## VICTORIA

## GOVERNMENT GAZETTE.

Published by Anthority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 155]

## MONDAY, AUGUST 17.

[1936

Factories and Shops Acts.

## DETERMINATION OF THE SHOPS BOARD No. 1 (BOOT DEALERS).

Note.—This Determination on the 17th August, 1936, applied to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder, and such portion of the City of Sandringham as is not included within the said District; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons wherescever employed in the business of a seller of boots, shoes, or slippers, being a business usually or frequently carried on in a shop," has made the following Determination, namely:—

(1) That on the 17th August, 1936, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2) Apprentices or Improvers.	Other Employees.  Wages per Week of 47 Hours.					
Wages per Week of 47 Hours.						
Under 16 years	s. d. 12 0 15 0 21 0 25 6 29 6 33 0		Within the Metro- politan District and such portion of the City of Sandringham as is not included within the said District; the Cities of Geelong and Geelong West; and the Town of Newtown and Chilwell.		All other parts of Victoria where this Determination applies.	
Provided that any apprentice or improver without prexperience entering the trade at 17, 18, 19, or 20 years of ag be paid for his or her first year's service 12½ per cent, and or her second year's service 10 per cent, less than the rate above.  PROPORTION (IN ANY SHOP OR PLACE).	o may for his	Males.  Manager of a shop or head salesman, i.e., the principal employee in any shop, branch shop, or department, notwithstanding he may be under the orders of another person who does not devote his whole time to the supervision of such shop, branch shop, or depart-	8.	d.	s.	d.
Apprentices.		ment— (a) Working singly (b) In charge of 1, 2, 3, or 4	95	0	90	0
Males.		persons	99	0	93	0
One male apprentice to every three or fraction of three male persons receiving not less than 59s. 6d. per week of 47 hours.		(c) In charge of 5 or more persons	108	0	101	6
Females.		21 years of age	62 73	6	59 69	6 6
One female apprentice to every three or fraction of female persons receiving not less than 37s. per week hours.	three of 47	22 "	92	ŏ	86	6
An indenture of apprenticeship prescribed by the Boar approved on 28th March, 1923.	rd was	21 years of age	62 73 92	6	59 <b>69</b> 86	6 6
Improvees,		FEMALES. Manageress of a shop or head sales-				
Males.		woman, i.e., the principal em- ployee in any shop, branch shop,				
Two male improvers to the first male person, and the one to each additional male person receiving not less than 5 per week of 47 hours.		or department, notwithstanding she may be under the orders of another person who does not devote his whole time to the				
Females.		supervision of such shop, branch shop, or department—	*			
Two female improvers to the first female person, and the one to each additional female person receiving not less		(a) Working singly (b) In charge of I, 2, 3, or 4	95	0	90	Û
37s. per week of 47 hours.		persons (c) In charge of 5 or more	99	0	93	0
Provided that one female improver in lieu of one male improver, more one male improver in lieu of one female improver, m		persons	108	0	101	6
employed.	,	21 years of age	37	0	37	0

(3) OVERTIME.—Any employee who in any week works for any time in excess of 47 hours shall be paid for such extra time at the rate of time and a half for the first three hours and double time thereafter.

- (4) TIME WAGES.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to 23½ hours be paid—
  - (a) in any week in which two or more public holidays occur

(b) in any other week

At the ordinary wages rate, with on addition of fifty per centum. At the ordinary wages rate, with an addition of thirty-three and one-third per centum.

- (5) SPECIAL RATES.—Double time shall be the rate for all work done on Sunday and time and a Mif shall be the rate for all work done on New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday (except in the area enclosed by and including Flinders street, Spencer-street, Lonsdale-street, and Spring-street, in the City of Melbourne, where the rate of double time shall be paid), Easter Monday, Eight Hours Day (21st April), King's Birthday, Christmas Day, and Boxing Day or after 1 p.m. on Show Day (in such localities mentioned in the Twelfth Schedule to the Public Service Act 1928 as are within the area to which this Determination applies); but if any other day be by Act of Parliament or Proclamation substituted for any of the abovenamed holidays, the special rate shall only be payable for work done on the day so substituted.
- (6) ALLOWANCE.—Any employee who is required to wear, when at work, a washable outer-garment, dust-coat, or overall, shall be paid 2s. per wock in addition to the ordinary wage, unless the garment is both provided and laundered by the employer.
- (7) TERMINATION OF EMPLOYMENT.—Except in a case where the employee has been guilty of a misdemeanour, seven days notice of termination of employment shall be given by either employer or worker.

F. W. BOND, Chairman.

H. N. JONES, Secretary.

Melbourne, 30th July, 1936.