person employed to recover wages by any other

proceedings.

2.—If a Trade Board are satisfied that any worker employed, or desiring to be employed, in any branch of a trade to which a general minimum time-rate, a guaranteed time-rate, or a time-work overtime rate is applicable is affected by any infirmity or physical injury which renders him incapable of earning that minimum rate, and where the worker is not already employed on piece-work, are of opinion that the case cannot suitably be met by employing him on piece-work, the Trade Board may, if they think fit, grant to the worker, subject to such condition, if any, as they prescribe, a permit exempting the employment of the worker from the provisions of this Act relating to the payment of wages at less than the minimum rate, and, while the permit is in force, the employer shall not be liable for paying wages to the worker at a rate less than the minimum rate so long as the conditions prescribed by the Trade Board on the grant of the permit are complied with.

3.—It shall be the duty of every employed in

3.—It shall be the duty of every employed in a trade to which a minimum rate is applicable to keep such records of wages as are necessary to show that the provisions of this Act are being complied with as respects persons in his employment, and if he fails to do so he shall be liable on summary conviction in respect of each offence to a fine not exceeding two pounds, and also to a fine not exceeding one pound for every day during which the default continues after con-

viction.

On any prosecution of a person for failing to pay wages at not less than the minimum rate it shall lie on that person to prove that he has not paid wages at less than the minimum rate.

Any agreement for the payment of wages in contravention of the provisions of the Acts shall

be void.

4.—An employer shall, in cases where persons are employed on piece-work and a general minimum time-rate but no general minimum piecerate has been fixed, be deemed to pay wages at less than the minimum rate—

- (a) In cases where a special minimum piece-rate has been fixed under the provisions of this Act for persons employed by that employer, if the rate of wages is less than that special minimum piece-rate; and
- (b) In cases where a special minimum piece-rate has not been so fixed, unless he shows that the piece-rate of wages paid would yield, in the circumstances of the case, to an ordinary worker at least the same amount of money as the basis-rate.

For the purpose of this section the expression, "basis-rate" means the general minimum timerate or, where a rate (in this Act referred to as a "piece-work basis time-rate") has been fixed by the Trade Board for the purpose of being substituted for the general minimum time-rate

as the basis-rate, the rate so fixed.

5.—(1) Where a worker in any trade, being a person to whom a minimum rate of wages fixed by a Trade Board applies, is an apprentice or learner, it shall not be lawful for his employer to receive directly or indirectly from him, or on his behalf or on his account, any payment by way of premium:

Provided that nothing in the foregoing provision shall apply to any such payment duly made in pursuance of any instrument of apprenticeship not later than four weeks after the commencement of the employment.

(2) If any employer acts in contravention of this provision, he shall be liable on summary conviction in respect of each offence to a fine not exceeding twenty pounds, and the court may by the conviction, in addition to imposing a fine, adjudge him to repay to the worker or other person by whom the payment was made the sum improperly received by way of premium.

6.—For the purpose of calculating the amount of the wages payable in the case of a worker employed on any work for which a minimum rate of wages has been fixed under the principal Act, the worker shall be deemed to have been employed during all the time during which he was present on the premises of the employer, unless the employer proves that he was so present without the employer's consent, express or implied, or that he was so present for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform, and in the case of a worker employed on piece-work shall be deemed during any time during which he was so present and was not doing piece-work to have been employed at the general minimum time-rate applicable to workers of the class to which he belongs:

Provided that-

(a) where a worker resides on the premises of the employer he shall not be deemed to be employed during any time during which he is present on the premises by reason only of the fact that he is so resident; and

(b) a worker while present during normal meal times in a room or place in which no work is being done shall be deemed to be present for a purpose unconnected with his work.

CORN PRODUCTION ACT, 1917.

THE DISTRICT AGRICULTURAL WAGES COMMITTEE FOR THE COUNTIES OF ABERDEEN, BANFF AND KINCARDINE.

NOTICE of the coming into force of an ORDER varying the benefits or advantages which may be reckoned as part payment of

wages

The District Agricultural Wages Committee for the Counties of Aberdeen, Banff and Kincardine, duly certified by the Board of Agriculture for Scotland under the second Schedule to the Corn Production Act, 1917, hereby give notice that they have made an Order varying certain of the benefits or advantages fixed by them in their Order of 14th January 1919, to the effect that from and after the date of said Order the following shall be the values of the benefits or advantages in question, viz.:—

For potatoes, £10 per ton riddled. For potatoes, £8 per ton unriddled. For meal, 46s. per boll.

Objections to the said Order having been