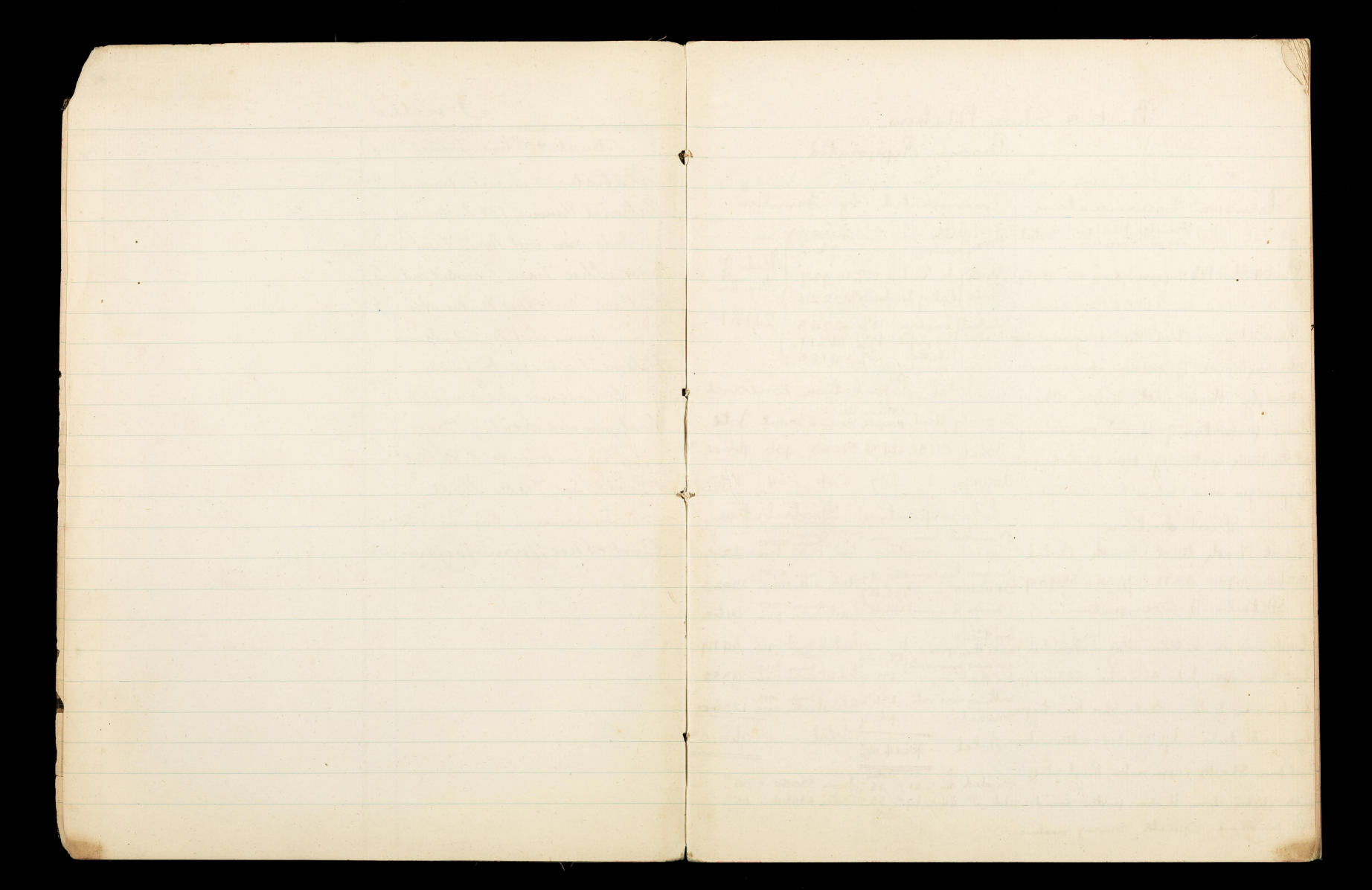
Boot. + Shor



[i] Boot. + Shor.

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Boot & Shoz Makers.

Persons Represented.

	The state of the s
blusus Enumeration	Enumerated by Families.
Funder Males. Hotal	Bire Frank 20387.)
Boot & Shor Wk 2489 5038 4165 22036 5261 38,989.	Enumerated by Families.  Size (Male 20387.)  Size (Finale 764.)  Buth; In Sondon 527. 10927.  Place ) Out of Sondon 187. 10224.
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at the trade materially depressisting proport	John 21,151. 22,474 52,083 906. 96,614. 1
of younger man below the normal.	000017
Distribution.	Classification Distribution.
East North West South Gotal	blassification Distribution.  Numbus living in June 32583  Jamblies. East Outer 3714 36,297
16,266 8,980 5,811. 7,932. 38,989.	301 more to a room 18511. 192 North Outer 18296 23,023
Titals of Occupations.	1 dunder 2 23422. 24 2 Wrot Outer 7846 9!63
lord warmen, cobbler, blog-maker, lust +	more than 4 rooms 37879 289 brutral Inner bogg 6.419
bort tre maker, Judies Shor mkr. Shortslippe	less than 1 ———————————————————————————————————
hurden mkn daalen. Book + Shor lacro, tagger	Grants 906.9 West Outer 5975 12,360.
degrue mer dealer. Sijt (3hor hul) eutter maker	dotal 96614.100% dotal 96.614
hist pair, Shor top + upper maker. Rough stuff	Granded 25 % 31 % 45 % Inna 53050 = 55%
hust pain Shor top + upper maker. Rough stuff Rutter clicker, closer, blocker, parter rounder som roundhand. Operator, Souring machine	Provided 26 % 31% 45% Inna 53050 = 55%. Not " 44.% bq % 55% Outre 43564 = 45%.
Sim Noundhand . Operator , Sruring machine	

Locial Classification: Analysis by districts.

												-			THE RESERVE AND DESCRIPTION OF THE PARTY OF
	Enumeration by Jamilie	Sas d.	t.	Non	th.	Ws	st.	brut	ral.	8:80	ast.	8:M	kst.	Tot	al.
	(1)4 or more persons to a room		- 1												
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-	2 . 3	10542;	290	5871	25'5	1830	200	1939	302	1736	18'5	2870	23'2	24788	25.6
-	(4) . 2	81642	22.5	5870	25'5	2503	273	1425	21'9	2345	25'2	3115	25'3	23 4 22	24'2
	ters than 1 )											1 -		2991	- Special street
	Occupying more than 4 room		1									3		1	
-1	4 or more persons to 1. Srut		- 2									1			
	broothan 4 persons to 1 sut														
1	less than 4 persons to 2 sout	_		97	.4	37	.4	Ю	.2	Ь	.,	21	'2	171	2
2	less than 4 persons to 2 south (4) 5 or more to 3 severals kno than 5 persons to 3	\		20	.,	19	2	_	-			21	12	60	1
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	Jotal	37.6%					l'	6.7	- (6					1000	10
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Men. Notes in Ret. are replies to queries cal after interview of

4. Each of the London Branches has its own byelaws:

At the Revision of the Rules as Edunburgh in may 1894.
Collectives in was added to the objects of the Socuty.
See Sheet for details.

Society admits women but there are only & female members in the London Branches: 5 femancial + 3 Photology Interview with Mr Charles Freak, Parliamentary Representations of the National Union of Boot Alhoe Operatives at the Grelopolitan Offices. 33 Goldsmith's Row, Hackney R. d.

My Freak gave me a copy of the Rules of the National Union; the Byelaws of the Inetropolitan District and the Mouthly Report of the Union for May 1895.

Recent Changes. The most important change has been the establishment of endoor workshops by agreement of owen and masters in 1894 Some employers are trying to break through this and revert to the system of outworkers again. The Jewish workers and masters are helping in this. The masters that give out work now are flewish: he only knows two exceptions - Jas. J. Prince, 34 Old Ford Road and Mingalroyd of Koman Road. The workers taking out this work are all fluish - cannot get these people to organise properly. The men are not olyseling to the introduction of machinery but the employers are trying to get the men at lower rates. Thinks that the

Note. (in reply to query se membership)

ix. The membership of the of the London metropolitan

hid is thus s	Financial	Probationer	Total.
SI Alleans	110	10	120
Croy Don	40	10	50
Salisbury	100	10	110
Salisbury Portsmouth	15.	10.	25
	265	40	305
Certal Assessi	2280	640	29 20
Contral Devision	30	20	50
	2575	700	327

heeling machine is the only real labour saving machine. The men are moved from work on which they were earning 40% a week and are offered 25% a week. They are hypry to establish a 30% menumum.

