VICTORIA GOVERNM GAZETTE.

Bublished by Authority.

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

No. 3061

TUESDAY, JULY 8.

[1947]

Factories and Shops Acts. DETERMINATION OF THE HAIRDRESSERS BOARD.

Notes.—(1) This Determination applies to the whole of the State of Victoria.

(2) Ladies' and/or Men's Hairdressing were proclaimed on 3rd December, 1941, as apprenticeship trades under the Apprenticeship Acts, for the Metropolitan District.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, 103 Russell-street, Melbourne.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to determine the lowest prices or rates which may be paid "to any person or persons or classes of persons whenescover employed in the business of a Hairdresser or Barber, or Wig Maker, or other Workers of Hair," has made the following Determination, namely:—

On the 30th November, 1925, the powers of this Board were extended to enable it to fix the lowest prices or rates which may be paid to any persons or classes of persons employed at—

(a) hair or scalp treatment;

(a) hair or scalp treatment;(b) toilet work.

1. That as from the beginning of the first pay period to commence on or after the 29th May, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination.

APPRENTICES AND IMPROVERS.
(a) Outside the Metropolitan District as defined in the Factories and Shops Acts.

	1	Wages per Week.						
	İ	Appr	entices.	*Improvers.				
	l	Males.	Females.	Males.	Females.			
		s. d.	s. d.	s. d.	s. d.			
lst year		18 9	16 0	ן (
2nd year		24 9	21 9		!			
3rd year		37 6	31 3	11				
4th year-	i		ļ	11	1			
1st six months		50 - 3	43 9	≻ 103 6	62 3			
2nd six months		50 - 3	50 3	11	1			
5th year—	-			11	1			
1st six months		62 3	50 3	11	l			
2nd six months		62 - 3		П	ļ			

(b) Within the Metropolitan District as defined in the Factories and Shops Acts—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.

PROPORTION (IN ANY SHOP OR PLACE).

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Apprentices.
In Men's Hairdressing Saloons.
One male apprentice to every three of 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 82s. 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 82s. 9d. per week if female.

Improvers.
One male improver to every fifteen male workers receiving not

One male improver to every fifteen male workers receiving not

One male improver to every inteen 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.

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 .. 39s. 3d. per week of 44 hours. Messengers .. 15s. 3d. per week of 44 hours.

PROPORTION (IN ANY SHOP OR PLACE).

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

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

^{*} The employment, within the Metropolitan District, of any improver is illegal.

							Wages.			
Other Employees.							Within the Metropolitan District as defined in the Factories and Shops Acts; the Cities of Geelong, Geelong West, and Warrnambool; and the Town of Newtown and Chilwell.	All Other Parts of Victoria.		
Chair workers (male or f Provided that any pore saloon shall be paid 5s. employed, and if more the extra per week for each	emale) on appo extra pe an five	r week if persons a	his emple	oyer to be than fi	ve perso	ns are	s. d. Per Week of 44 Hours. 133 0	s. d. Per Week of 44 Hours. 123 0		
Males engaged in— Children's haircutting Ladies' haircutting Making up combings	Ang	Other P	lace. 	::			Per Week of 44 Hours. 135 0 155 6	Per Week of 44 Hours, 130 0 150 6		
All other males		••					165 6	160 6 .		
Female window models			• •				Per Week of 20 Hours, 161 6	Per Week of 20 Hours, 156 6		
Females engaged in— Children's haircutting Ladies' haircutting Attending to electrical Hair work Female receptionists	curling	and wav	ing mael	hines	•••		Per Week of 44 Hours. 107 3 104 9 93 0 88 0 53 3	Per Week of 44 Hours. 103 3 101 0 89 3 84 6 51 6		

3.

TIME OF BEGINNING AND ENDING WORK.

	Time of B	leginning.	Time of Ending.			
	On Saturday.	On the other Working Days of the Week,	On the day upon which the Half-holiday for Shope is observed.	On the other Working Days of the Week.		
(a) For persons engaged solely in hair or scalp treatment, toilet work or ladies' hairdressing (b) For other persons	8.30 a.m. 8 a.m.	9 a.m. 8.30 a.m.	1 p.m. 1 p.m.	In Filinders-street, Spencer-street, Latrobe-street, and Spring-street, and within the Area enclosed by such streets in the city of Melbourne, 6 p.m. 6 p.m.	in all other parts of Victoria. 6 p.m. 7 p.m.	

