

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 145]

MONDAY, JULY 26.

[1937

Factories and Shops Acts.

DETERMINATION OF THE OVENMAKERS BOARD.

Note.—This Determination applies to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder; such portions of the City of Sandringham as are not included within the said Metropolitan District; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool: the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

N accordance with the provisions of the Factories and Shops Acts the Wages Board which since the 19th October, 1936, has had the power to determine the lowest prices or rates which may be paid to any person or persons or classes of persons (other than moulders) whereseever employed:—

- (a) in the process, trade, or business of a maker of ovens, stoves, or ranges, or parts thereof;
- (b) in the process, trade, or business of vitreous enamelling ovens, stoves, or ranges, or parts thereof—has made the following Determination, namely:—
 - (1) That on the 24th July, 1937, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices or Impe	OVERS.	JUNIORS, i.e., persons under 21 yea apprentices or impro	rs of age (other than vers).
	Wages per Week of 44 Hours.		Wages per Week of 44 Hours.
•	Weekly Hourly Engagement. Hiring.		Weekly Hourly Engagement. Hiring.
Males.	s. d. s. d.	Males.	s. d. s. d.
1st year's experience	15 0 16 2 21 0 22 6 28 9 30 10 39 3 42 1 49 9 53 4 61 3 65 8 13 6 14 6 18 0 19 4 26 3 28 2 33 0 35 5 37 9 40 6	(a) In blacksmithing, bull-dozing, and work associated therewith; furnace work and heating— Under 16 years of age 16 and under 17 years of age 18 ", "18 "," 18 "," 19 "," 19 "," 21 "," (b) In all occupations except blacksmithing, bull-dozing, and work associated therewith; furnace work and heating— lst year's experience 2nd "," 3rd "," 4th "," 5th "," 6th ","	16 6 17 9 23 6 25 2 41 9 44 9 52 3 56 0 62 9 67 3 15 0 16 2 21 0 22 6 28 9 30 10 39 3 42 1 49 9 53 4 61 3 65 8
PROPORTION (in any l	Place).	. Females.	
Apprentices. One apprentice to every three or frathe same sex receiving not less than the management of the same sex receiving not less than the minimum sex receivin	inimum wage n of two workers of the	lst year's experience	13 6 14 6 18 0 19 4 26 3 28 2 33 0 35 5 37 9 40 6 41 9 44 9

OTHER EMPLOYEES (INCLUDING REPAIRERS).

	М	ales.					O	ges per f 44 H Week Engage	ly
	-							8.	d
In all sections other than porcelain enamelli	ing							٠.	
Blacksmiths	٠.,							79	6
Coppersmiths who braze								89	0
Coppersmiths who do not braze								81	0
Electroplaters in charge of electroplating	g plant							87	0
Electroplaters' assistants								79	0
Grinders or polishers							٠	81	0
Persons fettling or dressing with consoli	dated em	ery w	heels					. 78	0
Persons engaged on bending, bolting,	drilling,	punel	hing, rive	ting, ass	embling,	or fitting	in		
connexion with—			Q. 1,-		. 0.	, ,, ,			
(a) Colonial, side, or selectors' ov-	ens)		
(b) Laundry, heating, or gas stove							}	83	0
(c) Cooking stoves or portable rai	nges not	more	than 3 ft.	6 in. in	length]		
(d) Any other cooking or heating	apparat	us—		•	-		-		
(i) Inside employer's facto								86	0
(ii) Outside employer's fact	tory -rep	air wo	rk—						
Between 7.30 a.m. an				٠				132	0
" 6 p.m. and	7.30 a.m.		••					162	0
Persons employed in filing patterns								. 82	в
Persons fitting moulding boxes			• •					82	6
Pattern fitters						• •		88	0
Testers								76	6
Sprayers								74	0
Blackers				• •		••		74	0
Labourers and truckers				• •				72	0
In porcelain enamelling section—		•	•						
Fusers		• •	• •			• •		87	0
Sprayers, swillers, grippers, and brusher	з				• •		• •	78	0
* See	Clause (8)	(b) ro H	ourly Hiring	ζ.					
	_	,							
	F'e	emales.			317	man 317as!-"-		·	
					-	es per Week o	1 44 M		
•					Washly			Hor	-1

						Weekly Engagement.					
					s. d.			s. d.			
If of less than twelve months' experience					45 0			48 2			
If of twelve months' experience or more		• •			51 3			54 10			

