcher's and pork butcher's shop, or in any other shop work usually done by a butcher's assistant, or in handling other than in the form of smallgoods any fresh, frozen, or chilled beef, veal, mutton, lamb, or uncooked pork, except small parcels of frozen or chilled meat which have been pre-packed in sealed bags for the retail trade. Notwithstanding the foregoing provisions of this subclause and provided male workers are not available for the work, female workers may be employed in any shop in packaging small parcels of meat in sealed bags for the retail trade, subject to the condition that while any female worker is so employed she shall be paid at a rate of wages not less than the minimum rate prescribed by this award for adult male workers.

(f) No boy or youth under 16 years of age shall be employed to have charge of any cart or motor vehicle in which meat is delivered or sold.

(g) A first aid kit as approved by the Department of Health shall be provided at each shop or factory.

(h) Where a bicycle is used to deliver orders, the employer shall provide and maintain such bicycle.

(i) In all shops suitable provision shall be made for the sharpening and grinding of tools.

(j) Provision shall be made by means of sinks and such like sanitary fittings together with an adequate supply of both hot and cold water for cleaning appliances used on the premises.

Ablution basins, hot and cold water, soap, and towels for the use of persons employed in or about the premises shall also be provided.

(k) Nothing in this award shall operate to reduce the wages of any worker now employed while he remains in his present position of employment.

(1) Employers shall on request, but not more often than once in every six months, supply to the secretary of the union a list of names of all workers, and in the case of workers under the age of 18 years of age the employer shall state the age.

Clothing, etc.

16. (a) The employer shall provide for use in retail shops either suitable coats, smocks and/or aprons or suitable overalls which shall be laundered by him or at his expense.

(b) All workers employed on corned-beef work or in smallgoods department or slaughterhouse shall be supplied with suitable overalls, clogs or gumboots, waterproof aprons and/or leggings, such articles to remain the property of the employer.

(c) In lieu of the laundering of the clothing provided in subclause (a) or the overalls provided in subclause (b) of this clause the employer may pay the worker a weekly sum of 7s. 6d., whereupon the worker shall be obliged to satisfactorily launder the clothing or overalls.

(d) Workers required to load or unload carcase meat in or out of vans and carts shall be provided with suitable overalls and head covers.

(e) Workers required to deliver orders shall be provided with waterproof coats and leggings for use in wet weather.

(f) Knives, steels, stones, and pouches, where required by the work being performed, shall be supplied by the employer.

Time and Wages Book

17. (a) The occupier of a shop in which one or more shop assistants are employed shall at all times keep, in the prescribed form, or in such other form as may be approved by the Inspector of Factories, a record in English (called the wages and time book) showing in the case of each assistant:

(i) The name of the assistant, together with his age if under 21 years of age;

(ii) The kind of work on which he is usually employed;

- (iii) The hours during which he has actually been employed on each day;
- (iv) The wages paid on each pay day and the date thereof;
- (v) Such other particulars as are prescribed by regulations.

(b) The entry of the particulars hereinbefore referred to, or a memorandum in writing containing such particulars, shall be signed by the assistant at the time of the payment of his wages, and such signature shall operate as a receipt for such payment.

(c) The wages and time book in use for the time being, and any such book used within the preceding five years, shall at all times be open to the inspection of an inspector.

(d) Every assistant who fails to sign the record as provided in this clause, or who wilfully signs an incorrect record, is liable to a fine not exceeding $\pounds 5$.

(e) An inspector may at any time require the occupier to verify the entries in the wages and time book, in such form as may be prescribed.

Right of Entry

18. Every employer bound by this award shall permit the secretary or other authorised officer of the union of workers to enter at all reasonable times (to be mutually arranged between the employer and the union) upon the premises or works and there interview any workers or collect contributions, but not so as to interfere unreasonably with the employer's business.

References

19. (a) Each worker on leaving or being discharged from his or her employment shall, on request, be given within 48 hours thereafter, a reference in writing stating the position held and the length of service.

(b) Original references shall be the property of the applicant and shall be returned within 48 hours after the engagement or rejection of the application.

Disputes

20. Any dispute in connection with any matter not provided for in this award shall be settled between the particular employer concerned and the secretary or president of the union, and in default of any agreement being arrived at, then such dispute shall be referred to the Conciliation Commissioner, who may either decide the same or refer the matter to the Court. Either party, if dissatisfied with the decision of the Commissioner, may appeal to the Court upon giving written notice of such appeal to the other party within 14 days after such decision shall have been communicated to the party desiring to appeal.

