During the 2nd year of apprenticeship, 15s. per week of 48 hours.

During the 3rd year of apprenticeship, 20s.

per week of 48 hours.

During the 4th year of apprenticeship, 25s. per week of 48 hours.

During the 5th year of apprenticeship, 32s. per week of 48 hours.

Provided that in the case of Apprentices indentured prior to 15th May, 1920, the above rates shall also apply to Indentured Apprentices who are under adequate instruction in Hand-sewn making or Hand-sewn making and Repairing, notwithstanding that the Indenture provides also for instruction in Boot and Shoe Repairing generally.

Provided also that the minimum rates payable to Apprentices of Class B of 21 years of age and over shall be those for the time being in force applicable to workers other than

Apprentices.

Class C.—Apprentices who are apprenticed for a period of five years to Rivet and Combination Making and Repairing and not less than one-third of whose time is spent in Rivet and Combination Making:

During the 1st year of apprenticeship, 10s.

per week of 48 hours.

During the 2nd year of apprenticeship, 15s per week of 48 hours.

During the 3rd year of apprenticeship, 20s. per week of 48 hours.

During the 4th year of apprenticeship, 25s.

per week of 48 hours. During the 5th year of apprenticeship, 30s.

per week of 48 hours.

Provided that in the case of Apprentices indentured prior to the date on which the minimum rates set out in this Notice come into operation the above rates shall also apply to Indentured Apprentices who are under adequate instruction in Rivet and Combination Making and Repairing, notwithstanding that the Indenture does not expressly provide for such instruction and notwithstanding that the Indenture also provides for instruction in other branches of work.

Provided also that the minimum rates payable to Apprentices of Class C of 20 years of age and over shall be those for the time being in force applicable to workers other than

Apprentices

SECTION II.—The minimum rates payable to all Male Apprentices other than those specified in Section I of this Part of this Schedule shall be the appropriate minimum rates for the time being in force applicable to workers other than Male Indentured Apprentices of the classes specified in Section I of this Part of this Schedule.

PART II.

Proposed Overtime Rates for Male Apprentices.

Section 1.—In accordance with Section 3 (1) (c) of the Trade Boards Act, 1918, the Trade Board propose to declare the normal number of hours of work in the Trade to be as follows:-

In any week, 4S On Monday, 8.

On any day other than Monday, Saturday, Sunday or Customary Public and Statutory holidays, 9.

Provided that all hours worked by a worker on Sundays and Customary Public and Statutory holidays, and all hours worked on Saturdays (subject to the provisions set out below) shall be regarded as overtime to which the Overtime rates shall apply.

The above-mentioned provisions shall not prejudice a worker's claim to a Saturday half-

holiday where it is now given

Section II.—The proposed minimum rates for Overtime in respect of hours worked by a worker in excess of the declared normal number of hours shall be as follows:

1. On any day other than Saturdays, Sundays and Customary Public and Statutory

Holidays:

(a) For the first two hours' overtime, oneand-a-quarter times the minimum rate otherwise applicable—i.e., Time-and-a-Quarter.

(b) For Overtime after the first two hours of Overtime, one-and-a-half times the minimum rate otherwise applicable—i.e., Timeand-a-half.

Provided that where it is or may become the established practice of an Employer to require attendance only on five days a week, the Overtime rates set out in paragraphs 1 (a) and (b) of this Section shall not be payable on any day except Friday, Saturday, Sunday and Customary Public and Statutory Holidays until the number of hours worked exceeds 9½ and 11½ respectively, and shall not be payable on Friday until the number of hours worked exceeds 10 and 12 respectively. In the application of this proviso, one other day in each week not being Saturday or Sunday may be, by agreement be-tween the employer and the worker, substituted for Friday.

On Saturday in respect of :—

(a) That class of worker who customarily attends on five days a week:

i. For the first two hours of Overtime (that is to say, for the first two hours worked on Saturday) one-and-a-quarter times the minimum rate otherwise applicable—i.e., Time-and-a-quarter.

ii. For Overtime after the first two hours of Overtime, one-and-a-half times the minimum rate otherwise applicable-

i.e., Time-and-a-half.(b) That class of worker who customarily attends on six days a week:

For the first two hours' Overtime worked after the first four hours of work on Saturday, one-and-a-quarter times the minimum rate otherwise applicable—i.e., Time-anda-quarter, and for all subsequent Overtime, one-and-a-half times the minimum rate otherwise applicable-i.e., Time-and-

Note.—During the first 4 hours worked on . Saturday the minimum rate applicable for this class of worker is the appropriate minimum rate set out in Part I of this Notice.

3. On Sundays and Customary Public and Statutory Holidays, for all time worked, twice the minimum rate otherwise applicable—i.e., Double Time.

In the application of the above Overtime Rates, any other day not being Sunday may be, by agreement in writing between an employer and a worker substituted in place of Saturday as the weekly short day.

Note.—The Overtime rates set out in Paragraphs 1, 2 and 3 of this Section are payable in respect of all hours of overtime worked on any day, notwithstanding that the number of hours worked in the week does not exceed 48.