The London Branches of the Union are as under.  London Metropolitan, J.O grady 33 foldsmit Row. Kackung Rt. 2575 700 327.				der.	The London Branches of the Union are as un
	el,	John	members	Financie	0
	75	32	700	2575	London Metropolilan, J.O grady 33 foldsmitt Row Rackung Rd
" No Z. Geo E Green 25 Goldsmith Row " 443 250 69	73		la la		" No Z. Geo Elven 25 Goldsmith Row "
South 7 Wilson, 84 Ash G. Walworth. 505 250 77	76	7	250	506	
" City H. Hellyard, 9 Wood St. Have It 79 200 27	79	2	200	79	" City H. Hellyard, 9 Wood St. Have It rest. green.
East. C. Solomon 56 Pelham & Spitalfield 167 80 24	7	20	80		
Jolals. 3770 1480 525	50	52.	1480	3770	Jotals.
Note The because of London metro in chief some metro 265 40 30	05	3	40	265	Note. The because of donor metry in charles some metro
Note. The figure of London Metro include some men in Southern Metro 265 40 30 Countries Crops on Salisbury - Portsmonth. London 3 505 14 40 49 membership	45	49	14 40	3505	Countres Cropson Salisbury - Portsmouth. London }

Particular as to Benefits, object, etc well be found on the Trade Union Shelt - The Report contains the Correspondence between Six Courtenay Boyle, the Union the Employers' Association.

Union & Non- umomsto work to gether.

Relations with employers are generally fair.

Trade has been very busy since the settlement of the Lockout. This applies to Loudon & country as well

Becretary: Mr Rich & J. Rahner. 17 It George G. Westminsky

This Institution was founded in 1836. It provides amounties ofor any persons who have been engaged in the Boot + Shoe Trades, either wholesals or retail, having on their own account or as manager for 10 years. Applicables must be members of the Institution, over 60 years of age and not in receipt of an inecome of one £ 40 from every source.

The relief is granted by vote of the Donors to subscribers. There are now 36 annuitants; seventeen (men) receiving from £25 to £35. 16 of from £20 to £29 to women to 3 of £12 2 ment one women. There is also an Asylum at morttake, containing 15 houses.

Francial. During 1894; the annualies absorbed £882., Stock £1100 was bought, the expense at the Asylum were £102. The In come amounted £1800 of which the chief items were: Subscriptions £415; Donations £1112; Devidend £193. Interest & Ground Rest £29.

A forwaregemen Book of Shoemakers Pension Fund existed from 1850 until 1863 when the accumulated funds of the Society were handed over to the Trustees of Managers of the Moster Boot to Shoe maker Institution for the benefit of the remaining members their widows. There are now those pensioners on this fund two at 64-

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From further particulars see Annual Report 189411895.

Glyme 17/45

West End Boot & Shoe Makers (Masters) Association Secretary: Mr. J. A. Adams. 29 St Portland St.

This Association is a jelly fish know or organization. It has no rules, no animal report nos meeting of Counters. It It is aniply a centre, a rally point for the employees of the West End 13 of making at any hime of trade houble or difficulty.

In the case of any dropate in the hade, In Adams would summin a meeting of the masters enjaged in the trade and if funds were needed a levy of half a friends or a gumece would be made as wanted:

The last movement of unportance was in 1890 when in April the men's nach obtained an advance, as did the womens men" a little later.

There has been a graduals change progressing in the trade and it is still going on, caused by the competition of the

Firms formerly land of free Morlland M now non-existent. Buyers Lindh Madain Ollicott Paterson

described the transfer of the tenth of the tenth of the

And all the second and the second second

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handle had the

sewn masters are being driven out of the hand - hade or compelled to & sell the machine made boots. Twenty years ago, when my Adams took this whop, there were at least half a dozen hand made employers east of freat Boot Portland Sheet, who have sence been drum out of the trade. He does not think that their is a single house east of It Portland Sheet that makes first class boots now. Jaylors & his own shop are the only two in It Portland Sheet and he does not think that there are 6 others in the West End.

The cause of the change is the greater initial cost of the hand sewn boot. The statement price for the ground work of a shoe is 9/- a pears of to this must be added the extrao e of 6 for toe capets. This only includes. The actual combination of the sole tupper which is called the making. In addition there is the cetter, beloser, who make the upper and on the first order the last maker. Pur A reckom that every pair about costs at least 28/ for maderial and labours.

and or a compatible to the sell the

Mr Adaine to whe this which is the

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The statement prices are not the same in all houses but while some pay a little less for the fround work they make pay more for letras. Each shops has its own peculiarity dependent mainly on the etyle of boot made there and to a certain extent this is reflected in the work people. Thus a man would might not be a good man for In A's work altho' an excellent workman because he was adapted to another style.

Statement of Wages for the London Wholesale Sew-round Trade which came into operation on August 1ed 1892. Decided by the Arbitration Board and adopted by the ruen at a meeting on July 21.1892 [Exhacted from 128th Report of the Amal & Society of Boot to the motion]

Wowens Dress Work.	(classification of Materials)
Coloured. Kid	Besto.
Goze.calf	Bests -
Satui, plani or quelted	Bests.
Satin Français	Besto
Silk	Besto -
Silk velvet	Bests -
Suède calf + Rid.	Besto.
Brouze Rid	Besto Secondo.
Cashinere quiltéd	Besto Seconds
Glove Kid	Besto Secondo.
levant Morocco	Besto Secondo
Patent calf.	Best Secondo.
Prunella	Best Seconds -
Pussiai Leather	Best Seconds
	Best Secondo Thurdo
Cashwere	Best Secondo Thirdo

## Worneus Dress Work. Cow.

			W = 1 - 1 - 1 - 1 - 1 - 1 - 1
Glaze Kid.	Besto	Secondo :	Shirds
Worocco	Besto	Secondo	
Serge de Berri	Besto	Secondo	
Satrii (Drapers) plani or quelted to		Secondo	
be given out in not less than 6 pro at a time		Secondo	
White & Coloured lambs	and the	Seconds	
Felto		Secondo	
Suède sheep		Secondo	
Velveteen		Secondo	
Cauvas	<u> </u>		Thirds
Glaze, goat or oheep.		_	
Levant, oily		_	01.
Persiaus	724		Thirds
Roans			Theredo
White of coloured sheep.			Thirds
Ground Work.	2		
Worocco Shoe, place all round.	Besto	Secondo	Shirds

Girlo Dress Work.

Classification of Waterials as in Womens Dress Work.

## Cirls Dress Work. Coul

Ground Work.

Besto Decondo Thirds Words Shoe planial round 7's 5/0's 8° 7' 6' Words Shoe planial round 1's 5/5 8/2' 7/2' 6/2

Standard samples in the various classes Junaterial have been adopted by the Board.

Women's Slipper Work (classification of waterial).

Patent Seal. Best -Satiri (plain or quilted Besto - -Silk Velvet Bisto - . Glove Kid Besto Decondo -Levant Worocco Besto Secondo -Spateut calf. · Besto Secondo -Calf Kid Bests Secondo Thurdo Ellaze. Kid Besto Secondo Thirdo Worocco Besto Secondo Thirds Satii (Srapero), plani orguilted, to be giver -- Secondo Thirds out in not less than Chair at a time.

