

VICTORIA

GAZETTE. GOVERNMENT

Dublished by Authority.

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

No. 197]

FRIDAY, AUGUST 27.

[1937

MINING NOTICES.

CENTRAL BLUE GOLD MINES NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of the 5th (August) and previous Calls, each of Threepence per share, upon the increased capital of the company, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Tuesday, 7th September, 1937, at a quarter to Twelve o'clock a.m., unless previously redeemed. previously redeemed.

F. L. SMYTH, Manager.

Commercial Union Buildings, 413 Collins-street, Melbourne.

VIRGINIA SOUTH EXTENDED GOLD NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 28th (August) and previous Calls, each of Threepence per share, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Tuesday, 7th September, 1937, at a quarter to Twelve o'clock a.m., unless previously redeemed.

F. L. SMYTH, Manager.

Commercial Union Buildings, 413 Collins-street, Melbourne

VICTORIA MAY QUEEN MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 6th (August) Call of Threepence per share, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Tuesday, 7th September, 1937, at a quarter to Twelve o'clock a.m., unless reprieving redeemed previously redeemed.

F. L. SMYTH, Manager.

Commercial Union Buildings, 413 Collins-street, Melbourne.

CENTRAL NAPOLEON GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in the above-per share remains unpaid, will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, the 7th day of September, 1937. at Four o'clock in the afternoon.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

SOUTH RED WHITE & BLUE GOLD MINING COMPANY NO LIABILITY.

OTICE is hereby given that all shares in the above-named company on which the 24th Call of Threepence per share remains unpaid, will be sold by public auction, at the Stock Exchange, Bendigo, on Tuesday, the 7th day of September, 1937, at Four o'clock in the afternoon.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

SOUTH WATTLE GULLY COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in the above-named company on which the 7th Call of Threepence per share remains unpaid, will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, the 7th day of September, 1937, at Four o'clock in the aiternoon.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

NORTH VIRGINIA GOLD MINING COY. NO LIABILITY. NOTICE is hereby given that all shares in the above-named company on which the 37th Call of Threepence per share remains unpaid, will be sold by public auction, at the Stock Exchange, Bendigo, on Tuesday, the 7th day of September, 1937, at Four o'clock in the afternoon.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

number of the Caracter of the Caracter of

10. dill - 100 - 10



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 198]

SATURDAY, AUGUST 28.

[1937

Factories and Shops Acts.

EXCAVATION OR ROADWORK BOARD.

Note.-This Determination applies to the whole of the State of Victoria.

IN THE COURT OF INDUSTRIAL APPEALS.

N the matter of the Factories and Shops Acts,

and

In the matter of an Appeal by the representatives of the employers on the Excavation or Roadwork Board against the Determination of the said Board, dated the 1st May, 1936.

Monday, the 9th day of August, 1937.

(Before His Honour Mr. Justice Martin, Mr. Charles Snell, and Mr. A. Ray.)

The above-mentioned Appeal coming on for hearing by this Court on the 6th May, 10th June, and 30th July, 1937, and this day. Upon Reading the Appeal, and Upon Hearing Mr. L. Mann, Secretary of the Victorian Employers' Federation, for the employers, and Mr. A. M. Fraser, of Counsel, and a witness for the employees: This Court doth Order and Determine:—

- (1) That on the 24th August, 1937, the Determination of the Excavation or Roadwork Board dated the 1st May, 1936, shall be revoked and replaced by this Determination as to the lowest prices or rates which may be paid to any person or persons or classes of persons employed at—
 - (A) Excavation or earthwork in connexion with-
 - (a) the building of wharfs, piers, jetties, or dooks.
 (b) the forming of street channels or drains,
 (c) the diversion of streams or rivers.
 - (8) The construction or maintenance of streets, footpaths, or roads, and any work incidental thereto.
 - (c) Concrete work in connexion with or incidental to-
 - (a) the construction of street channels or drains,(b) the diversion of streams or rivers.

(D) The construction of storm-water drains (other than main storm-water drains), and any work incidental theretobut not including persons who may be or are subject to a Determination of the Sewer Builders Board.

	Wages.	<u> </u>	-		Proportion (by any Employer).
Under 18 years of age 18 years of age and under 20 20 years of age and under 21			1	hour d. 0 3 5	IMPROVERS. One improver to every twenty-five or fraction of twenty-five workers receiving not less than the rate fixed in this Determination for "All others."

