

agreement, made in pursuance of 'The Industrial Conciliation and Arbitration Act, 1905,' this day of , between ,” and then the matters agreed upon shall be set out.

(3.) The date of the making of the industrial agreement shall be Date of agreement.
 5 the date on which it is executed by the party who first executes it; and such date, and the names of all the original parties thereto, shall be truly stated therein.

(4.) Notwithstanding the expiry of the term of the industrial agree- Industrial
 10 ment, it shall continue in force until superseded by another industrial agreement to
 agreement or by an award of the Court, except where, pursuant to the continue in force
 provisions of section *twenty* or *twenty-one* hereof, the registration of an till superseded.
 industrial union of workers bound by such agreement has been cancelled.

26. A duplicate original of every industrial agreement shall, within Duplicate to be filed.
 15 thirty days after the making thereof, be filed in the office of the Clerk of 1900, No. 51, sec. 25
 the industrial district where the agreement is made.

27. At any time whilst the industrial agreement is in force any Parties to agreement
 industrial union or industrial association or employer may become party may be added.
 thereto by filing in the office wherein such agreement is filed a notice Ibid, sec. 26
 in the prescribed form, signifying concurrence with such agreement.

28. Every industrial agreement duly made, executed, and filed On whom agreement
 20 shall be binding on the parties thereto, and also on every member of binding.
 any industrial union or industrial association which is party thereto. Ibid, sec. 27

29. Every industrial agreement, whether made under this Act Agreements may be
 25 or under any of the compiled Acts or any Act thereby repealed, may varied, renewed, or
 be varied, renewed, or cancelled by any subsequent industrial agree- cancelled.
 ment made by and between all the parties thereto, but so that no Ibid, sec. 28 (1)
 party shall be deprived of the benefit thereof by any subsequent indus-
 trial agreement to which he is not a party.

30. Industrial agreements shall be enforceable in manner provided Enforcement of
 30 by section one hundred and *one* of this Act, and not otherwise. agreements.
 Ibid, sec. 28 (2)

(5.) CONCILIATION AND ARBITRATION.

Districts and Clerks.

31. (1.) The Governor may from time to time, by notice in the Constitution of
 35 *Gazette*, constitute and divide New Zealand or any portion thereof into industrial districts.
 such industrial districts, with such names and boundaries, as he thinks Ibid, sec. 29
 fit.

(2.) All industrial districts constituted under any of the compiled Acts and existing at the commencement of this Act shall be deemed to be constituted under this Act.

32. If any industrial district is constituted by reference to the Alteration of
 40 limits or boundaries of any other portion of the colony defined or created boundaries.
 under any Act, then, in case of the alteration of such limits or boundaries, Ibid, sec. 30
 such alteration shall take effect in respect of the district constituted
 under this Act without any further proceeding, unless the Governor
 45 otherwise determines.

33. (1.) In and for every industrial district the Governor shall appoint Clerk of Awards for
 a Clerk of Awards (elsewhere in this Act referred to as “the Clerk”), each district.
 who shall be paid such salary or other remuneration as the Governor Ibid, sec. 31
 thinks fit, and shall be subject to the control and direction of the Regis-
 50 trar.