

(10414.) NORTHERN, TARANAKI, WELLINGTON, CANTERBURY, AND OTAGO AND SOUTHLAND BOOT OPERATIVES.—ADDING PARTIES TO AWARD.

In the Court of Arbitration of New Zealand, Wellington Industrial District.—In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments; and in the matter of the Northern, Taranaki, Wellington, Canterbury, and Otago and Southland Boot Operatives' award, dated the 26th day of October, 1932. and recorded in Book of Awards, Vol. XXXII, p. 400.

Tuesday, the 21st day of March, 1933.

UPON reading the application of the association of workers party to the Northern, Taranaki, Wellington, Canterbury, and Otago and Southland Boot Operatives' award, dated the 26th day of October, 1932, and recorded in Book of Awards, Vol. XXXII, p. 400; and upon hearing the duly appointed representatives of the said association and the undermentioned companies, this Court doth order as follows:—

1. That the undermentioned companies be and they are hereby added as parties to the said award:—

The New Zealand Slipper Co., Wakefield Street, Wellington.

The Leslie Slipper Co., 19 Edward Street, Wellington.

2. That the following special condition shall apply to the above-mentioned companies :—

“ Male workers engaged in making soft-soled slippers as herein defined, or slippers having leather soles but uppers of felt, korocco, or camel-hair are exempt from the provisions of this award.

“ Soft-soled slippers are slippers having uppers of felt, camel-hair, leather, korocco, or other material ; and soles of chrome with hair, felt and/or cardboard filling, or soles of leather not exceeding $\frac{1}{8}$ in. thickness, with hair felt filling and felt insole pieced together.”

3. That this order shall operate and take effect as from the day of the date hereof.

[L.S.]

F. V. FRAZER, Judge.
