



SUPPLEMENT

TO THE

VICTORIA

GOVERNMENT GAZETTE

OF FRIDAY, DECEMBER 14, 1900.

Published by Authority.

No. 126.]

THURSDAY, DECEMBER 20.

[1900.

Income Tax Acts.

REGULATIONS.

At the Executive Council Chamber, Melbourne, the twentieth day of December, 1900.

PRESENT:

His Excellency the Lieutenant-Governor.

Mr. Morrissey Mr. Burton

Mr. Gurr

Mr. Crooke

Mr. McGregor.

WHEREAS by the Income Tux Act 1895 (58 Vict. No. 1374) it is amongst other things enacted that the Governor in Council may make regulations not inconsistent with the said Act for the purposes, or any of them, therein mentioned: Now therefore His Excellency the Lieutenant-Governor of Victoria, with the advice of the Executive Council thereof, doth by this Order make the following Regulations (that is to say):—

1. The notice to make Returns for the period commencing on the 1st day of January, 1901, shall be in the following form:—

"Income Tax.

"Notice to make Returns.

"Notice is hereby given that in pursuance of the Income Tax Acts and the Regulations made thereunder, every person and company (other than a company under section 10 of the Income Tax Act 1895) liable to make any return or declaration under the said Acts or Regulations, is hereby required to duly make and furnish to me in the prescribed form such return or declaration on or before the 1st day of March, 1901.

No. 126.—December 20, 1900.—1.

- "And every company liable to make a return under section 10 of the Income Tax Act 1895 or under the Regulations is hereby required to duly make and furnish to me in the prescribed form such return on or before the 31st day of March, 1991.
- "Every such return or declaration shall be addressed to the Commissiones of Taxes, and be delivered at, or forwarded by post to, the Income Tax Office, Queen-street, Melbourne.
- "Any person or company failing or neglecting to furnish a return or declaration at the prescribed time, or making a false return, is under the said Acts liable to a penalty of not less than £2 nor more than £100, and will be assessed and charged a double amount of tax in addition to the tax for which he would have been otherwise liable; and under the said Acts the Commissioner may assess any such defaulter for such sum as the Commissioner thinks ought to be charged.
 - "Any person making a false declaration is liable to be prosecuted for perjury.
 - "Dated this . day of
- , 1901.

"Commissioner of Taxes.

"Income Tax Office, Queen-street, Melbourne."

- 2. A return for the period commencing on the 1st day of January, 1901, in the form in Schedule A hereto, containing the information and particulars mentioned or referred to in such form, and verified by the declaration therein set forth, and accompanied by such balance-sheets, statements, lists, and other documents as may be mentioned in such form or as may be requisite, shall be furnished to the Commissioner on or before the 1st day of March, 1901, by—
 - (a) Every person carrying on any profession, vocation, trade, business, calling, employment, occupation, manufacture, adventure, or concern, and every person employed at wages, salary, or other remuneration, or receiving pension allowance, superannuation, or other emolument, and those receiving income from property or from any other source whatever, whose income, earned in or derived from Victoria, amounts to £200 per annum or upwards;
 - (b) Every attorney or agent for any taxpayer permanently or temporarily absent from Victoria;
 - (c) Every trustee, executor, administrator, guardian, committee, or receiver entitled to or having the management, receipt, care, or control of any income earned in or derived from Victoria.
- 3. Every return required by the Commissioner in pursuance of any of the provisions of the Income Tax Acts shall be furnished to the Commissioner within fourteen days from the date of the notice requiring the return to be furnished.
- 4. The return for the period commencing on the 1st day of January, 1901, to be furnished on behalf of a company within the operation of Section 10 of the Principal Act and carrying on in Victoria the business of bankers shall show the assets and liabilities of such company, and the return for the like period to be furnished by any other company within the operation of such section shall show the gross receipts of such company, and all such returns shall be in such one of the forms set forth in Schedule C hereto as may be applicable, and shall contain all the information and particulars therein mentioned, and shall be verified as therein set forth.
- 5. The form of declaration in lieu of return under the provisions of Section 18 of the *Income Tax Act* 1896, No. 1467, for the period commencing on the 1st day of January, 1901, shall be in the form Schedule H hereto.
- 6. The returns to be furnished for the period commencing on the 1st day of January, 1901, under the provisions of Section 38 (1) and (3) of the Principal Act shall be in the form in Schedule B hereto.
- 7. The returns to be furnished for the period commencing on the 1st day of January, 1901, under the provisions of Section 38 (2) of the Principal Act shall be in the form in Schedule D hereto.
- 8. The assessments of incomes for the period commencing on 1st day of January, 1901, shall be prepared on or before the 16th day of May, 1901.
- 9. Notice of the making of the assessment of income of any taxpayer for the period commencing on the 1st day of January, 1901, shall be given to such taxpayer pursuant to Section 23 of the Principal Act in the form in Schedule E hereto, with such additions to or variations of the particulars thereof as may in any particular case be required by the Commissioner.
- 10. The income tax on assessments of incomes for the period commencing on the 1st day of January, 1901, shall be paid in one sum on or before the 31st day of May, 1901.

SCHEDULES.

Income Tax Acts.

SCHEDULE A.

RETURN OF INCOME FOR THE YEAR ENDED 31st DECEMBER, 1900.