- (4) Hours of Employment.—The ordinary hours of employment shall be 44 per week to be worked (except as to shift workers) between the hours of 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday. Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees, and also that the weekly hours may be worked in five days.
- (5) OVERTIME.—(a) For all work done outside ordinary hours the rate of wage shall be time and a half for the first four hours, and double time thereafter.
 - (b) In computing overtime each day's work shall stand alone.
- (c) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours work at the appropriate rate.
- (d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing-by time at ordinary rates from the time from which he is told to hold himself in readiness. Any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.
- (e) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.
- (f) For all work done during meal hours and thereafter until a meal hour break is allowed time and a half rate shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.
- (g) An employee working overtime shall be allowed a crib time of 20 minutes without deduction of pay after each four hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.
- (h) Before starting overtime after working ordinary hours, a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than one and a half hours. An employee and his employer may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.
- (i) An employee required to work overtime for more than two hours without being notified the day before that he will be required so to work shall either be supplied with a meal by the employer or paid 1s. 6d., or if work extends into a second meal hour 2s. 6d. for the two meals, but such payment need not be made to employees living in the same locality as their workshop who can reasonably return home for meals.
- If an employee pursuant to notice has provided a meal or meals, and is not required to work overtime, he shall be paid for each meal so provided.
- (j) Subject to the provisions of the second part of sub-clause (f) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break down of plant or upon routine maintenance of plant which can only be done while such plant is idle.
- (k) When an employee working overtime finishes work at a time when reasonable means of transport is not available, the employer shall provide him with a conveyance or pay him ordinary wage rates for the time occupied in reaching his home.
- (6) Shift Work.—For any afternoon or night shift, which has been in operation for five nights consecutively, and for less than one mouth 10 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 5 per cent. more than ordinary rates shall be paid. Shifts which do not continue for five successive nights shall be regarded as overtime.
- (7) Special Rates.—Double time shall be the rate for all work done on Sunday, New Year's Day, 26th January (Australia Day), Good Friday, Easter Monday, Labour Day (21st April), King's Birthday, Christmas Day, or 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.
- (8) CONTRACT OF EMPLOYMENT.—(a) With the exceptions hereinafter stated, employment may be by the week or by the hour. If by the week it shall be terminable on either side by one week's notice given on any day or (if the employer terminate it without notice) by payment of one week's wages.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than time actually worked, for misconduct or for absence from work without reasonable excuse. If any employee engaged by the week absents himself from duty, except on public holidays or for days for which he produces a certificate from a medical practitioner, or other proof satisfactory to his employer, of sickness (aggregating four days' sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., one-sixth of the weekly wage for each day of absence, including Saturday in shops working six days, and one-fifth in shops working five days per week; provided that only time actually lost shall be deducted when an employee is absent with leave on a Saturday.

- (b) If the contract of employment is for hourly hiring the total amount of the rates prescribed for males, in clause (3) hereof, shall be increased by 5s. per week, but such amount shall not be taken into account in computing overtime, Sunday, and holiday rates.
- (c) An employee starting work on hourly hiring shall be entitled to a minimum of four consecutive hours work or to four hours' pay for the job—such hours may be deemed to be consecutive if worked in ordinary hours at the end of a day and the beginning of the next succeeding day.
- (9) PIECEWORK.—The Board determines under the provisions of section 150 of the Factories and Shops Act 1928 (No. 3677) that any employer may fix and pay piecework prices to any person employed in the process, trade, or business of a maker of ovens, stoves, or ranges or parts thereof; or in the process, trade, or business of vitreous enamelling ovens, stoves, or ranges or parts thereof, provided that such employer shall base 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.

D. GRANT, Chairman.

E. G. WILLIAMS, Secretary.

Melbourne, 9th July, 1937.

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GOVERNMENT GAZETTE.

Published by Authority.

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

No. 146]

MONDAY, JULY 26.

[1937

Factories and Shops Acts.

NICKELWARE BOARD.

Note.—(a) This Determination on the 19th July, 1937, applied to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder; such portions of the city of Sandringham as are not included within the said district; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Schastopol.

IN THE COURT OF INDUSTRIAL APPEALS.

N the matter of the Factories and Shops Acts,

and

In the matter of an Appeal by the representatives of the employers on the Nickelware Board against the Determination of the said Board, dated the 15th December, 1936.

Tuesday, the 29th day of June, 1937.

(Before His Honour Mr. Justice Martin, Mr. Russell Newton Stokes, and Mr. Eric Samuel Lambden.)