IMPROVERS.

Note.—The Wages Board has determined in accordance with section 25 (1) of the amended Factories and Shops Act 1934 that the trade is so unskilful that no person should be taken as an apprentice to the trade.

No. 198.-10263.

OTHER EMPLOYEES.

				ļ	WAGES.						
			•		Within the Metropolitan I defined in the Factories a Acts and the Order in C thereunder.			ctories and Shops rder in Council	es and Shops In all Other in Council of Victor		
						Day Shift. Per Hour.		Afternoon Shift or Night Shift	Day Shift.		Afternoor Shift or Night Shift
						s. d			4.	d.	1
eading rigger					1	. u	٠	۱ ا	٠.]
itcher-setter, cube-setter, or pa	vior				ΙĮ	,			7	101	11
plicer of wire rope or hemp rop			,		۱۲	1 11	l	1	1	10 <u>₹</u>	
Veigher on asphaltic concrete m	ixing plant						t				11 .
· Orbital on orbitalist control of	F			.,	٦,		- 1				11
ips-jointer) of cast iron	or steel nir	es, or of	cement	pipes	l٦		- [[]
	ternal press		•••	X-43			1	1			11
eading tackle hand	p. 500				H			1			
(anhole builder	••		•		IJ			1		0.1	
inker working more than 12 f	eet below s	urface i	in trench		1 }	1 10		1	1	91	
storm-water drains			ui Monon		!						
kid scoop (tumbling tommy) fi	les and deis		• • •								نب ا
bisses of six or more homes	nor only driv	UL.,		••				#			11 1
Oriver of six or more horses	• •	• •	• •	• •	١٦			%			Shift.
lattamen maina battan mila					١,			per shift in addition to the rates fixed for Day Shift.			5 .
latterman using batter rule	••	••	• •	••				8			ا ا
Situminous emulsion worker		• •	• •	• •				1 ! 1			11 7
Soodler in tunnel .		• •	• •	• •	H			5			5
erson tarring or laying wood bl	ocks	• •	• •	• •				1 = 1			11 =
owder-monkey	• •		• •	• •	H) 8			1 9
take hand on tar macadam		• •					. 1	L L	_	_	4
take hand—asphaltic concrete	••				١ ٢	1 9	\$		1	9	🙀
anitary or garbage attendant					11		l	5			😤
inker working more than 6 f	et below s	urface i	n trench	es for	11		•	1 2			#
storm-water drains								} =			1 } _ 8
cabbler in tunnel							ŀ	7 7] 7
imber man in tunnel or shaft					i I			1 2			1 2
unnel man or shaft sinker			• •	• • •				ا ءِ ا			
	· ·	-			1] <u>.</u> g			per shift in addition to the rates fixed for Day
Situmen kettle attendant or por	rer				11		Į	1 # 1			#
iller of monkey-tail scoop		• • •	.,				[ğ			ğ
lammer or drill man			• • •					"			
Iot asphaltic concrete shoveller	or forker				[i ii			1 #
ack hammer man								1 #		0.1	
Ietal spreader from plates or du	mps on rose	d bed		- •	}	1 9	'	4	1	8 <u>1</u>	11 3
erson mixing, gauging, spreading	g. laving on	or finish		rete			ļ				
paller		~- MM00					1	1 &			2.
loughman	••				11			<u>is</u>			
otter-out of reinforcements	• •			• •				=			기 \ - 루
svor-out or tentiorcements	• •	••	••	• • •	٦,						11
old asphaltic concrete shovelle	or forker				la l						11
Speed of mankey tail secon		••	••	••							1 1
ipper of monkey-tail scoop	• •	••	• •		1			i i			11
Inhole builder's labourer	• •	• •	••	• •	1 }	1 8	1		ł	8	1 1
Person doing rough pitching	• •	• •	• •	• •			-				11
Surry filler	• •	• •	• •	• •	11] [11
Car macadam mixer or wheeler	• •	• •	• •	• •	17		į				11
					1			11		7	11
All others			• •			1 7	r'r		1		

⁽³⁾ Hours.—The hours of work shall be 44 for each week in the case of those employees who are engaged on work for which any Municipal or Shire Council is the immediate or ultimate employer. In all other cases the hours of work shall be 48 in each week. Should an employee be engaged both on Municipal or Shire work and also on other work in the same week, the hours to be worked in that week shall be 44.