In pursuance of the above Acts and of the Regulations made thereunder, every person having assessable income within the meaning of the said Acts is required to procure and fill up this Return, and deliver the same at or forward it by post to the Commissioner of Taxes, Melbourne, on or before the last day of March 1901. In default, they said he will income a resulting a fill and the last day of March 1901.

the tax.	n, 1901. In de	fault there	of he will	incur a po	enalty of	f £100 and	double, the amount	
		Assess	EMENT NO	0				
		(To	be filled in by	y the Taxpay	er.)			
Name of perse	on to be asse	ssed		·				
Occupation	· · · · · · · · · · · · · · · · · · ·					•		
Postal address	s (for service	of notic	es, &c.)_	· · · · · · · · · · · · · · · · · · ·				
On whose beha								
		PARTN	ERSHIP	STATEM	ENT.			
Description or Style of Firm.	Place of I	Business.	Names of I	Partners.	Residence	es of Partners.	Net Share of each Partner of the Profits for the Year 1900.	
						. ,	,	
miso nii in this Sta	tement. Each so of his inco the partnership	partner all ne from all return.	so should r l other sou	nake his o rces. The	own ind o individ	ividual retur	n must on that return n of his net share of wherever practicable	
Name of Estate.	Name of Persons be	neficially entit	led to the	Residence.			Net Share of each.	
individual return o	st on that returi of income from a	i also fill ii Il sources ii	i this State	ment. Ea is. If une	ach bene ler legal	eficiary also i disability th	he senior or active must lodge his own e trustee or guardian tached to the return	
	ATT	ORNEY (OR AGEN	T'S STA	TEME	NT.		
Name of Person or Compermanently	pany temporarily or absent.	Occupation of Person, or Nature of Company's Business.			any's R	esidence of Perso Business	on, or Principal Place of of Company.	
								
NOTE.—E	very person act	ing as atte	orney or ag	ent for an	y perso	on or compa	ny out of Victoria	

of the income of his principal from all sources in Victoria.

INCOME FROM PERSONAL EXERTION.

ROSS	Income—	carried on
1,	From the trade, manufacture, or business ofat(as per	Balance-sheet or details
•	hereunder). Sales, both for cash and credit, for the year 1900 (including goods and produce taken for household use, or used in the business or upon buildings, plant, fixtures, &c.) Stock, produce, and material on hand on 31st December, 1900	£
	less Purchases of stock and materials during the year 1900 at cost	1
	price Stock, produce, and material on hand on 31st December, 1899	
	Gross profit from the trade, &c. Other income from the trade, &c., viz., commission, rebates, credits (as per list herewith)	
2.	From the profession, employment, or vocation of	1
3.	on by me at From share of profits derived from the partnership of per firm's return, including £	
4.	From salary, wages, stipends, earnings, allowances, fees, commissions and bonuses, pensions compensations, or retiring allowances	
5. 6.	. From any other boards where the first factor is	
	Total gross meente from personal exercises	
1. 2. 3. 4. 5. 6. 7		
10). Other expenditure (as per list herewith)	£
	Total deductions from gross income from personal exertion	2
	THE PROPERTY OF THE PROPERTY	
~	INCOME THE PRODUCE OF PROPERTY.	
	ISI INCOME— tents received from	£
5. I	lents received from	g
	Total gross income the produce of property	2
Dep	2. Interest actually paid in the year 1900 to	m-
	Total deductions from gross income the produce of property	£
C	ss income from personal exertion £ Gross income the produce of property	£ £
	al deductions ± Total deductions	<u>£</u>
	Net income from personal exertion	operty
of the	e year ended the 31st day of December, 1900. And I further declare that	erewith, are true and nd accurate statement
WE	as not out of Victoria for six consecutive months in the year 1900.	
	T 40	01
	Dated theday of19	VI.
	Signature	

Income Tax Acts.

schednře b.

NOTICE TO FURNISH STATEMENTS.

To				
Address				
	up such of the fole e at the Income T:	ux Office, Melbourne, with	pplicable to you in fourteen days	or case and to
Dated this	day of	1901.		
		-	Commission	ner of Taxes.
. Workmen, and Servan	Body, and every paid by	person employing Manager y weekly wages or otherwi	s, Travellers, C. se).	lerks, Foremen,
Christian names and s together with the earnings, retiring allowance, or stipend	salary, wages, allo	so employed, and the place owances, bonuses, commissi every such person in the y	ons, pension, sur	of such persons, perannuation or
Christian and Surname.	In what capacity employed.	Place of Residence of those not rein my dwelling-house.	esiding	mount Paid.
Dated this	day of	1901		
Notes.—If the space is sheet of paper.	is not sufficient to c	Signed	may be written u	pon a separate
In the case of any perseed not be made.	śóu thể fotal Bunie	ont to whom does not exce	écd €190 bét tr	innim bu entra
	-			•
No. 2.—Statement to be Christian an	furnished by Perso d surname of every	on having Lodgers and Inm lodger or inmate in my dv	ates in his dwell velling-house.	ing-house.
Christian and Surname.	Address at p	place of Business (if any).	Occupati	ion.
Note.—" Dwel	ling-house" include	es licensed public-houses, c	offee-palaces, &c.	
Dated this	day of	1901.		
		Signed	~	

No. 3.—Statement to be furnished by Persons or Companies acting as Attorneys, Agents, Trustees, Executors, &c.

Description of every person or company for whom I act (or the company acts) as attorney or agent (where principal permanently or temporarily absent from Victoria), trustee, executor, administrator, guardian, committee, or receiver.

