

CANTERBURY, AND OTAGO AND SOUTHLAND BY-PRODUCTS WORKERS —
— AMENDMENT OF AWARD

In the Court of Arbitration of New Zealand, Canterbury, and Otago and Southland Industrial Districts--In the matter of the Industrial Conciliation and Arbitration Act 1954; and in the matter of the Canterbury, and Otago and Southland By-Products Workers Award, dated the 19th day of December 1969, and recorded in 69 Book of Awards p. 2908

Upon reading the joint application made by the original parties to the Canterbury, and Otago and Southland By-Products Workers Award, dated the 19th day of December 1969: And upon being satisfied that the said parties are desirous that the award should be reviewed by it, The Court, in pursuance and exercise of the powers vested in it by section 162 (1) (b) of the Industrial Conciliation and Arbitration Act 1954, and with the consent of the said parties, 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 therefor the following subclause:

“(a) The following shall be the minimum rates of wages:

	Per Week \$
Casing workers	48.00
Workers whilst engaged in cutting up paunches at by-products and boiling down works	47.50
Workers cooking and operating Iwell units and hydro extractors and workers in charge of tallow room	47.20
Workers whilst engaged in crushing blood and air-dried bones	47.00
Hide fleshers—	
First month	47.00
Thereafter	47.50
General hands	46.30
Women employed calibrating, tubing, quality selecting, quick locking, and/or packing casings	45.00”

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

“(a) Youths up to the age of 19 years may be employed in proportion of one youth to every three men employed in each department at the following rates:

	Per Week
	\$
Under 18 years of age	28.00
18 to 19 years of age	32.00
Thereafter the minimum wage for adult workers."	

2. That this order shall be deemed to have come into force on the first day of the pay week in each establishment commencing on or after the 1st day of August 1970.

Dated this 17th day of September 1970.

A.P. BLAIR, Judge.

MEMORANDUM

The following statement of the parties is recorded at their request:

"The rates of wages provided in these amendments reflect the intention of the parties that the award wage rates and the actual rates paid in the industry should be in closer proximity. The unions have agreed that they will not seek to maintain existing above-award margins. The parties further agree in line with this that bonuses and above-award payments to the extent of \$10 per week are part of the new award rates."

A.P. BLAIR, Judge.