The above-mentioned Appeal coming on for hearing by this Court on the 17th, 18th, and 20th May, 1937, and this day. Upon Reading the Appeal, and Upon Hearing Dr. A. D. Ellis, of Counsel, and witnesses for the employers, and Mr. N. Roberts, of the Amalgamated Engineering Union, and witnesses for the employees; This Court doth Order and Determine:—

(1) That on the 19th July, 1937, the Determination of the Nickelware Board dated the 15th December, 1936, shall be revoked and replaced by this Determination as to the lowest prices or rates which may be paid to any persons employed in the trade of making—

(a) Nickel-silver articles of table ware;
(b) Articles of table ware of any base metal;

but not including any person employed electroplating, grinding, polishing, or finishing articles of table ware.

(2)

APPRENTICES OR IMPROVERS.

\-/				
Apprentices.		Improvers.		
		Wages per week of 44 Hours. s. d.		Wages per week of 44 Hours, 8. d.
lst year-lst six month's experience		13 0	lst year—lst six month's experience	13 8
2nd six month's experience		14 0	2nd six month's experience	14 8
2nd year—1st six month's experience		16 8	2nd year—1st six month's experience	17 6
2nd six month's experience		18 2	2nd six month's experience	19 1
3rd year—1st six month's experience		29 8	3rd year—1st six month's experience	31 2
2nd six month's experience		32 3	2nd six month's experience	33 10
4th year's experience		43 8	4th year's experience	45 10
5th year's experience	•• .	59 3	5th year's experience	62 3
6th year's experience		70 9	6th year's experience	74 3
and thereafter the minimum wage.			and thereafter the minimum wage.	

Proportion (in any place)—Three apprentices and two improvers or two apprentices and three improvers to every three or
fraction of three workers receiving not less than 72s. per week of 44 hours.

No. 146.—7630.

OTHER EMPLOYEES.									Wa	uges per wee of 44 Hours. s. d.
Stamper who	outs in	die and	makes	force						99 0
Repairers	·					٠				99 0
Maker-up										99 0
Metal spinner	setting	up and	making		lies					94 0
Other spinners										84 0
Die setters										84 0
Drop hammer	stampe									82 0
Press operator					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					82 0
Press operator										80 0
Pickler who p								••	• • • • • • • • • • • • • • • • • • • •	80 0
Hand blanker	P C					• •	••	• •	• • •	80 0
All others	••	• • •	• •	::	••	• •	• •	• •	• •	72 0

The above rates or any adjustment thereto in accordance with clause (4) hereof shall, from the commencement of the first pay period to begin in October, 1937, be increased by 3s. per week.

PERIODICAL ADJUSTMENT OF WAGES.

(4) The wages rates set out in clause (3) are based upon the following basic wage and, pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, this Court hereby determines that such rates shall be automatically increased or decreased by the same amount, and at the same time as such hasic wage, provided that the wages of apprentices and improvers in receipt of 20s. per week or more shall be adjusted proportionately to adjustments of the basic wage—such adjustments to be to the nearest 3d., half or less than half of 3d. to be disregarded.

The basic wage shown hereunder shall be adjusted as prescribed in clause (5).

Basic Wage.

Place.	•		ł	Basic Wage.	Index Number Set Assigned.
Within the area to which this Determination applies	 	 		£ s. d. 3 9 0	Melbourne -

ADJUSTMENT OF BASIC WAGE.

- (5) (a) For work done before the beginning of the first pay period to commence in September, 1937, the amount of the basic wage prescribed in clause (4) shall be paid.
- (b) For work done during each future successive period beginning with the first pay period to commonce in a September, a December, a March, or a June, the amount of the basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

For the purpose of this Determination the expression "Commonwealth Statistician's retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician:—

- (1) The index number set to be applied is that assigned to Melbourne.
- (2) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
- (3) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
- (4) The basic wage shall be of that assigned amount during such successive period.

	Index N	umber Dlv	islons.		Bas	ic W	Vage.		Index Nu	mber Divi	sions.		Basic Wage
					£	8.	d.						£ s. d.
735-746					3	0	0	834-845			• • •		380
747-759					3	1	0	846-858					3 9 0
760-771					3	2	0	859-870					3 10 0
772-783					3	3	Ô	871-882	,,				3 11 0
784-796					3	4	Ŏ	883-895	•••			- :: 1	3 12 0
797-808		• •			3	5	Õ	896-907					3 13 0
809-820		• •			3	6	Ŏ	908-919				:: 1	3 14 0
321-833					3	7	Ō	920-932					3 15 0

SPECIAL RATES.

- (6) In addition to the wages prescribed in clause (3) hereof the following special rates and allowances shall be paid:—
 - (a) Leading hands in charge of not less than 3 and not more than 10 employees, including apprentices, 6s. per week extra; more than 10 and not more than 20, including apprentices, 12s. per week extra; more than 20, including apprentices,

 - (b) Working in wet places—11d. per hour extra.
 (c) Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of acids.
 - (d) Where more than one of the disabilities entitling a workman to extra rates exist on the same job the employer shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.

