

## VICTORIA

# GOVERNMENT GAZETTE.

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No. 4871

### FRIDAY, MAY 18.

[1956

#### DETERMINATION OF THE INDUSTRIAL APPEALS COURT.

IN THE INDUSTRIAL APPEALS COURT:

IN THE MATTER of the Labour and Industry Act 1953.

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IN THE MATTER of a Determination made by the Plumbers Board and dated the 30th day of November, 1955.

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IN THE MATTER of an Appeal against the said Determination.

Before the Industrial Appeals Court (Judge Gamble, K. H. Boykett, Esq., and M. C. Jordan, Esq.)

Monday the 5th day of March, 1956.

Having heard the above-mentioned Appeal, on the 8th day of February, 1956, and on this day this Court doth order and determine:—

- 1. That the Appeal be allowed.
- 2. That the Determination of the Wages Board be amended by deleting sub-clauses (a), (b), and (c) of clause 3 and substituting in lieu thereof the following:—

#### ALLOWANCE IN RESPECT OF EXCESS FARES AND TRAVELLING TIME.

3. (a) Subject to sub-clauses (b) and (c) hereof the following payments shall be made in lieu of fares and travelling time within the radii named using G.P.O., Melbourne (or. Bourke and Elizabeth streets), or the principal post offices at Ballarat, Bendigo, and Geelong as centres:—

_	-		s. d.	
Up to and including 12 miles		 	 4 0 per da	ıv
Over 12 miles and including 20 miles		 	 4 9 per da	
Over 20 miles and including 30 miles			5 6 per de	

Over 30 miles travelling time shall be paid at the rate of 6s. 3d. per hour calculated to the nearest quarter of an hour with a minimum of one-quarter hour for each journey for any time outside ordinary working hours spent in travelling daily from the 30-mile radius to the job and returning thereto in addition to the allowance prescribed for such radius, plus any fares necessarily and reasonably incurred in so travelling beyond such radius.

- (b) In the case of the employment of persons on the construction renovation alteration or demolition of buildings performed on the site thereof, these allowances shall not be payable if the employer provides or offers to provide transport free of charge, in which case 2s. 11d. per day travelling allowance shall be paid.
- (c) In all cases other than provided for in sub-clause (b) hereof, if the employer provides or offer to provide transport free of charge, 2s. 11d. per day travelling allowance shall be paid. In the case of an employee who is normally required to report for and finish work at his employer's workshop, and is transported to and from any job by his employer, no allowance shall be paid.
- (3) That this Determination of the Court operate as from the first pay period commencing on or after the 5th March, 1956.

By Order of the Court,

J. C. THOMAS,

Registrar,

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