Names.	Occupation	n.	Residence.				
	<u> -</u>		·	-			
Dated this	day of		1901.				
		Signed			·		

Income Tax Acts.

SCHEDULE C.
No. 1.—Foreign Company (Bank).
RETURN OF INCOME OF THE YEAR ENDED 31st DECEMBER, 1900.
Assessment No
Name of Bank
Nature of Business carried on
Postal Address for Service, &c
Address (outside Victoria) of Head or Principal Office, or Principal Place of Business
(1) Total Assets and Liabilities of Bank in Victoria, on 31st day of December, 1900 (less amount necessary to reduce the amount of coined gold and silver and other coined metals to 20 per centum on the amount of liabilities of the bank to the public)—
(a) From or in respect of business
(b) From the produce of property not employed in the ordinary course of business
Total £
(2) Total Assets and Liabilities of Bank, including Victoria, on 31st day of December, } £
Proportion which (1) bears to (2) is asto
Dividends declared by the Bank during the year 1900 £
Bonuses declared by the Bank during the year 1900 £
Total Dividends, &c £
Proportionate part of Total Dividends, &c., chargeable with Tax £
do hereby declare that all the information and Particulars mentioned or referred to in the above return are in every respect fully and truly stated, according to the best of my judgment and belief, after due inquiry, and according to the requirements of the Income Tax Acts and of the Regulations made thereunder.
Dated this day of 1901.

 $Signature_{-}$

Income Tax Acts.

SCHEDULE C.

No. 2.—Foreign Company (other than Banks and Insurance Companies.)

RETURN OF INCOME OF THE YEAR ENDED 31st DECEMBER, 1900.

	Assessment	No				
Name of Company			 .			
Nature of Business ca	rried on			:		
Postal Address for Se	evice, &c					
Address (outside Vi		or Principal	Office	or I	Principal	Place of
,		Win L	<u> </u>			£
(1) Total Amount of the R	(b) From	the produce of yed in the ordinar;	of Bus Propert	siness v not e	em- }	
		Total .			£	
(2) Total Amount of the Re Proportion wh	ceipts of the Company fich (1) bears to (2) is		_	Victoria	a £	·
Dividends declared by the C	ompany during the Ye	ear 1900	•••	•••	£	
Bonuses declared by the Co	npany during the Year	r 1900	•••	•••	£	
	Tota	I Dividends, &c.	•••		£	
Proportionate Part of Total	Dividends, &c., Charg	eable with Tax	· ···	•••	£	
ofofor referred to in the above rejudgment and belief, after d of the Regulations made the	ue inquiry, and accordi	clare that all the	informat ly stated,	ion and accordi	particulars	s mentioned best of my
Dated this	day of		_1901.		;	
		Y				•

Income Tax Acts,

SCHEDULE C.

No. 3.—Foreign Insurance Company.
RETURN OF INCOME OF THE YEAR ENDED 31st DECEMBER, 1900
Assessment No.
Name of Company
Nature of Business carried on
Postal Address for Service, &c
Address (outside Victoria) of Head or Principal Office or Principal Place Business
(1) Total amount of the receipts of the Company in Victoria— (a) From fire, fidelity, guarantee, and marine assurance or insurance business £ (b) From investments, life assurance, and all other business (c) From the produce of property not employed in the ordinary course of business
Total ` £
(2) Total amount of the receipts of the Company from all sources (including Victoria)— (a) From fire, fidelity, guarantee, and marine assurance or insurance business £ (b) From investments, life assurance, and all other business £
Proportion which 1 (b) and (c) bears to 2 (b) is asto
Dividends declared by the Company during the Year 1900
Bonuses declared by the Company during the Year 1900
Total Dividend, &c £
Portion of Total Dividend, &c., derived or received from sources other than fire, fidelity, gnarantee, and marine assurance or insurance business (as per statement herewith) ::: ::: ::: ::: ::: :::
Proportionate part of portion of Total Dividend, &c., chargeable with Tax
I,, the duly appointed Public Officer of, the duly appointed Public Officer of, the hereby declare that all the information and particulars mentioned or referred to in the above return an every respect fully and truly stated, according to the best of my judgment and belief, after due inqui and according to the requirements of the Income Tax Acts and of the Regulations made thereunder. Dated this day of, 1901.
Signature
·
Income Tax Acts.
SCHEDULE D.
FORM No. 1.—DEPOSITORS.
To
Public Officer
Address
In pursuance of the Income Tax Acts and of the Regulations made thereunder, you are required formulated the following return showing the names of all persons and companies having money at intering your hands during the year 1900, specifying the amount of interest paid or credited thereon, and to perform the return to me, at the Income Tax Office at Melbourne, within fourteen days from the given of this notice, under a penalty of not less than £2 nor more than £10 on neglect so to do.

RETURN of all Persons and Companies having Fixed Deposits or on other account bearing interest in the Company during the Year ended the 31st day of December, 1900, and of all Interest Paid or Credited to such Persons or Companies in respect thereof during that Year.