Unqualified Preference

21. (a) Any adult person engaged or employed in any position or employment subject to this award by any employer bound by this award shall, if he is not already a member of a union of workers bound by this award, become a member of such union within 14 days after his engagement, or after this clause comes into force, as the case may require.

(b) Subject to subclause (a) hereof, every adult person so engaged or employed shall remain a member of a union of workers bound by this award so long as he continues in any position or employment subject to this award.

(c) Every worker obliged under subclause (a) hereof to become a member of a union who fails to become a member, as required by that subclause, after being requested to do so by an officer or authorised representative of the union, and every worker who fails to remain a member of a union in accordance with subclause (b) hereof commits a breach of this award.

(d) Every employer bound by this award commits a breach of this award if he continues to employ any worker to whom subclauses (a) and (b) apply, after having been notified by any officer or authorised representative of the union that the worker has been requested to become a member of the union and has failed to do so, or that the worker having become a member of the union has failed to remain a member.

(e) For the purposes of this clause "adult person" means a person of the age of 18 years or upwards, or a person who for the time being is in receipt of not less than the minimum rate of wages prescribed for adult workers by this award.

(NOTE—Attention is drawn to section 174H of the Industrial Conciliation and Arbitration Act 1954 which gives to workers the right to join the union.)

Under-rate Workers

22. (a) Any worker who considers himself incapable of earning the minimum wage fixed by this award may be paid such lower wage as may from time to time be fixed, on application of the worker after due notice to the union, by the local Inspector of Awards or such other person as the Court may from time to time appoint for that purpose; and such inspector or other person in so fixing such wage shall have regard to the worker's capability, his past earnings, and such other circumstances as such inspector or other person shall think fit to consider after hearing such evidence and argument as the union and such worker shall offer.

(b) Such permit shall be for such period, not exceeding six months, as such inspector or other person shall determine, and after the expiration of such period shall continue in force until 14 days' notice shall have been given to such worker by the secretary of the union requiring him to have his wage again fixed in manner prescribed by this clause: Provided that in the case of any person whose wage is so fixed by reason of old age or permanent disability it may be fixed for such longer period as such inspector or other person shall think fit.

(c) Notwithstanding the foregoing, it shall be competent for a worker to agree in writing with the president or secretary of the union upon such wage without having the same so fixed.

(d) It shall be the duty of the union to give notice to the Inspector of Awards of every agreement made with a worker pursuant hereto.

(e) It shall be the duty of an employer, before employing a worker at such lower wage, to examine the permit or agreement by which such wage is fixed.

Application of Award

23. This award shall apply to the original parties named herein, and shall extend to and bind as subsequent party hereto every industrial union, industrial association, or employer who, not being an original party hereto, is, when this award comes into force or at any time whilst this award is in force, connected with or engaged in the industry to which this award applies within the industrial districts to which this award relates.

Scope of Award

24. This award shall operate throughout the Wellington, Marlborough, Nelson, Westland, Canterbury, and Otago and Southland Industrial Districts.

Term of Award

25. This award, in so far as the provisions relating to the rates of wages to be paid are concerned, shall be deemed to have come into force on the first day of the pay week in each establishment commencing on or after the 30th day of

November 1964, and so far as all other provisions of the award are concerned, it shall come into force on the day of the date hereof; and this award shall continue in force until the 31st day of May 1966.

In witness whereof the seal of the Court of Arbitration hath hereto been affixed, and the Judge of the Court hath hereunto set his hand, this 23rd day of December 1964.

[L.S.]

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A. TYNDALL, Judge.

MEMORANDUM

The award, including the operative date of provisions relating to wages, incorporates the terms of settlement arrived at by the parties in the course of an inquiry held before a Council of Conciliation.

Upon being satisfied by supporting documentary evidence that an unqualified preference provision has been agreed to by all the assessors in accordance with section 174B of the Industrial Conciliation and Arbitration Act 1954 (as enacted by the Industrial Conciliation and Arbitration Amendment Act 1961), the Court has inserted clause 21 in the award in the form in which it was agreed upon in the Council of Conciliation.

The rates of remuneration prescribed by this award are *not* to be increased by the application of the provisions of the Court's general order of 19 August 1964.

A. TYNDALL, Judge.