## Wowens Slipper Work Coul

_	Secondo	
_		
	Secondo	
-	Secondo	
-	_	Thirds
		Thirds
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i		
Besto	Secondo	Shirds
. /0	. 8	. 70
		•
on.		
Worner	is Slipper	work.
	The contract of the second second	
	Bests 10°	Bests Seconds 10° 8°

Jufant Work. 2's to Ulorocco Shoe.	6's.
	Clround, Work.
Worocco Shoe.	73. 63. 53
Roan Persian or Felt Shoe.	5-0
Worners Worked. Slippers.	
	Besto Secondo
Leather lived, plain rounds.	Besto Secondo s. d. s. d.
If guien out six pairs at a time	- / · 3
Satiu lined	1.8
If given out six pairs at a time	- 1.6
Stout Seats	0.10.1
Top piece heel puich	5
Every /8 in above /2 in	. / . /
Affeis worked Blippers.	
	Best Seconds Thira
Leather luned, plani rounds.	Best Seconds Third s. d s. d s. d 1.8
A given out sixpairs at a time.	- 1.6 -
Batin lined	-1.11
If given out sixpaire at a time	- 1.9 -
Bet Beak	
Top piece heel/2 m:	. 6 . 6 -

Heus Worked Slippers Coul Each/8 in above/2 in 1 1 Greciai morocco or hairbalf. 1.4 ... " roans or persians - - 11 " patentfacings or backs - ! Wend Boys Dress Slippers Neeled. Best Secondo Besto, whole cut patent calf, his heel sew rounds or pump seats, leather lined. 2.6 Do. do silk luied 2.9 Do do sek socked 2.11 -Decondo, sut whole cert patent calf / wheel - sew rounds or pump seats. 2.3 Do do silk lived - 2.5 Do. do silk socked - 2.7 Do do heels. every/8 m over /in. / Boys 7 to 10, heels not above 1/8 m sew round of pumpsusts 1. 3 1.2 11 to 1 do do do 1.5 1.4

2 to 4 do do do 1.9 1.8

4/2 oize do do do 1.10 1.9

These prices are in creased by entras, which are also defined in a schedule, while the exact definition of some kinds of best, seconds thirds work are defined in technical terms: thus a Seconds Oxford shoe is to be "raw quarter living, narrow bound, no button hole stitch at back"

GUS

Amaly ted Society of Boot & Shoemakers. Right No 323. Secretary: Mr K. M'Crae. y Button le reseent. WC.

In h'brae is a nather suspicions Scotchman and at first would all the questions to be put in writing. Showed me return of the Return by Falvon Dept in which his Burnett had made some mistakes as to the Sick relief given by the Society. Eventually he was talked over & fave a copy of the Rules & the 129 2 Quarterly Report + the 80 - Quarterly Report of the Sick Benefit. The following information is taken from these sources.

Established 1856. In Feb 1862. He local societies were (Ryistras Ripus) at amagamated; in 1863 a uniform system was adopted for mutual assistance to resist encroachent by employers on wage list or customs, the formation of sick + death benefits; in 1865, the compensation for to members arbitrarily discharged the issue of security notes was commenced.

Membership in December/93 was 5057. In Lower there are 13 branches and at Jan 1895, those had 1734

Questions sent to Mi K. M' Cral. Jun 19/95

(1) When wer the Society established? Registrar Report says 1856. Rules say that local societies were amalgamented in Feb 1862.

(2) Does the membership as given in the Delailed Trade account [ Ray 321-5 of 39" Report include financial members why.

(3) If so, how many additional members are returned by the London

14) The total membership of Society as shown on Table \$ 37 is 3927 person on Jan 21/95 Registrars Report gives a membership of 5057 as the number at December 1893. Has the membership declined to this extent or do the Registrars figures include all members whether in benefit or not.?

(5) Thay I take is that the members who paying to funeral herefit only are superannuated.

6) Who are the person relations with employer in Souton

(7) What is the shought of the row union element in the hand make

(8) What effect how the recent lock out had upon the handsewn works?

(9) Have any changes of importance taken place in the hade within

members, of whom 1602 paid to trade of funeral and 132 to funeral fund only. Of these 314 were members of the Lick Fund.

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and for the second of the grant has been the second of the many

Olijech of the Society include "the regulation of the Relations of employers twoikenen" the advancement + maintenance of wages (3) the obtaining workshops from employers, ""The usual leavefets - havelling, sick ness + death - a special subscription for the two last; compensation for dismissal and the granting of securities for work given out to be made.

Government by an Excentive Council of five weather. Each "Section" for p. Branch) where the seal of freement is held can norminate one of its members as a candidate for a seal on the Council. The names with the branch of have to which they belong are laid before the Sections 3 months before the election, which is held on the first quarterly night of the year. — Candidates must have been members for 5 consecutive years. The two obtaining the highest number of votes serve 2 years the other 3.

Sections' a fex their own rate of contribution for bed

dispute

affairs, elect their own officers of make their own byelaws but the latter must not be at variance with the letter or spirit of the general laws of the Union. Sectional Payments to Union. From hade purpose 1'2d per member weekly and 6d entrance fee. For funeral fund 9d per quarter of 12 weeks.

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Membership. All journeymen working at any branch of the Boot of Shoe Trade are eligible. Members with a clear book or card of 6 months membership of a Society that has never been in the Union are admitted free.

Superannuation. Thembers, 55 years of age and with 20 years consecutive membership may be superannuated on the recommendation of their Section. They will then cease to pay the Trade sub" but will continue to pay the 9d a quarter for funeral benefit.

Trade Disputes. Each section elects an Investigator quarterly and from these men the E.C. when a dispute arises select those they think most competent to deal with a dispute as it arises. The Investigator must make himself fully acquainted with the facts of any dispute, see the employers t endeavour to adjust the matter. He has power to strike the shop or settle the

dispute: in the latter case he much state his reasons to the Section of desired & the Section of dissatisfied with the settlement may appeal to the E.C. In cases of reduction grounges a infringement of privileges, the local Secretary would first endeavour to obtain an equitable settlement of failing that report to E.C. who would appoint insestigators of needed. These men are paid whilst discharging their duties & per day. Therebers losing time while a dispute is pending are paid 31- a day as compensation for not more than 3 days.

Million Commission of the second state of the

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The contract of the contract o

Unionists of Mon unionists. When three fourths of the men working for a shop are members of the Secrety, the Section can with the approval of the E.C. resist non-union men.

Benefits. Dispute. 157 a week for ten weeks if remaining in the place: if a single man prefert bravel he shall receive £1.; if married 10f of his wife of + 24 for each child under 13 for 10 weeks. Compensation not exceeding £2 granted by E.C. on recommendation of the Section to excercy member losing a seat of work"

through resisting, a reduction or taking an active part in hade offeirs. Surelies. Member when of 6 months is entitled to be security for work taken out to amount of £ 5. The E.C will pay the value of material, to the employer, if the workman makes away with it on condition that if the man is found the employer will prosecute, the Union paying the expenses of the prosecution. Travelling hun travelling are entitled to a travelling book with 20 reliefs. Amount 1/6 in provincial towns and 2/ in London. Not more than one of relief can be drawn in a day. Cannot obtain more than 20 reliefs in a year. Funeral & 5 for member + I 4 for wife. Widow of a deceased member may remain a member of this fund by paying 9° a quarter, which will entitle her representative to £4 for her burial. Seck (on payment of entrance of 3d a week ). open to Incubes in good health Fuol over 45 years of age. 10% for 12 weeks + of for 12 weeks; if all this pay has been received Tinance At the end of the quarter enoug January 21. 1895 the balance in hand on the Frade fund was f 1153.16.7.

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on Sick Fund £ 769. 15.2. This does not include the branch balances, each branch having a separate moone & expenditure & balance sheet for local matter.

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Ender of the second second

The Kecent Lockout, Some of the men belonging to this Union have taken to the muchine work and they were locked out with the others. The City employees who are mainly sew-round firms agreed to throw in their lot with the other employers. In London, the City women was the branch most affected that had 213 fenancial members affected (e.g nearly half the total) besides "a good many perobationary member" The employers wished the Society to give a written quarantee that its members should not be levied and that it would not contribute to the National Union funds. This the Society declined to do. In Febrygs it had already refused to enterento a mutual mutual arrangement for joint action with the National Union against the Federated Employers, on the ground that the Amalgamater Society had had no officeal part in the controversy & that in the then strained relations of the parties little good would come

from their Society making such an arrangement. In April the Society took a levy of its members, but to provide funds for the payment of those thrown out of work by the lockout but it only lasted 2 weeks as the settlement was made on April 19th. It is twenty two years since the last levy was made:

had almost the second to had

The Boot & Shoe Trade Strike, History of the Events leading up to the Strike, the Lockout and Settlement as recorded in the Labour Gazette.

November 1894. Labour Gazette

The Felteration of Boot & Shoe Inanufacturers submitted to the National Union of Boot & Shoe Operation. The following proposals, the object as stated by the President of the Federation being "by afforming certain principles, to restrict the operation of the Conference and Arbitration Boards to the work for which they were originally intended". These propositions were submitted as a condition of the continuance of the foint Boards and the Conference and a reply was requested by November 19th, the Federation meeting on November 21st to consider such reply. The propositions were as follows: -

(1) That there shall be no advance or reduction of the present minimum rate of wages or piece work statements, or alteration of the hours of labour applying to a town or district within two years of the 31st December 1894, or within two years of the date of any subsequent award.

Adopted by the Employers in October 1894

2 - That the present is not an operature time for the introduction of prece-work in connection with lasting and finishing machinery. That whenever such time arrives, the wages list shall be based on the average wages earned on day work and the time fairly occupied in each operation.

