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No. 6031

THURSDAY, JUNE 21.

[1956

Labour and Industry Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 33 OF THE LABOUR AND INDUSTRY ACT 1953.

I, Henry Norman Jones, Secretary for Labour and Industry, in pursuance of the powers conferred by the Labour and Industry Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in May, 1956.

Dated at Melbourne, this

H. N. JONES,

31st day of May, 1956.

Secretary for Labour and Industry.

NICKELWARE BOARD.

Clauses 2, 3 and 4 of the Determination published in Government Gazette No. 88 of the 21st March, 1955, as amended, shall be replaced by the following clauses:—

<u>2.</u>	WAGES.										
				Adults.						Per Week of 40 Hours.	
										£ s. d.	
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	ith not les				rience	in the meta	l trades	industry		13 5 0	
tner emblovees w										12 19 0	

Leading Hands.

Leading hands in charge of not less than three and not more than ten employees, 15s. per week extra; more than ten and not more than twenty employees, 30s. per week extra; more than twenty employees, 45s. per week extra.

No. 603.—4821/56.—Prince 3r.

APPRENTICESHIP.

3. (a) An employer may employ any minor as an apprentice in any work covered by the Determination provided that no minor shall be employed in the trade or occupation of a spinner—1st class otherwise than under a contract of apprenticeship as hereinafter provided.

Period of Apprenticeship.

(b) If the apprentice when indentured is under the age of seventeen years—five years, if over the age of seventeen years—four or five years, at the option of the contracting parties.

Contract of Apprenticeship.

- (c) Every centract of apprenticeship hereinafter made shall contain-

 - (i) the names of the parties;
 (ii) the date of birth of the apprentice:
 (iii) the date of birth of the apprentice:
 (iii) a statement of the trade or trades to which the apprentice is to be bound and which he is to be taught during the course and for the purpose of the apprenticeship;
 (iv) a covenant by the master to teach and instruct or cause the apprentice to be taught or instructed in the trade to which the apprentice is bound;
 (v) the date at which the apprenticeship is to commence or from which it is to be calculated;
 (vi) all other conditions of apprenticeship.

Cancellation or Suspension of Indentures.

- (d) Subject to the approval of the Secretary for Labour and Industry, but not otherwise, an indenture of apprenticeship may be suspended or cancelled—

 - (ii) by mutual consent;
 (ii) if through lack of orders or financial difficulties an employer is unable to find suitable employment for an apprentice and a transfer to another employer cannot be arranged;
 (iii) if in the opinion of the Secretary for Labour and Industry, circumstances exist which render such suspension or cancellation necessary or desirable.

Any covenant in an indenture inconsistent with the provisions of this clause shall be null and void and of no force or effect while this Determination remains in force and applies to the parties to the indenture.

Proportion.

- (e) An employer shall not employ apprentices in excess of the proportion hereinafter prescribed:—

 - (i) In the trade of a spinner—lst class.—One apprentice for every three or fraction of three tradesmen:
 (ii) In all other cases.—Three apprentices and two improvers or two apprentices and three improvers three or fraction of three workers receiving not less than the rate prescribed for "all others". improvers to every

For the purpose of ascertaining the number of apprentices, the number of tradesmen shall be deemed to be the average number working during the immediately preceding six months, and, in ascertaining such proportion an employer actually working in any workshop shall be deemed to be a tradesman.

A person who is, for a term not exceeding two years, taking practical training in a workshop in continuance of a course of training for professional work shall not be taken into account in calculating the proportion of apprentices to journeymen.

Adult Apprentices.

(/) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday may by agreement with his master, serve as an apprentice until he reaches the age of 23 years.

Probationary Period.

(q) Minors may be taken on probation for three months, and if apprenticed such three months shall count as part of their period of apprenticeship. An employer shall within fourteen days of employing a probationer notify the apprenticeship authorities of the employment of such probationer to any of the trades mentioned herein.

Wages.

(h) The minimum weekly rates of wage for apprentices shall be the under-mentioned percentages of the contemporaneous basic wage, and in addition thereto the constant and war loadings specified, and in all contracts of apprenticeship hereafter made the employer shall covenant to pay wages of not less than such rates.

Wages per Week of 40 Hours.