	1		i	
Christian and Surname of Depositor (or Name of Company)	Occupation or Description.	Address or Residence.	Amount of Interest.	If Deposit, &c., still subsisting or withdrawn at Date of this Return.
			£	
	Di	eclaration.		
I, the above-named	reterred to the the Igment and belief,	after due inquiry, and ac	erv respect full	v and fruly stated
Pated this	day	of	1901.	
,		Signed		
	• -			
\mathbf{F}	ORM No. 2.	-SHAREHOLDE	RS.	
o				
WY 1 W 11 11 11 11 11 11 11 11 11 11 11 11			·	
Public Officer				
Public OfficerAddress		 		
Address In pursuance of the Infurnish the following return hare or interest in the uring the year commencing set or deliver such return to n	ocome Tax Acts a showing all pay on the 1st Januare, at the Income	and of the Regulations r ments made to any pers ————————————————————————————————————	the 31st Decer ne, within fourt	in respect of any mber, 1900, and to cen days from the
Address In pursuance of the Informish the following returnator or interest in the uring the year commencing the year commencing ost or deliver such return to nowing of this notice, under a p	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less	and of the Regulations r ments made to any pers ————————————————————————————————————	the 31st December, within fourt	in respect of any mber, 1900, and to cen days from the
Address In pursuance of the Infurnish the following returnator or interest in the ring the year commencing ost or deliver such return to nowing of this notice, under a p	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less	and of the Regulations in ments made to any pers—company. ry, 1900, and ending on Tax Office at Melbours than \$2 nor more than \$2	the 31st Decement, within fourt £10 on neglect £10.	in respect of any mber, 1900, and to cen days from the
AddressIn pursuance of the Ir furnish the following return are or interest in the	on the 1st Janua on the 1st Janua e, at the Income enalty of not less	and of the Regulations in ments made to any pers—company. rv, 1900, and ending on Tax Office at Melbours than £2 nor more than £ day of	the 31st Decement, within fourter the transfer on neglect seems 1901.	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes.
Address	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less to Shareholders id the 31st day of	and of the Regulations in ments made to any pers—company. rv, 1900, and ending on Tax Office at Melbours than £2 nor more than £ day of	the 31st Decement, within fourter the transfer on neglect seems 1901.	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes. Company
Address In pursuance of the Informish the following returnate or interest in the uring the year commencing set or deliver such return to niving of this notice, under a purpose of the part of the part of all Payments made during the Year ende	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less to Shareholders id the 31st day of	and of the Regulations is ments made to any pers————————————————————————————————————	the 31st Decement, within fourter the 11st Decement, within fourter the 10 on neglect at 1901. Commission of company	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes. Company
Address In pursuance of the Informish the following returnate or interest in the uring the year commencing set or deliver such return to niving of this notice, under a purpose of the part of the part of all Payments made during the Year ende	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less to Shareholders id the 31st day of	and of the Regulations is ments made to any pers————————————————————————————————————	the 31st Decement, within fourter the 11st Decement, within fourter the 10 on neglect at 1901. Commission of company	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes. Company
Address In pursuance of the Informish the following returnate or interest in the uring the year commencing set or deliver such return to niving of this notice, under a purpose of the part of the part of all Payments made during the Year ende	on the 1st Januare, at the Income enalty of not less to Shareholders id the 31st day of	and of the Regulations is ments made to any pers————————————————————————————————————	the 31st Decement, within fourter the 11st Decement, within fourter the 10 on neglect at 1901. Commission of company	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes. Company
In pursuance of the Informish the following returnate or interest in the principal of the year commencing out or deliver such return to nowing of this notice, under a property of the principal of this part of all Payments made during the Year ende Name and Description of Shareholde	on the 1st Januare, at the Income enalty of not less to Shareholders id the 31st day of the 31	and of the Regulations in ments made to any pers—company. ry, 1900, and ending on Tax Office at Melbours than £2 nor more than £3 and the December, 1900. Iddress or Residence.	the 31st Decement, within fourterne, within a second se	in respect of any other, 1900, and to con days from the so to do. sioner of Taxes. Company If Shares since Sold.
Address In pursuance of the Infurnish the following returnate or interest in the uring the year commencing ost or deliver such return to niving of this notice, under a potential part of this part of all Payments made during the Year ende	ocome Tax Acts a showing all pay on the 1st Janua ne, at the Income enalty of not less to Shareholders id the 31st day of the 31st day of the in every research in every research in every research in every research in the showing and act in every research in the showing and act in every research in the showing and act in every research in the showing all the showin	and of the Regulations in ments made to any pers—company, ry, 1900, and ending on Tax Office at Melbours than £2 nor more than £2 nor more than £2 nor more than £3 day of	the 31st Decement, within fourterne, within fourterne, within fourterne, within fourterne, within fourterne, within fourterne, and the duly appoint attention and particle of according to	in respect of any mber, 1900, and to con days from the so to do. sioner of Taxes. Company If Shares since Sold.

FORM No. 3.—DEBENTURE-HOLDERS.