Provided that on any working day, no employee shall work or be permitted to work after the hour of 6.5 p.m. in any hairdressing saloon or other place in Flinders-street, Spencer-street, Latrobe-street, and Spring-street, and within the area enclosed by such streets in the City of Molbourne.

Provided further that no employee shall, on any day, work or be permitted to work before the time fixed in this clause for beginning work in any hairdressing saloon or other place within the metropoliian district as defined in the Factories and Shops Acts.

OVERTIME.

- 4. The rate of time and a half shall be paid for all work done-
 - (a) outside the hours fixed as the times of beginning and ending work;
 - (b) within the hours fixed as the times of beginning and ending work in excess of the maximum number of hours fixed as a week's work;
 - (c) in excess of four and a half hours on the day upon which the half-holiday for shops is observed, ten hours on the usual late trading day, or eight and a half hours on any other working day of the week.

TERMS OF EMPLOYMENT.

- 5. (a) An employee shall be engaged on terms of either weekly or hourly hiring. Unless specifically engaged on terms of hourly hiring the terms shall be deemed to be those of weekly hiring.
- (b) An employee on weekly hiring ready, available, and willing to work shall be paid the full weekly wage herein prescribed irrespective of the number of hours worked in any week, not exceeding the ordinary hours prescribed for a week's work.
 - (c) An employee on hourly hiring shall be paid :-
 - (i) For each hour worked up to one half the number of hours prescribed for a week's work, at the ordinary wages rate with an addition of fitty per centum in any week in which two or more Public Holidays occur, and at the ordinary wages rate with an addition of thirty-three and one-third per centum in any other week;
 (ii) for each hour worked boyond the one half the number of hours prescribed for a week's work, at the ordinary wages rate up to but not exceeding the wages rate for an ordinary week's work;

 - (iii) notwithstanding anything contained in sub-clause (i), and (ii), at the rate of ordinary wages rate with an addition of fifty per centum if the number of hours worked in any week is less than thirteen hours;
 - (iv) if the time actually worked includes a fraction of an hour exceeding five minutes, for such fraction as for a full hour.

- (d) An employee on hourly hiring who is required to work on any day shall be given a minimum number of hours work, or payment in lieu, for such day as follows—
 - (i) on the day on which the half-holiday is observed—three hours;
 - (ii) on any other day in the week-four hours.

The amount payable shall be at the appropriate rate as prescribed in sub-clause (c) hereof.

- 6. (a) Within the Metropolitan District as defined in the Factories and Shops Acts.—Every employer whose place of business is outside a radius of 6 miles from the General Post Office, Melbourne, shall pay to each employee who is engaged for loss than one week's continuous work the fares necessarily expended by the employee in travelling between his home and the employer's
- (b) Outside the Metropolitan District as defined in the Factories and Shops Acts.—Every employer shall pay the fares necessarily incurred by an employee in proceeding from his home to employment outside the Metropolitan District, and also the fares necessarily incurred by the employee in returning to his home at the termination of his employment with the employer. Provided that the employer shall not be required to pay the fare to his home of an employee who voluntarily leaves the service of the employer before he has completed a period of three months in such employment.

SPECIAL RATES.

7. Double time shall be paid for all work done on Sundays, New Year's Day, Labour Day, Good Friday, Christmas Day, Australia Day, Easter Monday, King's Birthday, and Boxing Day, and, within the Metropolitan District as defined in the Factories and Shops Acts, for all work done on Melbourne Cup 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. In addition double time shall be paid for all work done on the 27th December when such day is a Saturday.

UNIFORMS.

8. Any employee who is required by his employer to provide himself with a special uniform shall have refunded to him, by the employer, so much of the cost of same as exceeds 12s. 6d. per uniform. Such uniform shall become the property of the employee. The entire cost of special uniforms shall be borne by the employer where the employee is employed for a period of less than six months. Where change to special designs in uniforms is required, the employer shall bear the cost of same.