3 - That every employer is entitled (a) to the fullest control over the management of his factory, & to make such regulations as he deems necessary for time-keeping and good order; (b) to pay either the recognise piece or day rates of wages; (c) to introduce machineny at any time without notice.

# - That there shall be no interference with the output either from machine or hand labour by the union or its officials, and instructions shall not be given by them to restrict the amount of work to be performed by workmen in connection therewith.

5 - That every employer is entitled to have his work, or any part of it made in any town or place, provided he pays (a) the recognised rate of wages in such town or place, or, if no rate of wages has been fixed, then (b) such wages

as may be fixed by mutual arrangement with his workpeople.

6 - That each employer has the sole right to determine what workmen he shall employ.

I - That the statement of the secretary of an ass", or of a branch of the Elmon, shall be accepted on either side as proof of membership for federation purposes. [The men skeak of these resolutions as the "Seven loommandments"]

December Labour Gazette: -

On consideration of the propositions of the Federation, the executive of the National Union of B. IS. Operatives decided to ask the Federation if the National Conference of the hade was still in existence & if so, why the three months notice required by the rules of the Conference had not been given of the proposed changes? The Federation replied that, in their openion, their proposals did not require to be so notified massnuch as they did not seek. to alter the conditions of working.

On Nov 21d the Federation of Mannfacturers met in London and supplemented their original proposals by the following resolution: -

= - That having regard to the Frequent breaches of the rules of regulations of the bonfuence by the National Union of Bort + Shor Opuations, by ordering strikes at Youstol a Burningham in 1893, which led to the adoption of a new rule, giving power to the Gresident of the bonference to prevent or determine similar violations; + by ordering a stuhe at It albans on the 13th any 1894, which was continued until 22 de October, in defiance of decision dated 10th Supt an award dated the 12th Oct of the gresident of the bonfenences discolings its termination, resulting in the final resignation SJ Sie Thomas Wright as Trondent; whilst on the other hand the Federation itself has neither broken nor sanctioned a breach of the Conference rules in any single instance + having regard also to the National Umor's refusal to possible the propositions of the Frderation, consequent upon such action If the lunon, this Irderation resolves to of hereby does Jonnally sorthdraw Joon the Conference

2- That this meeting stand adjourned with Dre 5th of that the various association, be requested to instruct the employer's representatives on the Social Boards of boundation of Arbitration to decline to docume any questions contraving the propositions forwarded by the Federation to the National linion of Boot + Shor Operatives until after such meeting of the Federation.

Associations on Dre 5th it was decided: 
(a) To pary out loyally the decisions that have been come to by the National Conference of Social Boards of Concileation a Arbitration whether as a result of mutual agreement or

refuence to an ellepine.

(b) That any misunderstanding respecting such desisions should be dealt with by the Ireal Boards of boundation of Arbitration which escisted for many years before the National bonference came into existence of on the whole, have lone their work quietly + effectively, if good results to all concound.

(c). That the employers representatives shall continue to act upon the Socal Braids of Consiliation of Arbitration of Sudravon to anicably settle all questions of disputes that shall by mutual agreement be repaired to them.

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- At the general meeting of the Heralist

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(a) Do say, out loyally the desired that

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These resolutions, combined with those previously adopted would (1) break up the National Conference and (2) restrict the scope of the local boards. The Report adopted by the meeting states that the local boards will have a large tuseful sphere of work in dealing with classification, settling disputes in connection with the maintenance of the recognised rates or of the decisions of the National Conference & in dealing with questions referred to them by mutual agreement. It also declined directs employers to decline to discuss at the local boards questions conhavening, the resolutions of October 94. The employers also claim that in regarding certain questions as outside the: sphere of Boards of Concellation & Arbihation they are only following the example of the Union, which declined to discuss questions involving reductions of

wages at the Boards and they from out that the only questions withdrewn from the local boards are those relating to advances or reductions of the "minimum" rates for 2 years after an award. Prompt + effective support is promised to employers involved in strikes in maintaining their rights.

February Labour Gazette

On January 24,25+26 a meeting of delegates of the National Union was held at Levcester to consider the Els, submitted a report with the following recommendations:

(1) That this meeting of delegates having carefully considered the employers frofrosals do hereby decide to reject the same as being illegal, mynst, unworkable and therefore impractikable.

(2) That this meeting suggests a conference between the Executive of the Union Employers' Federation and the Executive of the Union, for mutual explanations both as to the reasons why the proposals are insisted upon on the one hand, and the reasons why they cannot be accepted on the other hand. Also for such box-ference to discuss, and if necessary amend, the existing rules, so that there should be a renewal

of the National Conference.

"(3) F'ailing this, that the proposals be withdrawn by the Employers' Federation, and full powers given to local boards of arbitration to deal with all questions affecting employers and workness in their particular district, in accordance with their several rules".

" Allernatives"

"The regiction of the employers' proposals.

The with drawal from all local boards of arbitration.

The executive to have power to enforce such

question or questions now waiting adjudication,

at such time and at such place as they may

deem advisable".

The Report of the Executive was a dopted and the recommendations adopted also; the 1st recommendation unanimously to the others by large majorities. They were then submitted to wote of the members, 5046 voting in favour and 1930 against. Only 6976 voted or less than a fourth of the total funancial membership. The Employers' Federation replied to this by a long resolution adopted at a meeting at Kettering on Gebruary 13th, regretting the action of the Elmin in rejecting the whole of the employers' proposals." and declaring regeling the whole of the employers' proposals." and declaring

That it could not see any utility in a Conference as the Executive of the Union was precluded from accepting any one of the proposals by the resolution of its delegates and further that to enter a Conference on these conditions would supply without the implied surrender of our just rights as manufacturers". "That beyond these propositions there was no matter in dispute that if other disputes arose they could be settled by arbitration for which fringerse the Federation was established. It continued "That the Union executive having recently refused to carry out the decision of the umpire in the It Albano case, which resulted in the resignation of the President of the late Conference, this Tederation is of openion that sufficent quarantees should be given on both sides for the faithful carrying out of the result of such arbitration.

Five days later (Feb 18) the Executive of the Elmon med at Teiclsker and adopted a Resolution for deciding that as the employers had not withdrawn the proposals nor agreed to a b inference — instructions should be sent to the workmen's sides of the various Boards of Arbitration requesting them to immediately make an effort

to carry into effect the third proposal of the delegate meeting, and , further, that the branches be requested to report forthwith the result of their efforts." The Elmon then book steps to ascertain the attelude of the employers on the local boards. The Northampton branch applied for a full meeting the local Arbitration Board to consider the question of Certain new extras. On Feb 23th Northampton manufacturers refused the regulat. on the ground that the subject contravened he first paroposition. On Feb 28, at the Leicester Board a molion was made on behalf of the operatives. "That this Board decides that all work cut in Teicester shall be made and finished in Tercester, I paid for in accordance with the prices of conditions at present in operation in Tercester". The manufacture declined to discuss it as contrary to their 5th proposition In both cases the workmen regarded the rouse taken as breaking up the Board.

on the following day (march 1) the Union served notice on 6 Leicester firm giving a week's notice unless they promised not to have any more work

made

advance the minimum wages of pressmen by 3/-, and that of clickers by 2/- a week. Notices were also served on 3 Northampton forms for an advance of wages. These demands were refused.

On march 6th, the Employers' Federation resolved to meet this strike by a general lockout & passer the following resolution:

That, having regard to the constant refutation of the awards of unipries and arbitration boards by the executive of a workman's union, this Federation considers that any further attempt at a conference or abitration with them is utterly useless"

"That the Elmon executive, having given notice of a shike, at more factories, of members in commutant with the Federation, whom we are obliged effectually to support, the Federation calls upon all members of the local associations to give notice of the dismissal of all workers in their factories, to take place at the end of next week, the numbers of non-writing workers in the various department to be assertained in the meantime and their position further considered"

Offers of mediation were made. In Story fames intimated that he would be willing to assist in a settlement of on march 6 the Board of Trade endeavour to arrange a conference but unsuccessful. The Union offered to submit the questions to arbitration of Six James but the employers did not consider them fit subject for arbitration of expressed a doubt as to the possibility of enforcing an award.

Suneworkers were to cease work on March 16, but the Union determined to withdraw preceworkers at once of these men ceased work as they functed the amount in hand so that on March 11th 10,000 men had ceased work. On March 13th, the Executive of the Federation resolved:

That the manufacturers belonging to the Tederatur be empowered to won union workmen, on condition that they will sign a declaration that they do not belong to the Union, and will not, during the present strike, contribute either to the Union funds, or to the support of the strike."