То					
Public Officer					
Address		-			
In pursuance of the Inconto furnish the following return she interest on debentures of the commencing on the 1st January, such return to me, at the Income in notice, under a penalty of not less Dated this	1900, and en Tax Office at than £2 nor	ments made to any personal company company ding on the 31st Deco Melbourne, within four more than £100 on negl	ember, 1900, a teen days fro ect so to do.	my in respect during and to post or my the giving	t of any the year deliver
		,			
			Con	missioner of	Γaxes.
RETURN of all Payments made to the Year ended the 31st Debenture-holders in respec	day of Decer	mber, 1900, and of all	interest Paid	Compan or Credited	y during to such
Name and Description of Debenture-holder.	Addres	s or Residence.	Amounts Paid or Credited.	Date of Pa or Cree	
-			£		
Nome The delenters	 	.	d be the same	nanu itaalf	
Note.—The depenture		are the debentures issue	a by the com	pany itseit.	
I, the above-named			, the duly ap	pointed Publi	c Officer
and particulars mentioned or refo according to the best of my judgme Income Tax Acts and of the Regu	erred to in the ent and belief elations made	ne above return are in , after due inquiry, and : thereunder.	every respect according to t	fully and tru he requiremen	ly stated
Dated this		day of			
	Sig	gned	·	****	
•					
	Inco	me Tax Acts.			
	SC	HEDULE E.			,
NOTICE OF ASSE	SSMENT		EAR CO	MMENCIN	NG
· (T		NUARY, 1901. THE INCOME OF 190	0.)		
•	SSESSMENT		•••		
To	SESSMENI	,			
Take notice that I have, pursu commencing on the 1st day of January I hereby require you to pay the total ar	, 1901, and tha	t you are assessed as show	n by the partic	Income for t ulars hereunder	he period set forth.
	-	Taxable Amount of Income,	Amount	t of Tax.	
		£	£	s. d.	
From Personal Exert	ion				
From Produce of Pr	operty		•		
Tot	al Amount due	£			
				•	

Income Tax Acts.

SCHEDULE H.

DECLARATION IN LIEU OF RETURN BY A PERSON CARRYING ON TRADE AS A PRINCIPAL WHO CLAIMS TO BE EXEMPT FROM THE OBLIGATION TO FURNISH A RETURN.

OBLIGA	TION TO FURNISH A RETURN.
I.	
do hereby declar	
	That I carry on the trade of
	That the total amount of my gross earnings, receipts, and sales for cash and credit, and gross income from all sources whether from personal exertion or the produce of property for and during the year ended the 31st day of December, 1900, did not amount to the sum of £300 in the whole.
. (3)	That my net income from all sources as aforesaid for and during such year did not exceed ± 200 .
(4)	That I was not out of Victoria for six consecutive months in the year 1900.
Dated th	eday of1901.
	Signature
This form cannot income	therein is false or untrue, the person knowingly and wilfully making it is guilty of wilful and corrupt perjury. See section det 1396. Any individual partner may, however, turnish it in respect of his own to be used in respect, of the income of a partnership. Any individual partner may, however, turnish it in respect of his own to be used when a Return is specifically demanded by the Commissioner.
And t	he Right Honorable Sir George Turner, K.C.M.G., P.C., Her Majesty's Victoria, shall give the necessary directions herein accordingly.
	THOS. BRISBANE, Acting Clerk of the Executive Council.
	· · ·
•	Factories and Shops Acts.
	DETERMINATION OF THE MILLET BROOM BOARD.
1. determine th	with the provisions of the Factories and Shops Acts, the Special Board appointed to be lowest prices or rates which may be paid to any person or persons, or classes of persons, process, trade, or business of millet-broom making has made the following Determination,
	ADULT MALES.
	. Wages.
(1) That persons, employe	the lowest prices or rates of payment payable to any person or persons, or classes of all in whole or partly preparing or manufacturing millet brooms shall be as follows:—
	! sorter 45s. per week of 48 hours sorter 35s. ,, ,,
(2) That any work, such	where piece-work rates are not provided by this Determination for any work, or portion of work shall be paid for at the rate of not less than Is. per hour.
	Proportion of Apprentices or Improvers.
(3) $(a) \cdot 1$	That the number of apprentices or improvers who may be employed in any factory or work-room or shop or place in which millet broom making is carried on shall be—
	One apprentice or improver to two persons or fraction thereof; Two apprentices or improvers to five persons; Three apprentices or improvers to eight persons;
	Four apprentices or improvers to ten persons; and thereafter one apprentice or improver to every three persons

(b) Provided that in addition to the proportion of apprentices or improvers allowed in the preceding clause each workman engaged at a steam-tying machine shall be entitled to employ a boy, between the ages of thirteen and sixteen years, as feeder to such machine at a wage of not less than 7s. 6d. per week, such wage to be paid by the workman.

receiving the rates or prices provided in this Determination for adult males or piece-

APPRENTICES.

Wages.

(4) That the lowest prices or rates of payment payable to male apprentices employed in wholly or partly proparing or manufacturing millet brooms shall be as follow:—

For the	1st y	ear			···	;** .	•••	7s, 6d	. per week	of 48 hours.
,,	2nd	,,		• •		•••		10s.	**	"
27	3rd	17	:	::	•••	:::	:::	15s.	"	27
"	4th	"				4-6-4		20s.	"	"
91	5th	,,				•••	•;•	25s.	**	"

and thereafter either the wages provided by this Determination for adult males or the rates provided for piece-work, as the case may be.

· Improvers' Wages.

(5) That the lowest prices or rates of payment payable to male improvers employed in wholly or partly preparing or manufacturing millet brooms shall be as follows:—

To any male in	nprover havi	ng unde	r 1 y	rear's ex	perience		•••	7s. 6d. p	er weel	c of	48 hours	5
n	, ,	over	1 an	d under	2 years'	experie	nce	10s.	"		27	
"	٠,,,	,,	2	"	3	,,	•••		,,		"	
"	,,	"	3	"	4	"	•••	22s. 6d.	"		"	
			4		5			30s.	••			

and thereafter either the wages provided by this Determination for adult males or the rates provided for piece-work, as the case may be.

OVERTIME.