(4) SHIFTS .- That the hour of beginning and the hour of ending each shift shall be as follows :-

				Time of Beginning.	Time of Ending.	
Monday to Friday Saturday			(Day shift)	Where one shif 8 a.m. 1 p.m. 8 a.m.	t is worked— 12 noon 5 p.m. 12 noon	
Monday to Saturday	٠	••	(Day shift) (Afternoon shift) (Night shift)	Where two or three 7 a.m. 3 p.m. 11 p.m.	e shifts are worked— 3 p.m. 11 p.m. 7 a.m.	

Any of the above times may be varied or the total weekly hours may be worked from Monday to Friday on the vote of a majority of the employees.

The following rates shall be paid for all time worked by an employee before or after his shift-

(a) In cases where the times of beginning and engioyee before of the control of t

Ordinary rates.
Time and a quarter for the hour immediately preceding or following the times prescribed, and time and a half for the remainder.

Provided that horse drivers shall be entitled to payment at ordinary rates only for time spent in taking charge of teams at the yard, camp, or stable, or in taking teams therefrom or returning teams thereto.

- (5) Special Rates.—Double time shall be the special rate payable to any person who is required to work on Sundays, New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Anzac Day, King's Birthday, Labour Day, Christmas Day, and Boxing Day, but ordinary rates only shall be payable to an employee who works on any of these days at his own request. If any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall be payable only for work done on the day so substituted.
- (6) WET PAY.—An employee who is required to work in a wet place and who is not provided by the employer with gum boots or oflakins, or both, which will prevent him from getting wet, shall be paid one shilling extra for each day on which he performs any work
- A place shall be deemed to be wet when water other than rain is dropping continually from overhead so as to saturate the clothing of the employee is unprotected, or when the water in the place where the employee is standing is over 2 inches deep.
- (7) EMPLOYEE RECALLED TO WORK.—Any employee who is recalled to work after the expiration of his customary working time for the day, and after he has left work for the day, shall be paid at the least as for working two hours at overtime rates.
- (8) EMPLOYER NOT REQUIRED ON NEXT SHIFT.—Any employee who is not informed before he leaves the job at the end of his shift that he is not required to work at his next shift, and who is not put to work at the next shift, although he attends, shall be paid in full wages for half that shift not worked, except when such unemployment is due to circumstances beyond the control of the employer. This clause shall apply only where more than one shift is being worked.
- (9) PAYMENT OF WAGES.—Payment of wages shall be made during working hours. Where payment is not so made, and such failure is not caused by special circumstances beyond the control of the employer, the employee shall be paid at ordinary rates for the time occupied in paying to him his wages.
 - (10) ROTATION OF SHIFTS.—Where practicable, shifts shall be changed in rotation each week.
- (11) Cris Tims.—Where two or more shifts are worked, twenty minutes shall be allowed during each shift for "orib time," without deduction from wages.
- (12) MAXIMUM OVERTIME PERIOD BETWEEN MEALS.—When overtime is worked by an employee, or any work is performed by an employee on a Sunday, not more than four hours shall be worked without a break for a meal.
- (13) REST PERIOD AFTER OVERTIME DUTY.—When an employee has been on duty so long as not to have had eight hours at least for rest before his next proper or usual starting time, he shall be entitled to be absent until he has had eight hours off duty.
- (14) WATER FOR ROCK DRILLING BY MACHINE.—In places where rock-drilling machines are used in tunnels or in shafts over 10 feet deep, the employer shall, where practicable, provide, and the employee shall use, water when drilling rocks by machines. In other rock-drilling places, where practicable and reasonable, water shall be provided and used.
 - (15) CLOGS.—Rakers and shovellers of asphaltic concrete shall be provided, by the employer, with clogs.
- (16) VENTILATION.—The employer shall install, where necessary, appliances for proper and adequate ventilation of shafts and tunnels.
 - (17) WATER .- Sufficient water for each gang shall be provided by the employer free of charge.
- (18) Sanitation.—In all camps, where the pan system is not in use, the employer shall install fly-proof sanitary conveniences and provide attention thereto. In shifting camps, practicable and reasonable temporary provision shall be made by the employer.
- -Where required, the employer shall provide on each job a sufficiently roomy enclosed and roofed structure (19) CHANGING HOUSE .to enable employees to change their clothing.
- (20) FIRST-AID OUTHIT AND STRETCHER.—The employer shall provide at every job a sufficient first-aid box and a stretcher for the use of sick or injured employees, and shall keep the same always in proper order.
- (21) POWDER-MONKEY'S WORK.....Where explosives are used, the work of a powder-monkey shall be done only by a man competent for that work.
- (22) Tools.—The employer shall supply all tools necessary, which the employee shall return in good condition (fair wear and tear excepted).
 - (23) PAY DAY .- Payment of wages due under this Determination shall be made on any day other than Saturday.