The lock out became general on March 16 when the time notices experied and agreat part of the operatives in the English centres were idle Reports

received

up to April 10th that about 46 000 were directly affected to of these 21000 were in the Leicester District and about 4000 in London. The men at Stafford, Stone, Hunckley Wellingborough froit one exception, Norwich continued at work.

Several attempts at mediation were made but in successfully. On march a letter was addressed to both organisations by Sir bourknessy Boyle, Permanent Secretary of the Board of Trade inviting each side to send four representatives to an informal conference to discuss the possibility of discovering a method for the settlement of the dispute: The invitation was accepted and the Conference met on Thursday, thrieday, April 475th at the Board of Trade. Three resolutions were agreed to the Conference adjoined to April 11th to afford the employers an apportantly to consult their colleagues,

The three resolution were as under: "(1) - That for the convenience of this bonference all proposals of either side, in cluding the
seven proposals of the Employers, be suspended
during the Conference, each side being open to

entroduce

"introduce any subject affecting the interests of either employers or workmen".

(2)" That it is desirable and necessary to provide financial guarantees for duly carrying out the awards of arbitration, and that Sir Courtenay Boyle be requested to ascertain the feasibility of the plan of depositing certain sums in the hands of trustees, or otherwise for that purpose."

(3) " This le onference is of openion that a piece work statement, or statements for lasting and functing machine workers, and those working in connection therewith, is desirable. Such statements to be based on the actual capacity of an average workman. Any manufacturer to have the option of adopting piece-work or to continue day-work: it being understood that the whole of the operatives working in any one department shall be put on one or the other system. Heeling and sewing to be regarded as separate department."

"I proposals to the Conference: 
(1ed) "With a view of making it possible for negociations to be opened up, it is necessary that

The seven commandents should be withdrawn. 2". " That in all future disputes full powers be given both by the Federation the Union to local Boards of Arbitration to deal with the various disputes as they arese, in accordance with the rules and arrangements governing such local centres." 3rd - That the clickers minum wage of 20/fer week and the pressmens minum wage of 26/ per week should come into operation for though in all centres where the menemen wage is less than 20/ + 26/ respectively 4" The Executive are prepared to withdraw the piece work statement submitted on consideration that a committee, composed of an equal number of employers and workman, shall be appointed at once and proceed de die in diem to draft a peccework statement in conjunction with machinery, the said committee to have power to appoint an umpire to whom all questions in dispute shall be submitted, and whose decision das be final of bunding on both sides". 5" - The Executive are prepared to withdraw

The welled statement as submitted to the employers at Northampton on condition that a committee with similar powers be appointed as in claim 4."

6th - Country labour. That the conference of representatives of employers and workmen, or a special committee appropriated for the purpose, lays down a system to country labour on the lines as suggested by Mr. Inskip in his speech at the Rulland Hall Rink, Leicester on March 12th.

"I - " I had before a settlement is arrived at or an armistice arranged, all clickers, pressmen, lasters and finishers more working for any firm affected by the lock out shall be discharged prior to the men resuming work".

men resuming work".

During the interval the Etrivi executive met and approved of what had taken place of the Conference. The Generative executive also met and counter-proposal were drawn up for the submission to the conference.

These counter-proposite for als were as under:—

been fixed and is in operation the question of advancing or reducing the same shall not be referred to Arbitration for two years from December

Employers say that this statement was based on the ordinary rate of weiger a o. g. it fail the workinen any the benefit arising from the use of machinery.

1894, unless an umpire shall have first decided that the same may be re-opened + referred to Arbitration:

"That the slatement for welled work submitted at Northampton be withdrawn, and that a joint committee of employers and employed be formed to draft a slatement on the principle laid down in Rule III., viz, "The slatement shall be based on the actual capacity of an average workman". This committee to be appointed upon the completion of the piece work slatement for machinery, employers to have the option of paying by day wages or piece-work."

That all manufacturers in a centre shall be breated with equality in regard to the wages of conditions # which may be established or amended from hime to tune by the Board of Arbihalion for such centre."

That, subject to the foregoing resolutions, all questions correctning wages, hours of labour, and conditions of employment which it is found impossible to settle mulually between employed shall be referred to "

arbihation

That with this object, local Boards of Arbihation shall be immediately formed in each centre represented in the Employers' Federation."

That questions relating to the engagement discharge of work people, the internal management of factories and workshops and the arrangement of operations therein, the adoption of either piece or day work wages where both are sanctioned, the introduction of machinery, the manufacture of goods in whole or in part in any town or place, provided the recognised wages in such town or place are paid, are within the sole frownce of the employer and shall not be made subject of dispute, and no question arising thereunder shall be healt with by the Arbitration Boards.

The adjourned Conference met on April 11th but could not arrive at a final settlement after 6/2 hours discussion & it was agreed to adjourn to April 18th the chairman handing the following draft resolution to both sides for consideration: -

"That the various local Boards of Arbitration of Consciliation be reconstituted, and that the rules be at once revised by a joint committee with a view to greater uniformity. Pending the completion of this revision the former rules to remain in force, but only questions of classification and other minor local questions not involving matters of principle to be entertained in the meantime"

"That it be an instruction so to draw up the rules, as to allow of the least interference in the management of a factory, consistent with the work right of the workmen to safe guard the conditions under which they work".

The Conference re-assembled on April 18th and after two days' settings agreed to the following terms of settlement:

We, the undersigned representatives of the Federated Associations of Boot and Shoe Manufacturers, and of the National Union of Boot and Shoe Operatives, agree to the following terms of settlement of the dispute in the Boot and Shoe Trade on behalf of those whom we represent:—

## PIECE-WORK STATEMENTS.

(1.) This Conference is of opinion that a piece-work statement or statements for lasting and finishing machine workers, and those working in connection therewith, are desirable. Such statements to be based on the actual capacity of an average workman. Any manufacturer to have the option of adopting piece-work or continuing day-work; it being understood that the whole of the operatives working on any one process shall be put on one or the other system, which shall not be changed oftener than once in six months. Heeling and sewing to be regarded as separate processes.

(2.) This conference is of opinion that a piece-work statement for welted work at Northampton should be prepared on the principle laid down in the above resolution, viz., "the statement shall be based on the actual capacity of an average workman," employers having option as laid down in that resolution with regard to payment by the time or piece.

(3.) That for the purpose of carrying into effect the last two

resolutions, joint committees be appointed as follows:-

(a) A joint committee of representatives of the employers and workmen, four of each, to determine the principles and methods of arrangement and classification on which piecework statements for machine workers shall be based, such committee to hold its first meeting on May 5th, 1895, at Northampton, for preliminary business.

(b) Joint committees composed of representatives of employers and employed, four of each, to prepare such statements for their respective localities in accordance with the principles laid down by the above joint committee. Such committees to hold their first meetings with the least possible delay after the completion of the work of the above joint

(c) A joint committee to prepare a statement for welted work for Northampton composed of representatives of employers and employed, four of each, such committee to hold its first meeting on May 5th, 1895, for preliminary business.

Such committees shall take such evidence and obtain such information as they may think fit for the purpose, and each shall appoint an umpire to determine points on which they fail to agree. Failing agreement on the part of any of the committees as to the appointment of umpires, the appointment shall be made by the President of the Federation and the General Secretary of the Union, or if they fail to agree, by Sir Henry James.

## BOARDS OF ARBITRATION.

- (4.) That the various local boards of arbitration and conciliation, consisting of equal numbers of representatives of employers and workmen in the district, be immediately reconstituted, and their rules be revised so far as necessary with a view to greater uniformity by a joint committee of representatives of employers and employed, four of each to be appointed forthwith. The revised rules to be submitted to and adopted by the local boards, with or without amendment in matters of detail. Pending the completion of this revision the former rules to be in force, but only questions of classification and other minor local questions not involving matters of principle to be entertained in the meantime, with the exception of the question of the minimum wage for clickers and pressmen in centres where notices have already been given to local
- (5.) That such boards when re-constituted shall have full power to settle all questions submitted to them concerning wages, hours of labour, and the conditions of employment of all classes of workpeople represented thereon within their districts which it is found impossible to settle in the first place between employers and employed, or secondly between their representatives; subject to the following conditions :-
  - (a) No board shall require an employer to employ any particular workman, or a workman to work for any particular employer, or shall entertain any question relating to such matters, except for the purpose of enabling a workman to clear his character.
  - (b) No board shall claim jurisdiction over the conditions and terms of employment of workpeople outside its district; provided that no actual work shall be sent out of a district which has been the subject of an award in that district.