In cases where the employer arranges for the laundering of the uniform of any employee he shall be entitled to deduct from the wages of such employee the actual cost of such laundering not exceeding 9d. per week.

MEALS.

9. Meal breaks of not less than 60 consecutive minutes shall be allowed to each employee between the hours of 11.45 a.m. and 2 p.m., and between the hours of 4.15 p.m. and 7 p.m. Provided that in the case of any employee who ceases work not later than 6.5 p.m. on any day no second meal break shall be allowed on such day.

In any shop meals may be partaken of only in some room or place in which hairdressing or toilet work is not actually being

DAY AND LATEST HOUR FOR PAYMENT OF WAGES.

10. Five o'clock p.m. on Thursday shall be the day and latest hour for payment of wages.

ANNUAL HOLIDAY.

11. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act, 1946, No. 5111, and any amendments which may be made thereto from time to time.

SICK LEAVE.

12. Any employee not attending for duty who has had not less than twelve months' service with the same employer shall lose his or her pay for the actual time lost unless such employee produces or forwards within 24 hours of the commencement of such absence evidence satisfactory to the employer that his or her non-attendance was due to personal ill-health or accident necessitating such absence, but such employee shall not be entitled to payment for non-attendance on the grounds of personal ill-health or accident for more than six days in each year of service.

TERMINATION OF EMPLOYMENT.

13. Except in a case where an employer or an employee has been guilty of miscenduct, seven days' notice of termination of employment shall be given by either employer or employee, or one week's wages shall be paid or forfeited in lieu thereof.

In the case of an employee who has been engaged from week to week (whether for an ordinary week's work or for any definite period other than an ordinary week's work) for at least four weeks the expression "tormination of employment" shall include any variation of the terms of his engagement whereby he is to work for a shorter period than that for which he was previously engaged. "A week's wages "shall mean the wages in respect of the weekly period for which he was previously engaged.

APPRENTICES AND IMPROVERS ON ELECTRICAL CURLING OR WAVING MACHINES.

14. Female apprentices and improvers shall not operate or assist in operating electrical curling or waving machines except in the presence of a person receiving not less than the minimum wage.

PREMIUMS OR BONUSES.

15. No person shall, either directly or indirectly, request any other person to pay or give or shall receive from any other person, any premium, bonus, consideration, or payment for employing or teaching or purporting to employ or teach any person subject to this Determination any of the callings to which the Determination applies.

TIME BOOK.

16. In a book provided for such purpose by the employer, every employee shall indelibly record and initial daily his or her correct times of beginning and ending work and the correct times of eeasing and commencing work before and after the meal breaks prescribed in clause 9 of this Determination. Such book shall be open for inspection by the Secretary, Assistant Secretary, or an accredited official of the Victorian Branch of the Australian Hairdressers', Wigmakers', and Hairworkers' Employees' Federation between the hours of 9 a.m. and 5 p.m. of any working day oxcept Saturday at the employer's shop or other convenient place, provided that only one demand for each inspection shall be made at the same establishment in any calendar month. Such demand shall not be made unless the Secretary, Assistant Secretary, or accredited official of the said Federation suspects that a breach of this Determination has been committed.

PERIODICAL ADJUSTMENT OF WAGES.

17. The wages rates set out in clause 2 are based upon the following basic wage rates, and, pursuant to the provisions of Section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted as prescribed by clause 18. Provided that the wages of apprentices, improvers, and females 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.

Basic Wage.

	Place.			Needs Basic Wag (Adjustable.)	Loading Total (Constant), Basic Wage.		Index Number. Set Assigned.		
						£ s, d.	s. d.	£ s. d.	
Victoria	••			••		5 1 0	8 0 *	5 7 0	Melbourne

Adjustment of Basic Wage.

- 18. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' 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.
- (b) Until the beginning of the first pay period to commence in August, 1947, the amounts of the Basic Wage shall be as prescribed in clause 17.
- (c) During each future successive period beginning with the first pay period to commence in an August, a November, a February, or a May, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach '5 or more the basic wage shall be taken to the next higher shilling.

A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary

Melbourne, 14th May, 1947.