



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 1075]

FRIDAY, DECEMBER 14.

[1956

Labour and Industry Acts.

AMENDING DETERMINATION OF THE GARDEN EMPLOYEES BOARD.

NOTES.—(1) This Determination applies to the whole of the State of Victoria.

(2) By Order in Council dated the 18th February, 1941, the Entertainment Employees (non-performers) Board was deprived of the power to determine the lowest prices or rates which may be paid to persons employed in the maintenance of grounds used in the business of conducting for private gain outdoor entertainments, outdoor shows, outdoor sports meetings, or outdoor amusements of any kind, and such power was conferred exclusively on the Garden Employees Board.

(3) By Order in Council dated the 13th September, 1947, the Garden Employees Board was deprived of the power to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed—

- (a) in the laying-out, cultivation or keeping in order of a fairway or green in connexion with any golf links or putting green;
- (b) in the laying-out, cultivation or keeping in order of a bowling green or tennis court;
- (c) as work connected with or incidental to the construction or maintenance or keeping in order of brick dust or porous tennis courts;
- (d) at work connected with or incidental to the construction, formation, maintenance or keeping in order of grounds or enclosures used in the business of conducting for gain out-door entertainments, out-door shows, out-door sports meetings of out-door amusements of any kind—

and such power was conferred exclusively on the Sports Ground Maintenance Board.

IN accordance with the provisions of the Labour and Industry Acts, the Wages Board which since the 18th February, 1941, has had the power subject to adjustment made on the 13th September, 1947, referred to in Note (3) hereof, to “determine the lowest prices or rates which may be paid to any person or persons or classes of persons (other than persons subject to the jurisdiction of any Board heretofore appointed) employed—

- (1) As gardeners or gardeners' labourers—
 - (a) by a master gardener other than a market gardener;
 - (b) in connexion with the laying-out, cultivation, or keeping in order of gardens in connexion with private houses, guest houses, flats, factories, or registered schools;
 - (c) in the laying-out, cultivation, or keeping in order of a garden or lawn in connexion with a racecourse;
 - (d) in the laying-out, cultivation, or keeping in order of a garden, lawn, fairway, or green in connexion with any golf links or putting green;
 - (e) in the laying-out, cultivation, or keeping in order of a bowling green or tennis court or of a garden connected therewith”;
- (2) At work connected with or incidental to—
 - (a) the construction or maintenance of private paths and drives or of ornamental features such as rockeries, &c.;
 - (b) the construction or maintenance or keeping in order of brick dust or porous tennis courts;
 - (c) the construction, formation, maintenance, or keeping in order of grounds or enclosures used in the business of conducting for gain out-door entertainments, out-door shows, out-door sports meetings, or out-door amusements of any kind”;

has made the following Determinations, namely:—

That, on the 18th September, 1956, the Determination made on the 23rd November, 1953, and published in *Government Gazette*, No. 1 of the 4th January, 1954, shall be amended by deleting clause 7A., and inserting in lieu thereof the following:—

OLYMPIC GAMES HOLIDAY.

7A. In connexion with the holding of the Olympic Games in Victoria, during the months of November, and December, 1956, where a holiday or half-holiday is proclaimed by Order in Council throughout any Municipality or part thereof, or within any defined area, such holiday or half-holiday shall, so far as such Municipality or part thereof, or such defined area is concerned be deemed to be included in the list of holidays prescribed in clause 7.

Provided that no employee shall be entitled to the conditions prescribed by this clause for more than the equivalent of one working day.

Provided further that an employee who fails to attend for work on the working day before and/or after such holiday or half-holiday without reasonable excuse shall not be entitled to be paid for such holiday or half-holiday.

P. A. RANGLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 18th September, 1956.

By Authority: W. M. HOUSTON, Government Printer, Melbourne.

