

VICTORIA

Published by Authority.

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

No. 112]

THURSDAY, JUNE 4.

[1936

Factories and Shops Acts.

DETERMINATION OF THE TILE LAYERS BOARD: (1) 1214 (1) 1214 (1)

Note.-(a) This Determination applies to the whole of the State of Victoria.

(b) On the 7th July, 1926, by Order in Council, the Tile Layers Board was deprived of the power to determine the lowest prices or rates which may be paid to any persons employed laying or fixing faience or majolica on floors, walls, or ceilings, and such power was conferred exclusively on the Bricklayers Board.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board which now has the power to determine the lowest rates which may be paid to any persons employed laying or fixing tiles on floors, walls, or ceilings, has made the following Determination, namely :-

(1) That this Determination shall come into force on the 29th day of May, 1936.

(2)	Apprentices.		Improvers.	Other Employees.			
	W ages .	Per Week of 44	Wages. Per V	44		WAGES.	Per Week of 44
lst year 2nd ,, 3rd ,, 4th ,, 5th ,,		8. d 20 0 30 0 40 0 55 0 70 0	## Hou ## ## ## ## ## ## ## ## ## ## ## ## ##	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Adults	s. d. 2 4	Hours. s. d. 102 8
One app: of three v	ortion (within rentice to every two workers receiving per week of 44 ho	hree or fraction not less than	PROPORTION (WITHIN ANY PLACE). One improver to every four or fraction of four workers receiving not less to 102s. 8d. per week of 44 hours.	tion			

(3) TIME OF BEGINNING AND ENDING WORK-

Time of Beginning.

Time of Ending.

7.30 a.m. 7.30 a.m.

.. 5.30 p.m. on each of the five days in the week.
.. 12.15 p.m. on the day on which the half-holiday is usually observed.

(4) OVERTIME. -That the following rates shall be paid for all work done:-

(a) Within the hours fixed in Clause 3 in excess of 44 hours per week—Time and a quarter.
 (b) Outside the hours fixed in Clause 3—

 .	On Saturday or the Day on which the Half-holiday is usually Observed.			On the other Working Days of the Week.			
Between midnight and 7.30 a.m. , 12.15 p.m. and 7.30 p.m. , 7.30 p.m. and midnight , 5.30 p.m. and 7.30 p.m. , 7.30 p.m. and 10 p.m. , 10 p.m. and 7.30 a.m.				Double time Time and a ha Double time	 qr		Time and a quarter Time and a half Double time

- (5) Special Rates.—Double time shall be the special rate for all work done on Sunday, New Year's Day, 26th January (Australia Day), Good Friday, Easter Monday, Labour Day, 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 rate shall only be payable for work done on the day so substituted to the day so substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted.
- (6) SCAFFOLD WORK.—All work performed at a height of over 12 feet above ground or floor level shall be paid for at the rate of 1s. per day in addition to the ordinary rate.
 - (7) ALLOWANCES.—The following allowances shall be paid to persons employed on work:—
 - (a) For work done within a radius of 12 miles from the "Centre"-
 - (i) Where transport is not provided by the employer for an employee from the "Centre" or from the place of residence of such employee to the place of employment an amount of 2s. 6d. per week shall be paid to such employee going from and to: his residence; to: and from: his work.
 (ii) When any employee is required during working hours to travel from one place of employment to another place of employment, he shall be paid travelling time at ordinary rates and the additional fares necessarily
 - expended.
 - (b) For any other work-
 - (i) The fares necessarily expended in addition to travelling time at ordinary rates during the ordinary working
 - (i) The large are accessing experience in the same of the same of
 - For the purpose of this Clause "Centre" shall mean the Railway Station, Flinders street, Melbourne, if the employer's place of business is within 12 miles therefrom, and shall in all other cases mean the employer's place of
- (8) PIECEWORE.—The Board determines, under the provisions of section 150 of the Factories and Shope Act 1928, that any employer may fix and pay piecework prices to any person employed at any work for which this Board has fixed a minimum wage, provided that such employer shall been such piecework prices on the earnings of an average worker working under like conditions, and such piecework prices shall be fixed so that an average worker can earn not less than the wages rate fixed by the Board for such work.

"A. S. "HAUSER, P.M., Chairman.

GEO. E. PARR, Secretary.

Melbourne, 18th May, 1936.