(c) No board shall interfere with the right of an employer to make reasonable regulations for time-keeping, and the preservation of order in his factory or workshop.

(d) No board shall put restrictions on the introduction of machinery or the output therefrom, or on the adoption of day or piece-work wages by an employer in cases in which both systems have been sanctioned, subject to the conditions prescribed in resolutions (2) and (3). No question referred to in sub-sections (a), (b), (c), (d) shall be made a matter of dispute by the Union.

(6.) That it is desirable and necessary to provide financial guarantees for duly carrying out the provisions of this agreement, and existing and future awards, agreements, and decisions of boards, arbitrators, or umpires, so long as they do not contravene the provisions of this agreement; and that a scheme be at once prepared for depositing certain sums in the hands of trustees for that purpose.

(7.) That the committee entrusted with the revision of the rules of local arbitration boards be instructed to insert provisions:-

(a) To carry the last resolution into effect forthwith. If not agreed upon by both sides, the conditions and terms of the trust to be referred to, and finally settled by, Sir Henry

(b) That in future all awards and decisions shall specify a date before which neither side shall be competent to re-open the question.

(c) That where a minimum wage has been fixed and is in operation, and a proposal is made to change it, the Board or umpire, in giving a decision or award, shall take into account the length of time which has elapsed since the question was last determined, and the conditions existing at the two dates respectively.

The notices already given by the Union for an advance on the minimum wage to clickers and pressmen shall be held to be good notices to the Arbitration Boards for the districts to which they refer, and shall be dealt with forthwith.

(8.) No strike or lock-out shall be entered into on the part of any body of workmen, members of the National Union, or any manu-

facturer, represented on any Local Board of Arbitration.

(9.) That if any provision of this agreement, or of an award, agreement, or decision, be broken by any manufacturer, or body of workmen belonging to the Federation or National Union, and the Federation or the National Union fail within ten days either to induce such members to comply with the agreement, decision, or award, or to expel them from their organisation, the Federation or the National Union shall be deemed to have broken the agreement, award, or decision.

(10.) That any question as to the interpretation of these terms of settlement be referred to Sir Courtenay Boyle, whose decision thereon shall be final and binding on both parties.

That Sir Henry James be requested to act as umpire to determine any other disputed points between the Federation and the National Union arising out of this agreement.

(Signed)

On behalf of the Federated Associations of Boot and Shoe Manufacturers,

J. GRIFFIN WARD, President. WILLIAM HICKSON. SAMUEL LENNARD.

THOS. LILLEY.

On behalf of the National Union of Boot and Shoe Operatives,

W. B. HORNIDGE, President. DANIEL STANTON. WILLIAM VOTIER. W. INSKIP, General Secretary.

Chairman of Conference: Courtenay Boyle. Secretary of Conference: H. LLEWELLYN SMITH. Witness: THOMAS SMITH. April 19th, 1893.

It was generally understood that the factories and workshops should be opened at the earliest possible date, and not later than April 29th. Most of the establishments affected by the lock-out re-opened during the week ending April 27th, a deposit of £1,000 having been made in the meantime by each side with two trustees. There was at first some opposition to the terms of settlement on the part of a section of operatives at Leicester and in some other centres. But in all the important districts the action of the delegates was in all cases confirmed either by resolutions of mass meetings or by ballot. In Leicester the result of the ballot was: for the settlement, 4,799; against, 1,385.

I Some difficulty also occurred at Northampton owing to the introduction of a new set of factory rules to which many of the men took exception Some modifications were agreed to the men returned under protest. On may 6th the found Committee as arranged by the lerms of settlement held its first meeting, the delegates being the same as attended the Board of Trade Conference. This body subsequently disagreed as to the interpretation of the word Process' in Section I of the Serves of Sellement. The matter was referred to Sir C. Boyle who jave his award on may 24th, the gist of the decision being that the word must have a wide interpretation and "apply to a mederial part of manufacture and not to a minute subdivision".

Boot & Shoe Manufacturers' Association.
and Leather Traves' Protection Society.

Secretary: John A. Braig. Offices: Basma House
London Wall Avenue. E.C.

Saw Mr Craig, who gave me a copy of the (a) Prospectus + List of Menabas of the Association, (b) an account of the Struggle in the B+S. trade published by order of the Federation and (c) a copy of the Rules of the Federated Associations of Book of Shoe Manifactures of Gl. Britain.

The relations between the employers and, the men are now fairly salisfactory. Having the men working in the shops gradually led to the introduction of machinery, and it was the men's opposition to this that led to the lockout.

The competition in the hade is very keen in all classes of work. The American competition in the best class of work is increasing.

The objects of the Association are:

(1) The federation of the whole of the Employers for

the promotion of the juneral interests of the Trade.

- (2) The due representation of its interests in all questions of importance to the Trade.
- (3) The effecting of a closer union between loapital & Labour the prevention of Shikes.
- (4) The formation of a brutual "Trades' Protection Society, confined exclusively to the special hades + for the sole use of members.

The manufacturers' Association Dept is quite distinct from the Trades Protection Society Dept. The subscription to the former is £2.2-and this includes all ordinary benefit, including the adjustment of London Trade Disputs by the Board of Conceliation of Arbitration, Entrance fee varies from one to five jumes. The amount being fixed by the Committee.

These are three boards' connected with the Association:

- (1) The Bound of Conciliation + Arbitration which deals with "machine server questions.
- "2) The Sew round Board of Concidention of Abiteation dealing with "sew round questions and (3) The Clickers' Hressmens' Board of Concellation

and

and Arbitration dealing with the cutting out of soles and uppers.

The membership in cludes Leather Guerehants & Yanners as well as Francefacturers of Boots Thoses, The list of members at December 1894 contained the names of 105 London Francefacturers.

Self Dec 7/15 Mr J. Goldsilver. Secretary. "International Upper Machinists Union". Red Lion P. H. Blacklion Yard, Whitechapel. E.

This Society was established in 1891 and numbers 86 members.

The Subscription is 2d per week and the only benefit is strike or lockout - 12f- per week

The work consists of the binding of the uppers the ornamental stitching on the uppers of ladies shoes to slippers. It is a new undustry twas introduced for Switzerland of Germany a few years ago. It is all preceiver and the men can be larn good wages at it. One man, the forener secretary of the Society said that he earned £ 2 a week. It did not pay them to do the ordinary upper 'woo binding which was done by girls, to

GlA Dec 7/95 Mr M. Leibeske, Secretary of the International Sew-Round + Operative Unions. Theets at a Beerhouse, 20 New Road, Whitechapel Road. E.