HOURS OF EMPLOYMENT.

- (7) With the exceptions herein set out the ordinary hours of employment shall be 44 per week, to be worked in five days of 8 hours and one day (Saturday) of 4 hours, or five days of 8 hours 48 minutes each, continuously except for meal hour breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees.
- By agreement between any employer and his employees ordinary hours may be worked on the basis of 88 per fortnight with one week of 40 and one of 48 hours.

SHIFT WORK.

Continuous Work Shifts.

(8) (a) For the purposes of this clause, the expression "Continuous Work" means work carried on with consecutive shifts of men throughout the twenty four hours of each of at least six consecutive days without interruption except during breakdowns or meal breaks

(if any).

(b) Employees working on continuous work shifts shall work thereon such number of shifts up to six per week as may be required; no such shift to exceed 8 hours inclusive of meal breaks (if any) nor to be discontinuous except for meal breaks (if any).

(c) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on continuous work

(i) 8 in any one day; nor

(ii) 48 in any one week; nor
(iii) 48 in any one week; nor
(iii) an average of 44 per week during the period of employment upon such shifts; nor
(iv) such average reduced to 43 hours 5 minutes if such shifts include Sunday shifts; nor
(v) a total of 176 hours during any four weeks of the period of employment upon such shifts; nor

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(vi) such total reduced to 172 hours 20 minutes during any such four weeks if such shifts include Sunday shifts.

Provided that such average and total shall not be so reduced to 43 hours 5 minutes and 172 hours 20 minutes if the employees on Provided that such average and total shall not be so reduced to 43 hours 5 minutes and 172 hours 20 minutes if the employees on such shifts are for each ordinary hour worked thereon by them paid in the case of weekly employees at the rate of one forty-third (1/43) of the prescribed weekly wage, and in the case of hourly employees, at the rate of forty-four forty-thirds (44/43) of the prescribed rate for such employees which payments the employer shall have the option of making; nor shall they be so reduced if, in addition to other holidays (if any) to be given under this Determination to such employees, such employees are given in each year, one week's holiday on full pay, which week's holiday the employer shall have the option of giving.

(d) For all time off duty outside the limits of the ordinary hours prescribed in sub-clause (c) hereof, an employee on continuous work shift shall be paid at double rates. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift, or when the relief does not come on duty as the proper time: Provided that where not less than eight hours' notice has been given to the employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(e) Employees on continuous work shifts, working afternoon and night shifts, shall be paid 5 per cent more than ordinary rates for such shifts.

for such shifts.

(f) Employees on continuous work shifts, working any Sunday or holiday shift, shall be paid at the rate of time and a half for such shift.

Shift Work in other than Continuous Work.

Shift work in ther than Continuous Work.

(g) In shift work, not upon continuous work as heroin defined, any afternoon or night shift which does not continue for five successive working nights or more in a five-day workshop, or six successive working nights or more in a six-day workshop, shall be paid for at the rate of time and a half.

(h) For any afternoon or night shift which has been in operation for five nights or more and less than one month 10 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 5 per cent. more than ordinary rates shall be paid.

(i) Shift workers shall be paid overtime at the rate of time and a half for the first 4 hours and double time thereafter for all time worked in excess of shift hours.

(9) An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification, shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

OVERTIME.

(10) (a) For all work done outside ordinary hours the rates of the time and a half for the first 4 hours and double time thereafter, such double time to continue to be paid until an employee has been relieved from work for at least 8 hours. Provided that an employee shall not be entitled to payment for such rest period.

(b) Except as provided above in computing overtime each day's work shall stand alone.

(c) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours' work at the appropriate rate.

the appropriate rate.

(d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing by time at ordinary rates from the time; from which he is so to hold himself in readiness. But any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.

(e) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.

(e) An employee joiner than on since, who has a solution of following day.

(f) As far as practicable employees shall not work overtime while competent labour is available.

(g) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid.

An employee shall not be compelled to work for more than six hours without a break for a meal.

(h) An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each 4 hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.

(i) Before starting overtime after working ordinary hours a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than one and a half hours.

An employer and his employee may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

m name.

(j) An employee required to work overtime for more than 2 hours without being notified the day before that he will be so required to work, shall either be supplied with a meal by the employer or paid 1s. 6d., or if work extends into a second meal hour 2s. 6d. for the two meals, but such payment need not be made to employees living in the same locality as their work-shop who can reasonably return home for meals. If an employee pursuant to notice has provided a meal or meals and is not required to work overtime he shall be paid for each meal so provided.

each meal so provided.