				_					Percentage of Basic Wage,	Total Wage Payable.		
,									Per Week.	£	e. d.	
our and five-yea	r terms-	-						- 1				
lst year			• •	••					39	5	0 - 0	
2nd year									50	6	8 0	
3rd year									581	7	10 0	
4th year				••				1	89"	111	8 0	
5th year									100 + 22s.		18 0	
our-year terms— lst year	Apprenti	ce comn	nencing a	fter the	age of l	7 years-	-		41	5	5 0	
2nd year	,.								581		10 0	
3rd year						• •		1	89		8 0	
4th year									100 + 22s.		18 0	

The total wages of apprentices shall be calculated to the nearest 6d., any broken part of 6d. in the result not exceeding 3d, to be disregarded.

An employee who is under 21 years of age on the expiration of his apprenticeship and thereafter works as a minor in the occupation to which he has been apprenticed shall be paid at not less than the adult rate prescribed for that classification.

ij) The ordinary hours of employment of apprentices shall not in each workshop exceed those of the journeymen.

Overtime and Shift Work.

(k) No apprentice under the age of eighteen years shall be required to work overtime or shift work unless he so desires. No apprentice shall except in an emergency work or be required to work overtime or shift work at times which would prevent his attendance at technical school as required by any statute, determination, or regulation applicable to him.

Payment by Results.

(1) An apprentice shall not work under any system of payment by results.

Lost Time.

(m) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in this Determination, or on which he has unlawfully absented himself without the master's consent shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served. Provided that in calculating the extra time to be so served the apprentice shall be credited with time which he has worked during the relevant year in excess of his ordinary hours.

Prohibition of Premiums.

(n) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.

Attendance at Technical Schools.

(a) Apprentices attending technical colleges or schools and presenting reports of satisfactory conduct shall be reimbursed.

Annual and Sick Leave.

(p) Apprentices shall be entitled to sick and annual leave in accordance with the provisions of clauses 15 and 16 hereof respectively.

FEMALES AND UNAPPRENTICED MALE JUNIORS.

4. (a) Subject to the exception hereinafter provided, the minimum rates of wage for adult and junior females and for unapprenticed male juniors employed in occupations other than that of a spinner—lat class, shall be as follows:—

Wages per Week of 40 Hours.

						* Percentage of Basic Wage.	Margin.	Total Wage Payable.
						Per Week.	Per Week.	
			I.	—Adult	Females.		s. d.	£ s. d.
Under one month's experience	e	••	••	••	::	75 75	16 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

When employed in a classification for which the corresponding margin in clause 24 hereof exceeds 28s. per week but does not exceed 40s. per week—75 per centum of such margin in lieu of the 16s. herein prescribed.

•					11	Junior F	emales.		Additiona	d Amoun	ι,
17 years of age	and und	ler			* 1		;	52	3	6	5 3 6
18 years of age		• •		• •	• •			62		0	6 3 0
19 years of age	• •	• •	• •	• •	• •	• •		72		6	7 2 6
·20 years of age	• •	• •	• •	• •	• •	• •	••	82	5	0	8 2 6
III.—Junior Males.											
Under 16 years								24	. 2	0	3 3 6
16 years of age				• •				34	3	0	4 10 0
17 years of age		••	• •	• •				46	4	0	6 2 0
18 years of age		• •	• •	• •	• •	• •		58	5	0	7 13 6
19 years of age 20 years of age		• •	• •	• •	• •	• •	••	73	6	0	9 13 0
20 years of ago	• •	••	• •	••	••	••	••	88	7	0	11 12 6

[.] The percentages for junior females relate to the female Basic Wage, but in all other cases relate to the male Basic Wage.

The total wage shall be calculated to the nearest 6d., any broken part of 6d. in the result not exceeding 3d. to be ·disregarded.

(b) The minimum rate payable to a junior female of any age or a junior male of eighteen years or more each with less than six months' experience under this Determination shall, until he or she has had six months' experience, be 10 per cent. less than the amount represented by the percentage of the basic wage hereby prescribed for a junior employee of his or her age and in addition thereto the additional amount prescribed for such an employee:

Prohibited Occupations.

(c) Junior employees shall not be employed :-

(i) if under the age of 16 years—on oil or gas burners or fires used for heating of small articles; or

using electric are or oxy acetylene blow pipe, or

(ii) if under 18 years of age—
die setting on power presses.

Clauses, other than clauses 2, 3 and 4, of the said Determination, as amended, shall remain in force.

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