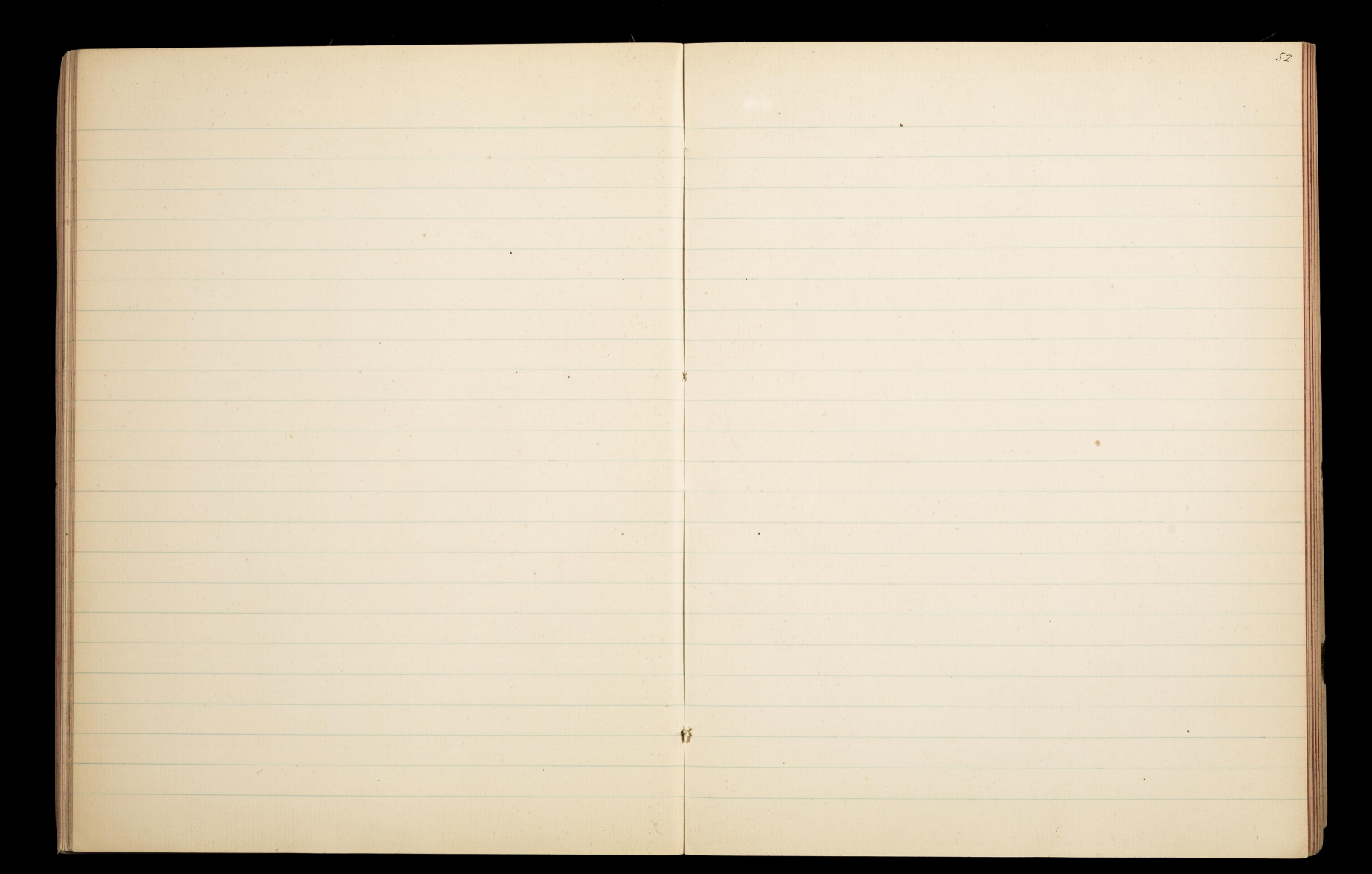
This society was started in 1892. It is sometimes called the Slipper makers Union as the men make put the soles on the players uppers, which are sewn by the 'Upper machinists, and are really slipper makers.

Reckons there are about 500 in the trade of these about 72 are members, 70 being flurish. They had 150 members in 1894.

Subscription is 2d per week and for this the members obtain slike pay - 6/- a week while the strike lasts.

Work is bably paid. They can earn 4/to 4/6 a day "working from 6 in the
morning to 12 at night - that is a slipper
maker's day,".

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# O SHOE TRADES JOURNAL.

separate processes. one process in the same department. As a matter of fact, heeling and sewing were expressly recognised in the settlement as with "department." It is possible that there may be more than conducted in the same department, nor is it necessarily identical each of the many operations referred to by the employers as being that the word "process" cannot be considered as applying to pretty the objects for which the paragraph in question was introduced into the terms of settlement, I have come to the conclusion of into the terms of settlement, I have come to the conclusion of into the terms of settlement, I have come to the conclusion of the c

minute sub-division. and applying to a material part of manufacture, and not a But the word " process " must be held to have a wide meaning

May 24, 1895. COURTENAY BOYLE. Any specific proposal to recognise a particular group of opera-tions as a separate process would be a proposal affecting the conditions of work within the meaning of paragraph 5 of the

AWARD.

-: 3681 , 81 lingA the following passage in the 4th paragraph of the settlement of I am asked to determine the interpretation of the words in

enforced, but only questions of classification and other minor "Pending the completion of this revision former rules to be

I am asked to decide whether this means that the applicanotices have already been given to local boards." minimum wage for clickers and pressmen in the centres where tained in the meantime, with the exception of the question of the local questions not involving matters of principle to be enter-

tions contained in the notices duly given before the dispute are open to the consideration of the Boards of Arbitration now, or whether the only application for an increase of minimum wage for clickers and pressmen which can be considered by those Boards is that put forward just before the meeting which let up to the settlement to the settlement.

May 24, 1895. within the terms of settlement good notices, and can be considered by the Arbitration Boards now. Courteast Borre. advance of the minimum wage of clickers and pressmen are I decide that the notices given before the dispute for an

# TRADE MARKS,

LIST OF TRADE MARKS IN THE CLASSES FOR BOOTS AND SHOES, ETC.,
ADVERTISED IN THE TRADE MARKS JOURNAL.

VICE AS ano ar a noitqee

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, last, uo 'pa n suq 395. leather in Norwich was at about the same price as now. The fall in value has been gradual during the whole of that period, and been duly allowed for by manufacturers in fixing the prices of their goods. Now there has been a sudden rebound, and in some three weeks prices have jumped up to the maximum of ten years ago. So sudden and so great an increase cannot easily be allowed for, and contracts entered into months ago while leather was at the low figure must be carried out, to the absorption of all profits. Manufacturers are buying leather very cautiously, and only in sufficient quantities to meet their immediate demands. There is a lurking hope that some relief may be obtained from Japan, or that in some other way the operations of the American syndicate may be counteracted. It is an ill wind that blows no one any good, and it may be that the present state of things in the leather market will induce English graziers and butchers to pay more attention to the condition of the hides of their cattle.

Two or three houses, notably Messrs. Southall and Messrs. Sexton, are busy upon sewrounds. The latter house is doing a very extensive trade in their "Swifan" specialties, Swiss

lasting goods, and Louis XV heel work.

The retail branch of the trade is thoroughly awake just now. Customers arrive in streams, sales are brisk, and money is plentiful. This happy improvement in things seems to have set in with the summerlike warmth and brightness of the weather. There is every reason to think that the present run is not merely a fitful spurt, but a revival that will last till the demands of the season have been fully met.

Tyler's shop in Lower Goat-lane has been closed, and the business removed to Dove-street. The change is due to an

expiring lease.

### NEWCASTLE-ON-TYNE AND DISTRICT.

THE continued advance in the price of leather and of the raw material has disturbed all sections of trade-manufacturer, factor and retailer—as much as did the late strike. The tanners are unwilling to buy and pay the rise of from 100 to 200 per cent. Hence a good number are not refilling their pits, and work is consequently not at all good for the The advance having come so suddenly, no preparation had been made by our tanners, as no pressure for leather was indicated by the English demand. It is felt here that, should the American boom collapse, it would ruin not a few if they refilled and continued to work with a prospect of a return to the old prices within the next six or even nine months, and as no one can confidently speak with any authority as to a continuation of the present high values, our tanyards will doubtless show less activity for some months to come. The leather factors who rushed to the tanners and bought at the lower advances are now reaping the harvest. But the smaller leather factors, who do solely a cut leather and grindery trade, have not so greatly improved their posi-The extraordinarily fine weather of late has hurt repairing and the bespoke order trade.

One of our largest retail boot and shoe merchants tells me he has not seen such a paucity of manufacturers' representatives for a number of years as he did last week, and the best informed amongst commercial travellers acknowledge that recent matters have made their position much more difficult

for months to come.

For years manufacturers had tried to come closer to the retail trade. The effect of the strike disturbance and the present boom in prices has been to drive the retailer into the hands of the larger boot factors. First, an excessive preferential attention was given by many manufacturers to factors' orders, both before and during the strike. The retailers in too many cases could get no attention, and bought at random from the factors, and circumstances look as if this state of things will continue. Many factors took the precaution to place large orders just at the close of the strike and before the advance in prices had assumed their present proportions, and it is very evident the advance in price of from 3d. to 6d. now demanded from the retailer is likely to keep the smaller retailers assorting sizes from those factors who hold heavy stocks and who have not yet announced any very decided advance.

The old statement that the factor in any advance of values found himself in a less favourable position to the retailer is not so true to-day. However it may apply to other centres, certainly it is not so in this district. The manufacturer has given himself up more and more to the factor, and is allowing the middle and smaller retailers to be swallowed up more and more every year by the great multiple men. Unless more attention is given to this the manufacturer himself will sooner or later be cornered by the capitalists of the trade.

The retail trade of Newcastle and district has had very little real revival. We have Whitsuntide and the great annual holidays of Gosforth Races and the Town Moor Festival—the largest meeting of its kind in the kingdom—now at hand, and unfortunately money is not in the hands of the public, and shopkeepers of all classes keep complaining. The great miners' dispute in county Durham struck the first blow, followed by the engineers and others, and for the past three years uncertainty as to what trade is to strike next prevents any great development of the business of this north-east coast.

