

### VICTORIA

# GOVERNMENT GAZETTE.

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No. 346]

### MONDAY, APRIL 9.

[1956

Labour and Industry Acts.

## 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 Acts, 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 February, 1956.

Dated at Melbourne, this

22nd day of March, 1956.

H. N. JONES,

Secretary for Labour and Industry.

#### HAIRDRESSERS BOARD.

Clause 2 of the Determination published in Government Gazette No. 346 of the 17th June, 1955, as amended shall be replaced by the following clause:—

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# APPRENTICES AND IMPROVERS. (a) Outside the Metropolitan District.

<del></del>	 Wages per Week.						
	Apprentices.				*Improvers.		
	 Males.		Females.		Males.	Females.	
	s.	đ.	s.	d.	s. d.	s. d.	
lst year	 45	0	37	6 6	1		
2nd year	 60	0	52	6	1 [	}	
3rd year	 88	0	73	6			
4th year—	l .				11		
let six months	 120	6	103	6	>246 0	148 6	
2nd six months	 120	6	120	6	H		
5th year—					11	1	
lat six months	 148	0	120	6	11		
2nd six months	 148	0	Ι.		IJ	l	

(b) Within the Metropolitan District—The wages payable shall be such rates as may be prescribed from time to time by the Apprenticeship Commission of Victoria.

Apprentices and improvers shall be subject to the number of hours per week as fixed for their respective sections.

JUVENILE WORKERS, i.e., females under 21 years of age employed solely as receptionists or females under 17 years of age employed solely as messengers—

#### Wages.

Receptionists .. .. 92s. 0d. per week of 40 hours.
Messengers .. . 35s. 6d. per week of 40 hours.

#### PROPORTION (IN ANY SHOP OR PLACE).

One Juvenile Worker employed as a receptionist to every fitteen or fraction of fifteen persons receiving not less than the minimum wage.

In addition, one Juvenile Worker employed as a messenger

In addition, one Juvenile Worker employed as a messenger in any shop or place where not less than four persons are employed.

<sup>\*</sup> The employment, within the Metropolitan District, of any improver is illegal.

APPRENTICES AND IMPROVERS—continued.

PROPORTION (IN ANY SHOP OR PLACE).

Apprentices.

In Men's Hairdressing Saloons.

One male apprentice to every three or fraction of three male workers receiving not less than the minimum wage.

In Ladies' Hairdressing Saloons.

One apprentice to each female worker receiving not less than the wage of 207s. 9d. per week. Provided that a male working employer shall be entitled to an apprentice.

In Places where both Men's and Ladies' Hairdressing is Carried Out.

One apprentice to every three or fraction of three workers, male or female, receiving not less than the minimum wage if male, or 207s. 9d. per week if female.

Improvers.

One male improver to every fifteen male workers receiving not less than the minimum wage.

One female improver to every fifteen persons receiving not less than the minimum wage.

An amended indenture of apprenticeship prescribed by the Board was approved on 26th March, 1936.

							Wages,	<u>.                                    </u>	
Other Employees,							Within the Metropolitan District as defined in the Labour and In- dustry Act; the Cities of Geolong Geelong West, Warrnambool, and of Newtown and Chiwell.	All Other Parts of Victoria.	
Chair workers (male or in Provided that any per- saloon shall be paid 5s.	emale) son appo extra pe	inted by	f not ma	oyer to b	LA DATES	na ura l	e. d.  Per Week of 40 Hours.  316 0	s. d. Per Week of 40 Hours. 306 0	
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Males engaged in— Children's haircutting Ladies' haircutting All other males Female window models	Any	persons a	Place.				321 0 358 6 383 6 Per Week of 20 Hours, 278 6 Per Week of 40 Hours,	311 0 355 6 380 6 Per Week of 20 Hours. 273 0	
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Clauses, other than clause 2, of the said Determination as amended shall remain in force.