(k) Subject to the provisions of the second part of the sub-clause (g) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break-downs of plant or upon routine maintenance of plant which can only be done while such plant is idle.

(l) When an employee working overtime finishes, work at a time when reasonable means of transport is not available, the employer shall provide him with a conveyance or pay him his current wage for the time occupied in reaching his home.

HOLIDAYS AND SUNDAY WORK.

(11) (a) Employees shall be entitled to the following public holidays (without pay except as hereinafter provided):—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzac Day, Christmas Day, and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days respectively.

Exceptions.

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.

(b) Employees not engaged in continuous work shall be paid at the rate of double ordinary time for work done on Sundays and public holidays, such double time to continue until the employee has been relieved from duty for at least 8 hours. Provided that the employee shall not be paid for the time he is resting.

Provided that employees engaged in repairs to or renewals of their employer's plant and machinery necessary for resumption of work the next following working day or for maintaining the continuity of electric light and power (not including the installation of new machinery) shall on holidays or Sundays be paid at the rate of time and a half.

(c) Employees, other than on shift or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays shall be paid for a minimum of 3 hours work.

PIECEWORK RATES.

(12) Subject to the minimum wages herein prescribed an employer may remunerate any of his employees under any system of payment by results.

EXTRA RATES NOT CUMULATIVE.

(13) Extra rates in this Determination, including rates prescribed in clause (6), are not cumulative so as to exceed the maximum of couble the ordinary rates.

PAYMENT OF WAGES.

(14) (a) Wages shall be paid weekly or fortnightly. Where the services of an employee are dispensed with, wages shall be paid

to him on the day of dismissal or forwarded to him by post on the day following.

(b) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid at overtime rates after that quarter-hour, with a minimum of a quarter of an hour.

CONTRACT OF EMPLOYMENT.

(15) (a) With the exceptions hereinafter stated, employment may be by the week or by the hour. If by the week it shall be terminable on either side by one week's notice given on any day or (if the employer terminate it without such notice), by payment of one week's wages

one week's wages.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than time actually worked, for misconduct or for absence from work without reasonable excuse.

If an employee engaged by the week absents himself from duty, except on public holidays or for days for which he produces a certificate from a medical practitioner or other proof satisfactory to his employer of sickness (aggregating 4 days' sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., one-sixth of the weekly wage for each day of absence, including Saturday in shops working six days and one-fifth in shops working five days per week: Provided that only time actually lost shall be deducted when an employee is absent with leave on a Saturday.

(b) If the contract of employment is for hourly hiring, the total amount of the rates prescribed in clause (3) hereof shall be increased by 5s. per week (with a proportionate amount added to the wages of juniors), but such amount shall not be taken into account in computing overtime, Sunday, and holiday rates.

(c) An employee starting work on hourly hiring shall be entitled to a minimum of four consecutive hours' work or to four hours' pay for the job—such hours may be deemed to be consecutive if worked in ordinary hours at the end of a day and the beginning of the next succeeding day.

Miscellaneous Provisions.

MISCELLANEOUS PROVISIONS.

(16) (a) Tools.—The employer shall provide for each employee all necessary tools, including micrometer, where used, but excluding other measuring or precision tools less than 13". The employee shall replace or pay for any tools so provided if lost through his negligence

steward or committee ask for the provision of lockers and shower baths and an undertaking is given that the baths provided will be used by the majority of the workmen and that the baths and lockers will be properly cared for, a locker shall be installed by the employer for each workman, and hot and cold shower baths (away from lavatories) for all workmen employed in foundries.

(c) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene

operators and their assistants, and suitable mica or other goggles for emery-wheel operators.

SHOP STEWARDS.

(17) Shop stewards appointed by employees in each workshop shall be allowed the necessary time during working hours to interview the employer or his representative on matters affecting employees whom they represent.

TIME AND WAGES BOOK.

(18) Each employer shall keep a time and wages book showing the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

The time occupied by an employee in filling in any time books or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out at the beginning or end of duty.

- (19) Year" means 365 consecutive days, starting from the day of commencement of operation of this Determination.
- "Shift work"—afternoon shift means any shift finishing after 6 p.m. and at or before midnight. Night shift means any shift finishing subsequent to midnight and at or before 8 a.m.:
 - "Sunday" means all time between midnight Saturday and midnight Sunday.
- "Wet place" means a place in which water is continually dripping from overhead to such an extent as to saturate the clothing of a workman, or a place where water accumulates underfoot to a depth exceeding 2 inches.

By the Court,

H. N. JONES,

Registrar.