It is a fortunate fact that the leather trade has made such little appearance in the bankruptcy column of late. The few that are prominent there were not altogether unexpected, and the system of "farming," both in the drapery and leather trades, requires a little closer attention by the organs of these

trades.

Of late there have been few additions to our boot shops and as few dropping out. Messrs. Elliott and Morrison have removed from their old shop in Hare-street, where they have been for nearly thirty years, to the more commodious one opposite, on Scotswood-road.

Mr. White, of Westgate-road and Corebridge, has been lying very seriously ill at the latter place with influenza and The season has been very severe on most of the three and four score year old representatives of the boot trade. Mr. Handyside is again going about, as is likewise Mr. Wm. Gilhespy, but Mrs. Ann Douglas is less seldom seen now at the post she so faithfully held for close on sixty years.

### KETTERING.

THE trade at the present time may be aptly described as in an unprecedented condition. The amount of orders on hand, summarily speaking, has never been so large before, and all is activity and bustle. The demands of factors and retailers are altogether inconsiderate, and very little or any allowance whatever is extended for any delay that arises in delivery at the time stipulated for when placing orders. It is a unique experience to find a boot and shoe manufacturer compelled to ask his customers to "kindly cancel the orders given, they cannot be completed within any reasonable degree of the date they were booked for; yet such is the case in more than one instance here. Every factory is being run at its fullest capacity, and almost without exception extra hands would be put on were they forthcoming. The dearth of labour is not so acutely felt in this centre, for the greater proportion of the "lasters and finishers" work outdoors in workshops attached to their cottages, and "aren't they working," said one manufacturer to me the other day, "to make out for what they lost during the lock-out," and as a proof thereof I was shown the wage list of the preceding week. What an eye-opener this sheet would be to those individuals who are led away with the idea that the poor down-trodden workmen are only receiving starvation wages, barely sufficient to keep body and soul together, and even go so far as to try and draw a comparison between the condition of the plantation before the abolition of slavery and the present condition of the sons of St. Crispin. Many a professional man, after years of study and careful application, does not receive anything like the wages paid to many of these lasters and finishers when they are "on the track," as it is termed, and mean work.

Generally speaking, the award of Sir Courtenay Boyle is

looked upon as a bungle, or an attempt to get rid of the responsibility of incurring the displeasure of the vote-giving majority by giving a lucid and practical definition of the terms of settlement. In some quarters it has been fully expected that some quibble would arise all along, but to this was added the hope that a permanent official would not be behind in giving a clear decision, but the present award is neither one thing nor the other, in fact it leaves the question in pretty much the same position as before the strike, with the exception that the funds of the Union are depleted, viz., to fight it out at the arbitration board, which simply means, ask twice as

much as we want, then we get what we want.

There is a rumour afloat that Mr. L. E. Bradley, who has been president of the local branch of the Union for the past eight years, contemplates resigning his position, and that his resignation will be placed before the committee at an early His position has been an onerous one, and little if any complaint could be made against his action or policy in conmection with the trade prior to the late dispute, during which, however, some exception was taken by manufacturers in regard to the tactics then adopted. Should his resignation take effect the Union will lose one of its most promising and influential officials. Mr. Bradley is also president of the Kettering Trades Council.

Although the rise in leather has considerably affected some of the firms, there has not as yet been any concerted action toward making an advance in the price of boots. Individual attempts have been made with success, and in all probability a general step will be taken in this direction after Whitsuntide. Building operations are rapidly progressing, several new factories are being erected, and additions are being made to others, so that the trade outlook is very encouraging.

#### THE TRADE SETTLEMENT.

THE MEANING OF THE WORD "PROCESS."

The following is a copy of the letter, together with the wards, received last week by Mr. W. Inskip from awards, received last week by Mr. W. Inskip from Sir Courtenay Boyle, with reference to the questions referred to him as to the interpretation of certain of the rules in the recent terms of the setttement

Board of Trade, Whitehall-gardens, S.W., May 24, 1895.
My Dear Sir,—With reference to the interview which you and
Mr. Votier, on the one hand, and Mr. Ward and Mr. Lennard, on
the other, were good enough to give me here on Wednesday last,
as to the interpretation of the word "process" in the recent
settlement, I have now the pleasure of enclosing my award, and settlement, I have now the pleasure of enclosing my award, and I have to observe with regard to it that I find extreme difficulty in giving a definition to the word, the application of which in all circumstances will be absolutely free from doubt; and I therefore think it desirable to point out that in my opinion if it should be hereafter questioned whether any particular part of manufacture is or is not a process within the meaning of the settlement, as interpreted by myself, that question is one which may very well be referred to arbitration under Paragraph 5 of the settlement. I also enclose my award as regards the notices for advance in the minimum wage for clickers and pressmen.—Yours Jaithfully,

Wm. Inskip, Esq., J.P. daithfully, Wm. Inskip, Esq., J.P.

AWARD.

I am asked to determine the meaning of the word "process

in the following part of paragraph 1 of the recent settlement:—
"It being understood that the whole of the operatives working
on any process shall be put on one or the other system, which
shall not be changed oftener than once in six months, heeling

and sewing to be regarded as separate processes."

Now I am not asked to determine whether any particular part of manufacture is or is not a process, but to interpret generally the word process, and I can only do so by the light of representations made to me by each side at an interview which I arranged for the great purposed for the stretch which I arranged

for the special purpose of ascertaining the views of both.
Employers on the one hand contend that the word process was applicable to each of many operations conducted in the same de-partment. For instance, a list was put into my hand which showed 31 different operations in the department of finishing in one manufactory, and it was contended, that each of these is a process within the meaning of the paragraph in question. The list included such operations as heel-paring, trimming, heel-scouring, heel-inking, heel-burnishing, seat-wheeling, edge-inking, waist-scouring, and top-ironing.

On the other hand, the representatives of the workmen contended that the word process was identical with the word department.

department.

The employers supported this view by the argument that "department" had been deliberately altered into "process" in the negotiations which led up to the signing of the settlement.

The workmen supported theirs, amongst other arguments, by pointing out that it was considered necessary in the settlement to lay down that heeling and sewing were different processes.

Having carefully considered the arguments on each side, and

the objects for which the paragraph in question was introduced into the terms of settlement, I have come to the conclusion that the word "process" cannot be considered as applying to each of the many operations referred to by the employers as being conducted in the same department, nor is it necessarily identical with "department." It is possible that there may be more than one process in the same department. As a matter of fact, heeling and sewing were expressly recognised in the settlement as separate processes.

separate processes.

But the word "process" must be held to have a wide meaning and applying to a material part of manufacture, and not a minute sub-division.

minute sub-division.

Any specific proposal to recognise a particular group of operations as a separate process would be a proposal affecting the conditions of work within the meaning of paragraph 5 of the settlement.

COURTENAY BOYLE. May 24, 1895.

AWARD.

I am asked to determine the interpretation of the words in the following passage in the 4th paragraph of the settlement of April 19, 1895:

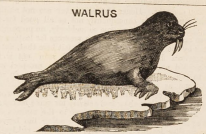
"Pending the completion of this revision former rules to be enforced, but only questions of classification and other minor local questions not involving matters of principle to be entertained in the meantime, with the exception of the question of the minimum wage for clickers and pressmen in the centres where notices have already been given to local boards."

I am asked to decide whether this means that the applications contained in the notices duly given before the dispute are open to the consideration of the Boards of Arbitration now, or whether the only application for an increase of minimum wage for clickers and pressmen which can be considered by those Boards is that put forward just before the meeting which let up to the settlement.

I decide that the notices given before the dispute for an advance of the minimum wage of clickers and pressmen are within the terms of settlement good notices, and can be considered by the Arbitration Boards now. May 24, 1895. COURTENAY BOYLE.

#### TRADE MARKS.

LIST OF TRADE MARKS IN THE CLASSES FOR BOOTS AND SHOES, ETC.,
ADVERTISED IN THE TRADE MARKS JOURNAL.



"The essential particular of the Trade Mark is the device, and the applicants disclaim any right to the exclusive use of the added

184,563.—Leather and articles made of leather not included in other classes, but not including furs and skins, or any goods of a like kind to furs and skins. Richard Searle and Son, 191 Gibraltar-street, Sheffield, curriers and leather merchants. December 29th, 1894. By consent.



185,997.—Leather belts for machinery, leather straps, leather purses, and various small leather goods not included in other classes. McCartney and Green, 36 Islington, Liverpool, leather 36 Islington, Liverpool, leather goods manufacturers. March 5th.