- (6) (a) That any male person over the age of sixteen years engaged in the business, trade, or process of millet-broom making, and who is receiving either the prices or rates fixed by Board for adult males or piece-work rates, who works for more than 48 hours per week, shall be paid for such extra time at pro rata rates, and in addition the sum of Fourpence per hour.
 - (b) That any male apprentice or improver over the age of sixteen years who works in the millet-broom trade for more than 48 hours shall be paid for such extra time at the rate of Threepence per hour, in addition to the prices or rates fixed for such apprentices or improvers by this Determination.

PIECE-WORK RATES.

(7)

Making.

Millet Brooms.	If done by hand.	If done by Lippe Winding Machine, No. 222141, patented 2/12/79.	
3 Velvets * (i.e., with braces, 3 bands of velvet or other material) 2 Velvets (i.e., with braces, 2 bands of velvet or other material) 1 Velvet Cap (i.e., with braces, 2 bands of velvet or other material) 1 velvet Cap (i.e., with braces, a band of wire, and velvet or other material) 1, 2, or 3 Gold Lock (i.e., with velvet round collar and lock finish) 1 or 2 Spiral (i.e., with braces and one space between rings of wire) 1, 2, or 3 Tin Lock (i.e., with one lift of hurl and lock finish) 1 Hurl (i.e., with two lifts of hurl) Daisy (i.e., with no covers and band of velvet or other material and tm lock) Velvet Top Brushes (i.e., with velvet or other material on end of handle) Wooden Handle Brushes Toy Brooms (i.e., with velvet or other material and wire) Grass (Star finish) Grass (Star finish) Government Common Hurl (i.e., with no covers and one space only) Common Hurl with band of velvet or other material 1 Velvet Carpet with two rings (i.e., with braces, 3 bands of velvet, or other material)	per doz. """"""""""""""""""""""""""""""""""""	s. d. 1 9 1 6 1 3 1 3 1 3 1 1 0 11 0 10 1 3 1 3 1 3 0 9 0 9 1 3 1 5	No. 222141,

SEWING.

Millet Brooms.					If done by Hand.		If done by a Lippe Winding Machine. No. 222141, patented 2 12.79, or McCombe Sewing Machine.	
				***************************************		8.	d,	s, d.
7 lines	•••				per doz.	1	$1\frac{1}{2}$	_
6 ,,	•••	•••		•••	,,	1	O_	-
5 ,,	•••		• • •		"	0	10	<u> </u>
4 ,,	(1 star) –			•••	2)	0	$7\frac{1}{3}$	0 3
з "			•••	• • •	"	0	6^{-}	$0 - 2\frac{1}{9}$
		Com	mon.		,	1		• -
4 lines					per doz.	0	7	0 3
3 "	(all comn	non)			* **	0	6	0 21
	•	Bru	shes.		·			_
3 lines	(toys)				per doz.	0	5	_
2 "	•••				,,	0	35	1 —

McCombe sewing machine:-1 line, 1d. per dozen brooms; 2 lines, 2d. per dozen brooms; 3 lines, 3d. per dozen brooms; and each extra line, 1d. per dozen brooms.

Painting bandles by machine:—Sizing, 2s. per 1,000; ringing, 2s. per 1,000; varnishing, 2s. per 1,000; bunching brooms, 4s. per 100 dozen.

Extras.

- (8) (a) That all lines of sewing from the fifth line to the seventh line inclusive be paid for at the rate of 2d. a line † per dozen brooms; all lines after the seventh line, 12d. per line per
 - (b) That where cane or split hickory is used in any broom, or partially used, it be paid for at the rate of 32d. per dozen for 4 lines of sewing done by steam power; where done by hand, 1s. per doz.
 - (c) That all brooms made of grass or other material, or mixed material, be paid for according to finish, i.e. :
 - Velvet broom to be paid for at 3 Velvet broom rate 2 OrStar Or 1 Star 1 Gold Lock " Or 1 Gold Lock 1 Spiral OrI Spiral 1 Tin Lock Or1 Tin Lock 1 Hurl Оr 1 Hurl ,, Or Common Common Or Daisy Daisy as provided by the Determire on of the Board.
- (9) That this Determination shall come into force on and after 1st January, 1901.
 - † An extra line shall mean a line necessitating a broom being changed from one to another sewing press.

JOHN McMAHON, Chairman.

17th December, 1900.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1820, as re-enacted by the Factories and Shops Act 1820, in the

FACTORY OR WORK-ROOMS OF Mr. S. COHEN, TAILOR, 163 ELIZABETH-STREET, MELBOURNE,

for a period of two weeks from the 12th inst., upon the following express conditions, that is to say :—

- owing express conditions, that is to say:

 1. That no person or porsons shall employ in the said factory or work-rooms more than four females for more than forty-eight hours in any one week, and that the said four females shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

 3. That each female so employed shall receive Sixpence tea money each evening she works overtime.

 4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

- That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 13th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF MESSES. CARTER AND CARTER, TAILORS, 590 COLLINS-STREET, MELBOURNE,

for a period of three weeks from the 12th inst., upon the following express conditions, that is to say :--

- express conditions, that is to say:—

 1. That no person or persons shall employ in the said factory or work-rooms more than eight females for more than forty-eight hours in any one week, and that the said eight females shall not be employed for more than fity-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wageworker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

 3. That each female so employed shall receive Sixpence tea money each evening she works overtime.

 4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

- That a copy of this Order be kept conspicuously and continually posted in such factory or work-room for the information of all concerned.

