

VICTORIA RNMENT GAZETTE

Bublished by Authority.

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

No. 42.

THURSDAY, MARCH 1.

[1917.

Factories and Shops Acts.

(COMMERCIAL CLERKS BOARD.)

IN THE COURT OF INDUSTRIAL APPEALS.

In the matter of the Factories and Shops Acts

In the matter of a Reference by the Honorable the Minister of Labour to Review a Determination of the Court of Industrial Appeals made on the second day of December, 1914.

FRIDAY, the 23rd day of February, 1917.

(Before His Honour Mr. Justice Hodges, Mr. F. O. W. Sambell, and Miss Rose Smith.)

(Before His Honour Mr. Justice Hodges, Mr. F. O. W. Sambell, and Miss Rose Smith.)

THIS Reference to review the above-mentioned Determination coming on for hearing before this Court on the 27th day of November, 1916, and the 6th, 7th, 8th, 9th, 12th, and 13th days of February, 1917, and this day: THIS COURT DOTH ORDER AND DETERMINE:—

1. That on the 12th day of March, 1917, the Determination of the Court of Industrial Appeals dated the 2nd day of December, 1914, 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 (other than persons employed by any banking company, insurance company, building society, friendly society, friendly society, of the company, barristor, or solicitor) employed in connexion with some trade or business as a clerk, collecting clerk, time-keeping clerk, despatch clerk, store clerk, weighing clerk, cashier, typewriter, stenographer, or bookkeeper.

(2) Apprentices.		Improvers.	Juvenile Workers other than Apprentices and Improvers.	Other Employees.		
PROPORTION One apprentice to fraction of two works No. 42.—MARCH 1	Per Week of 48 Hours. Males. Females. 12s. 12s. 16s. 16s. 24s. 20s. 32s. 24s. 40s. 28s.	WAGES. Typewriters or Stenographers. Per Week of Hours. Males. Femal 20s. 20s. 20s. 20s. 20s. 20s. 20s. 20s.	In cases where only one person coming within the scope of this Determination is employed, and such person is under 21 years of age, and in cases where a person is employed in connexion with copying work for a Directory, and such person is under 21 years of age, the lowest rate of wages per week of 48 hours to be paid to such person in either of the such cases shall be the rate fixed for an improver, and to remale or female or female or female	Males Female cashiers in butchers' shops All other females	Within the Metropolitan District. Wages. Per Week of 48 Hours. s. d. 58 0 33 0	Outside the Metropolitat District wherever this Determination Applies Wages. Per Week of 48 Hours. S. d. 54 0 33 0 37. 0

- 3. Overtime.—Any employee who in any week works for any time in excess of 48 hours shall be paid for such extra time at the rate of time and a half.
- 4. Casual Labour.—Casual employees (i.e., persons employed during any week for not more than 24 hours) shall be paid at the rate of time and a half.
- 5. Special Rates for Sundays and Public Holidays.—The special rate to be paid to a clerk or cashier employed in an hotel or restaurant shall be at the rate of time and a half, and the special rate to be paid to any other person shall be at the rate of double time for all work done on Sundays, New Year's Day, Foundation Day (26th January), Good Friday, Easter Monday, Eight Hours Day (21st April), King's Birthday (3rd June), Christmas Day, and Boxing Day; but if any other day be, by Act of Parliament or Proclamation, substituted for any of the above-named holidays, the special rates shall only be payable for work done on the day so substituted.

Provided that this clause shall not apply to-

Receiving clerks or punch or fare checking clerks, outfit clerks, roster clerks, or other clerks in lieu of or in substitution for any such clerks in connexion with the traffic operations of tramways or employed in tramway sheds or tramway offices,

Counter clerks, entering clerks, cashiers, label or despatch clerks employed in daily newspaper offices.

By the Court,

W. H. GRAY, Registrar.

The above Determination of the Court of Industrial Appeals is hereby published pursuant to sub-section (1) of section 177 of the Factories and Shops Act 1915 (No. 2650).

A. J. PEACOCK, Minister of Labour.

27th February, 1917.