Additional Provisions Applicable only to Work done Outside the Metropolitan District as defined in the "Factories and Shops Acts" and the Order in Council thereunder.

- The provisions of clauses 24 to 32 inclusive shall not apply to any work in connexion with which the employer elects to pay and does pay to every employee who is subject to this Determination, rates not less than those provided for work done within the above-mentioned Metropolitan District.
- (24) EBECTING AND SHIFTING CAMP.—Employees shall be paid at their respective ordinary rates for all time occupied by them during their ordinary hours of duty in erecting or shifting camp and in removing plant and equipment. For such work performed outside the ordinary hours of duty employees shall be paid at overtime rates.
 - (25) WALKING AND TRAVELLING TIME-
 - (a) Where the employee has to walk between the yard, camp, depot or picking up place of the employer and his work, and the distance to be walked is in excess of 1 mile, he shall be paid for each mile of such excess distance at the rate of one-third of the hourly rate provided for "All others."
 - (b) Where the employee is conveyed between the said yard, camp, depot or picking-up place and the place of work, for all time in excess of twenty minutes each way spent in such conveying he shall be paid at the rate fixed for "All others."
 - (26) CAMP ALLOWANCE-
- (a) Employees who in order to be available for their work have to live in a camp established either by employers or employees for the purpose of enabling employees to be so available by living therein, shall be paid a camping allowance of Is. for each day in which they are required to hold themselves and do hold themselves available in the camp for work throughout the said day, whether or not work is done thereon, provided that the employer shall not be bound to pay any camping allowance if—
 - (i) the employer provides the employee with a proper mess room and with cooked food thereat whether or at cost price; such price not to exceed in any case 18s. per week per employee; the employer within a proper board, at not exceeding 18s. per week, can be obtained by the employee within a parallel whether forms. the employee avails himself of these facilities. reasonable distance from the camp.
 - (b) Nothing in this clause shall entitle the employer to deprive a married man living in the camp with his wife of the camp allowance, unless the employer supplies such an employee with a house at a reasonable cent.
- (27) Fares.—The fares of an employee proceeding for the first time to work from the place of engagement shall be paid by the employer, who may deduct the amount thereof from his first or later wages.

Provided that the amount so deducted shall be refunded to the employee if he continue to work for the employer for at least two months, or for so long as the work continues should the work cease sooner.

(28) USE OF TENTS AND CUBICLES.—When employees have to camp out to be near their work, tents and tent poles or cubicles shall be provided by the employer free of charge.

- (29) STRETCHERS.—The employer shall supply, free of charge, material for stretchers.
- (30) WOOD AND WATER.—The employer shall provide at the camp a reasonable quantity of wood and water for all employees living in or about the camp.
 - (31) DRYING SHEDS.—The employer shall provide adequate conveniences for employees to dry their working clothes.
- (32) MESS ROOM.—The employer shall, if required by the majority of the employees, provide a mess room in a fixed camp containing twenty or more men where the camp is likely to continue for at least six months.
- (33) First Aid.—The employer shall employ a man with first-aid qualification on all works employing 100 or more men, and a person with first-aid knowledge in other circumstances reasonably requiring the same.
- (34) ACCOMPANYING INJURED OR SICK EMPLOYEES.—No employee suffering from illness or injury sustained on the job shall be permitted to leave the job unless accompanied or assisted by a sufficient number of employees, except in the case of his removal by ambulance to his home or a hospital. All expenses incurred in such patient's removal shall be paid by the employer.
- (35) RETURN OF TOOLS AND TENTS.—If the employer requires an employee, when discharged or leaving, to take down tents or return tools or tents, he shall pay the employee for the time so occupied at the rate fixed for "all others."

By the Court.

H. N. JONES.

Registrar.

q