Given under my hand, at Melbourne, the 13th day of Decem-

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF MESSES. EMERY AND GIBSON, TAILORS, PALL MALL, BENDIGO. for a period of three weeks from the 12th inst., upon the following express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than eight females for more than forty-eight hours in any one week, and that the said eight females shall not be employed for more than fity-seven hours in any one week, nor for more than fity-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

3. That each female so employed shall receive Sixpence tea money each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

. Given under my hand, at Melbourne, the 13th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act ISOO, as re-enacted by the Factories and Shops Act ISOO, in the

FACTORY OR WORK-ROOMS OF MESSES. LITTLE AND CO., TAILORS, 245 SWANSTON-STREET, MELBOURNE,

for a period of three weeks from the 12th inst., upon the following express conditions, that is to say:—

- express conditions, that is to say:

 1. That no person or persons shall employ in the said factory or work-rooms more than thirty females for more than forty-eight hours in any one week, and that the said thirty females shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each fomale so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

 3. That each female so employed shall receive Sixpence tea money each evening she works overtime.

 4. That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

consent.

5. That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 13th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry. I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 23 of the Factories and Shops Act 1896 in the Factorier on Work-ROOMS OF Mr. S. NATHAN, FURNITURE MANUFACTURER, METTERS-LANE, MELBOURNE,

for a period of two weeks from the 18th December, 1900, upon the following express conditions, that is to say:—

- That no person or persons shall employ more than two men beyond the usual working hours, and that the said two men shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one day.
 That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 14th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF THE MUTUAL STORE LIMITED,
DRESSES AND MANTLES DEPARTMENT, FLINDERS-STREET, MELBOURNE.

for a period of one week from the 17th inst., upon the followins express conditions, that is to say :—

- ness conditions, that is to say:—

 1. That no person or persons shall employ in the said factory or work-rooms more than thirty-four females for more than forty-eight hours in any one week, and that the said thirty-four females shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

- per nour for overtime in addition to ordinary earlings by piece-work.

 That each female so employed shall receive Sixpence tea money each evening she works overtime.

 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
- consent.

 That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

I Actories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry. I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF THE LONDON TIE MFG. COY. PROPY. LTD., 110 CECIL-STREET, S. MELBOURNE,

for a period of two weeks from the 12th inst., upon the following express conditions, that is to say:

- That no person or persons shall employ in the said factory or work-rooms more than thirty females for more than forty-eight hours in any one week, and that the said thirty females shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.
 That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
 That each female so employed shall receive Sixpence tea money each evening she works overtime.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.

That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the pro-visions of the Factories and Shops Acts, and after due inquiry, I the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1800, as re-enacted by the Factories and Shops Act 1800, in the

FACTORY OR WORK-EOOMS OF MR. M. D. ROBERTSON, JAM MANUFACTURER, 221 KERR-STREET, FITZEOY, for a period of eight weeks from the 12th inst., upon the following express conditions, that is to say:

express conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than seventy-five females or more than twenty-five boys under the age of sixteen years for more than forty-eight hours in any one week, and that the said seventy-five females and twenty-five boys under the age of sixteen years shall not be employed for more than fity-seven hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.

- 2. That every boy under the age of sixteen years and every female so employed shall receive not less than Eight shillings per week for each week during which he or she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piecework.
- work.

 3. That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.

 4. That none of such females or boys shall be so employed for more than forty-eight hours in any one week without their consent.

out their consent.

5. That a copy of this Order be kept conspicuously and continuously posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due in-quiry. I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF BUCKLEY & NUNN PROPY. LTD., CLOTHING DEPARTMENT, 302-10 BOURKE-STREET, MELBOURNE,

for a period of four weeks from the 14th inst., upon the following express conditions, that is to say:—

Express conditions, that is to say:—
 That no person or persons shall employ in the said factory or work-rooms more than thirty females for more than forty-eight hours in any one week, and that the said thirty females shall not be employed for more than fitty-eit hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.
 That each fomale so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work shall receive Sixpence tea money cach evening she works overtime.
 That each female so employed shall receive Sixpence tea noney cach evening she works overtime.
 That none of such females shall be so employed for more than forty-eight hours in any one week without their consent.
 The teach of this Order has boot convictionally and any contents.

onsent.

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shape Acts visions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF MR. JOHN MANGNALL, TAILOR, 123 SWAN-STREET, RICHMOND,

for a period of two weeks from the 10th inst., upon the following express conditions, that is to say :

That no person or persons shall employ in the said factory or work-rooms more than seven females for more than forty-eight hours in any one week, and that the said seven females shall not be employed for more than fifty-seven hours in any one week, nor for more than fifty-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.
 That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
 That each female so employed shall receive Sixpence tea money each evening she works overtime.

money each evening she works overtime.

4. That none of such females shall be so employed for more than forty eight hours in any one week without their

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December, 1900

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OF WORK-ROOMS OF MESSES. J. DE SAKE & CO., THE MANUFACTURERS, 277 FLINDERS-LANE, MELBOURNE,

for a period of one week from the 18th inst., upon the following express conditions, that is to say :-

1. That no person or persons shall employ in the said factory or work-rooms more than eighteen females for more than forty-eight hours in any one week, and that the said eighteen females shall not be employed for more than fifty-six hours in any one week, nor for more than fifty-six hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

3. That each female so employed shall receive Sixpence tea money each evening she works overtime.

money each evening she works overtime.

That none of such females shall be so employed for more than forty-eight hours in any one week without their consent. consent.

