

VICTORIA

GOVERNMENT GAZETTE.

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3.

FRIDAY, DECEMBER 9.

[1955

Labour and Industry Act 1953.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 33 OF THE LABOUR AND INDUSTRY ACT 1953.

I, Henry Norman Jones, Secretary for Labour and Industry, in pursuance of the powers conferred by the Labour and Industry Act, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1955.

Dated at Melbourne, this

H. N. JONES,

8th day of August, 1955.

Secretary for Labour and Industry.

SADDLERY AND HARNESS BOARD.

1. Clauses 3, 5, 6 and 7 of the Determination made on the 9th May, 1955, and in force as from the beginning of the first pay period to commence in May, 1955, shall be replaced by the following clauses:—

Wages Per Weer

									Within 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geolong; at Warrnambool and within Mildura and Gippsland Districts.	Other Parts of Victoria.		
									£ s. d.	£ s. d.		
Journeymen			• •	• •	••	• •	• • •		14 15 0	14 12 0		
Journeywomen	••				• •	• •	• •		10 0 0	9 17 6		

In addition to the above rates the following shall be paid.

No. 878.-8330/55.-PRICE 3D.

⁽a) Employees engaged in using offensive animal hair or similar offensive material in the saddlery and harness trade or repairing harness of a dirty or offensive nature shall be paid 3d. per hour extra, where the foreman and the employee agree that such hair and/or material is of an unusually offensive nature.

In the case of disagreement between the foreman and employee the employee or a shop steward on his behalf shall be entitled, within 24 hours, to ask for a decision on the employee's claims by the employer's industrial officer (if there be one), or otherwise by the employer or the executive officer responsible for the management or superintendence of the plant concerned. In such case a decision shall be given on the employee's claim within 24 hours of its being asked for (unless that time expires on a non-working day in which case it shall be given during the next working day), or else the said allowance shall be paid.

⁽b) Female working on large machines (7.5, 45K, 7.27, or any similar class of machine, and Grummet), 3s. 6d. per week extra on above rates.

APPRENTICES-MALES.

5. (a) The probationary period of trainee apprentices or apprentices shall not exceed three months.
(b) The minimum rates of wage to be paid to apprentices or probationers shall be not less than the following:—

					Wages Per Week.					
		_	 	Within 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrambool and within Mildura and Gippsland Districts.		Other Parts of Victoria.				
Five-year terms—					s.	d.	8.	d.		
First year's experience			 	 	72	0	71	0		
Second year's experience			 	 	84	ŏ	83	Õ		
Third year's experience	'		 	 	120	ŏ	118	ě		
Fourth year's experience			 	 	192	Ö	189	6		
Fifth year's experience	• •		 	 	240	0	237	0		
Four-year terms-										
First year's experience			 	 	72	0 '	71	0		
Second year's experience	••		 	 	120	ŏ	118	6		
Third year's experience			 	 	192	Ŏ	189	6		
Fourth year's experience			 	 	240	Ö	237	Õ		

- (c) Experience in this clause means actual experience whether as an apprentice or otherwise, in any one or more of the operations provided as apprenticeship operations.
- (d) Except as otherwise provided minors may be engaged in the following occupations under contracts of apprenticeship or trainee apprenticeship framed in conformity with this Determination:—(1) Riding Saddle Maker; (2) Harness, harness saddle, bridle work, and strapping maker; (3) Cutting or clicking; (4) Whip and whipthong maker; (5) Collar maker.
- (e) The period of apprenticeship shall not exceed four or five years including any period of experience in the occupation to which the minor is being apprenticed prior to entering into the indenture of apprenticeship.
- (f) An employer especially qualified to teach apprentices may, with the consent of the Wages Board, employ a greater proportion of apprentices to tradesmen than herein specified.
 - (g) Until further order any contract of apprenticeship may contain the following provision:—

 If through lack of orders or through financial difficulties the employer is unable at any time to find employment and training for an apprentice and if a transfer to another employer cannot be arranged, the obligations and duties imposed by the indenture may, with the concurrence of the apprentice and his guardian, be suspended for a period agreed upon, or if no such agreement is arrived at may be cancelled by the employer. The onus of proof of circumstances justifying such cancellation shall be on the employer.
- (h) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday may by agreement with his master serve as an apprentice until he reaches the age of twenty-three years.
- (i) All wages shall be paid without deduction for specified holidays or for unavoidable absences through sickness to the number of forty hours of working time per annum.
- (j) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in this Determination, or in which he has unlawfully absented himself without the master's consent shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served.
 - (k) The ordinary hours of employment of apprentices shall be the same in each workshop as those of the journeymen.
 - (1) An apprentice under the age of eighteen years shall not be liable to work overtime unless he so desires.
 - (m) An apprentice shall not work under any system of piecework.
- (n) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.
- (o) Tools of Trade:—All tools of trade necessarily required by an apprentice in the learning of his trade shall be supplied by the employer of the apprentice. Such tools of trade shall remain the property of the apprentice on completion of his indenture.

JUNIOR WORKERS-MALES.

6. (a) Junior workers may be employed at the following rates of pay:--

						Wages 1	s Per Week.		
	_,	·	<u></u>		Within 20 Mile G.P.O., Melbour Miles of G.F Geelong; Warrnambool within Mildur Gippsland Dis	me; 10 P.O., at I and a and	Other Parts	of Victoria.	
					s. d.		8.	d.	
nder 16 years of age			 	 	72 0	.	71	0	
and under 17 years of age			 	 	96 0		95	Ō	
and under 18 years of age			 	 	120 0		118	6	
and under 19 years of age			 	 	144 0		142	0	
and under 20 years of age			 	 	192 0	1	189	6	
and under 21 years of age			 	 	240 0		237	0	

(b) The proportion of junior workers and apprentices allowed shall be:—

MALE EMPLOYEE RECEIVING AT LEAST ADULT MALE RATE. JUNIOR WORKERS INCLUDING APPRENTICES.

1				• •			1
2 to 20		• •					l for every 2 such male employees
Over 20	• •	••	• •	• •	••	• •	A further 1 for every 3 such male employees over 20.

In computing the proportion under this sub-clause the number of such male employees employed for the whole of the previous six months shall be taken.

JUNIOR WORKERS-FEMALES.

7. Female junior workers may be employed at the following rates of pay:-

					Wages Per Week.					
	 	· · · · · · · · · · · · · · · · · · ·	·· ·	·	 Within 20 Miles G.P.O., Melbourne Miles of G.P.O. Geelong; at Warrnambool an within Mildura a Gippsland Distric	d ad	Other Parts	of Victoria		
					s. d.		8.	d.		
Jnder 16 years of age	 				 72 0		71	0		
6 and under 17 years of age	 				 90 0		88	6		
7 and under 18 years of age	 				 102 6		101	0		
8 and under 19 years of age	 				 115 0		113	6		
9 and under 20 years of age	 				 126 0		124	0		
0 and under 21 years of age	 				 156 6		154	6		

and thereafter the minimum wage prescribed for adult females as adjusted from time to time for the class of work which they are doing, provided, however, that a junior female, after four years' experience in the industry covered by this Determination shall be paid the full adult female rate prescribed in clause 3.

Clauses other than clauses 3, 5, 6 and 7 of the said Determination shall remain in force.

⁽a) For the purposes of this clause "experience" shall mean any form of employment in this industry.

⁽b) Employers who wilfully employ juniors without taking into account previous experience shall be guilty of a breach of this Determination.

⁽c) The proportion of female apprentice and/or junior workers shall not exceed two to one adult female receiving the minimum wage.

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