That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1896, in the

FACTORY OR WORK-ROOMS OF MESSRS. J. H. HOOPER & Co., CLOTHING DEPARTMENT, BARKLY-STREET, FOOTSCRAY,

for a period of one week from the 14th inst., upon the following express conditions, that is to say:—

That no person or persons shall employ in the said factory or work-rooms more than thirty females for more than forty-eight hours in any one week, and that the said thirty females shall not be employed for more than fifty-five hours in any one week, nor for more than eleven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.
 That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, cach wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
 That each female so employed shall receive Sixpence tea

by piece-work.

That each female so employed shall receive Sixpence tea money each evening she works overtime.

That none of such females shall be so employed for more than forty-eight hours in any one week without their consent. their consent.

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December, 1900

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do herely suspend the operation of the first clause of section 30 of the Factorics and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF MRS. E. O'CONNOR, DRESS MAKER, 186 DRUMMOND-STREET, CARLTON,

for a period of two weeks from the 17th inst., upon the following express conditions, that is to say :-

1. That no person or persons shall employ in the said factory or work-rooms more than six females for more than forty-eight hours in any one week, and that the said six females shall not be employed for more than fifty-four hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

2. That each female so employed shall receive not less than That each remails so employed shall receive look less that Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.
 That each so employed shall receive Sixpence ten money each evening she works overtime.

each evening she works overtime.

4. That none of such females shall be so employed for more than forty-eight hours in any one week without their

That a copy of this Order be kept conspicuously and con-tinously posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF CENTRAL TAILORING Co., 181 RUSSELL-STREET, MELBOURNE,

for a period of two weeks from the 12th inst., upon the following express conditions, that is to say:—

- Ithat no person or persons shall employ in the said factory or work-rooms more than eight females for more than forty-eight hours in any one week, and that the said eight females shall not be employed for more than fity-seven hours in any one week, nor for more than fity-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.
 That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

per hour for overtime in addition to ordinary earnings by piece-work.

3. That each female so employed shall receive Sixpence tea money cach evening she works overtime.

4. That none of such temales shall be so employed for more than forty-eight hours in any one week without their context.

consent.

5. That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

In compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF MESSRS. BUSSELL, ROBSON, AND BUSSELL, DRESSMAKERS, BOURKE-STREET, MELBOURNE,

for a period of two weeks from the 14th inst., upon the following express conditions, that is to say:—

press conditions, that is to say:—

1. That no person or persons shall employ in the said factory or work-rooms more than fifty females for more than forty-eight hours in any one week, and that the said fifty females shall not be employed for more than fifty-seven hours in any one week, unof or more than eleven hours in any one day in preparing or manufacturing articles for trade or sale.

2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wageworker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Three-pence per hour for overtime in addition to ordinary earnings by piece-work.

3. That cach female so employed shall receive Sixpence tea money each evening she works overtime.

4. That none of such fornales shall be so employed for more than forty-eight hours in any one week without their consent.

5. That a conv. of this Order he kent consciousness and

consent.

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December, 1900.

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, 1, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, as re-enacted

Factory or Work-rooms of Mr. W. H. Smith, Tailor, 109-11 Swanston-street, Mrlbourne,

for a period of two weeks from the 14th inst., upon the following express conditions, that is to say :

- express conditions, that is to say:—

 1. That no person or persons shall employ in the said factory or work-rooms more than three females for more than forty-eight hours in any one week, and that the said three females shall not be employed for more than fifty-seven hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

 3. That each female so employed shall receive Sixpence teamoney each evening she works overtime.

- money each evening she works overtime.

 That none of such females shall be so employed for more than forty-eight hours in any one week without their
- That a copy of this Order be kept conspicuously and con-tinually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December,

A. J. PEACOCK, Chief Secretary.

Factories and Shops Acts.

IN compliance with an application in writing under the provisions of the Factories and Shops Acts, and after due inquiry, I, the Chief Secretary of Victoria, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby suspend the operation of the first clause of section 30 of the Factories and Shops Act 1890, as re-enacted by the Factories and Shops Act 1890, in the

FACTORY OR WORK-ROOMS OF WEBSTER'S LIMITED, LAUNDRY, VICTORIA-STREET, FITZROY,

for a period of two weeks from the 10th inst., upon the following express conditions, that is to say:—

- express conditions, that is to say:—

 1. That no person or persons shall employ in the said factory or work-rooms more than twelve females for more than forty-eight hours in any one week, and that the said twelve females shall not be employed for more than fifty-six hours in any one week, nor for more than eleven hours in any one day, in preparing or manufacturing articles for trade or sale.

 2. That each female so employed shall receive not less than Twelve shillings per week for each week during which she works overtime, and, in addition, each wage-worker shall be paid for such overtime at the rate of time and a half; and each piece-worker shall be paid Threepence per hour for overtime in addition to ordinary earnings by piece-work.

per nour lowertime in addition to ordinary extrangiby piece-work.

That each female so employed shall receive Sixpence tea money each evening she works overtime. That none of such females shall be so employed for more than forty-eight hours in any one week without their onsent.

consent.

That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

Given under my hand, at Melbourne, the 18th day of December

A. J. PEACOCK, Chief Secretary.

Ensolvency Notice.

In the Court of Insolvency, Midland District, at Bendigo.

Notice is hereby given that the estate of William Innes Taylor, of White Hills, Bendigo, clerk, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices at Bendigo, on Thursday, the 27th day of December, A.D. 1900, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the Insolvency Acts.

Dated at Bendigo this 13th day of December, A.D. 1900.

J. W. W. BEAVEN. Chief Clerk.