

7. These rates shall continue in operation until 7th October, 1933.

8. For the purpose of the application of the above differential rates of wages for overtime employment, the Gloucestershire Agricultural Wages Committee have, by Order dated 16th September, 1932, defined the under-mentioned employment as the employment which is to be treated as overtime employment:—

(a) In the case of workers employed wholly or mainly as Head Carters, Head Shepherds, Head Stockmen, Under Carters, Under Shepherds or Under Stockmen:—

(i) All employment in excess of 6 hours on Saturday or on such other day (not

being Sunday) in every week as may be agreed between the employer and the worker.

(ii) All employment in excess of 3 hours on Sundays, Boxing Day and Good Friday.

(iii) All employment in each week in excess of the number of hours specified below in the case of that worker, including 3 hours on Sunday, Boxing Day, or Good Friday, but excluding all hours which are to be treated as hours of overtime employment:—

	In the week in which Boxing Day falls.	In any other week in Winter.	In the week in which Good Friday falls.	In any other week in Summer.
	Hours per week.	Hours per week.	Hours per week.	Hours per week.
Head Carters ... ..	52½	60	51	58
Head Shepherds or Head Stockmen	52½	60	52½	60
Under Carters ... ..	50½	57	48	54
Under Shepherds or Under Stockmen	50½	57	50½	57

(b) In the case of all other male workers:—

(i) All employment in excess of 6 hours on Saturday or on such other day (not being Sunday) in every week as may be agreed between the employer and the worker.

(ii) All employment on Sundays, Boxing Day and Good Friday.

(iii) All employment in excess of 39½ hours (excluding all hours which are to be treated as hours of overtime employment) in the week in which Boxing Day falls.

(iv) All employment in excess of 48 hours (excluding all hours which are to be treated as hours of overtime employment) in any other week in winter.

(v) All employment in excess of 41 hours (excluding all hours which are to be treated as hours of overtime employment) in the week in which Good Friday falls.

(vi) All employment in excess of 50 hours (excluding all hours which are to be treated as hours of overtime employment) in any other week in summer.

By Order of the Agricultural Wages Board.

*E. C. Iwer,*  
Secretary.

7, Whitehall Place,  
London, S.W.1.  
19th September, 1932.

NOTES.—1. The Gloucestershire Agricultural Wages Committee have, by Order dated 14th September, 1929, defined a cottage, and board and lodging as the only benefits or advantages which may be reckoned as payment of wages in lieu of cash, and the values at which they are to be reckoned for the purpose. Copies of the Order may be obtained from the Secretary, Gloucestershire Agricultural Wages Committee, 1, Queen's Avenue, Bristol.

2. Applications for Permits of Exemption (which may be obtained in cases where a worker is affected by physical injury or mental deficiency or any infirmity due to age or to any other cause) should be addressed to the Secretary of the Committee at the address given above.

3. Complaints as to non-payment of the prescribed rates of wages should be addressed to the Secretary, Ministry of Agriculture and Fisheries, 7, Whitehall Place, London, S.W.1.

#### AGRICULTURAL WAGES (REGULATION) ACT, 1924.

##### ORDER DEFINING THE EMPLOYMENT WHICH IS TO BE TREATED AS OVERTIME EMPLOYMENT.

The Gloucestershire Agricultural Wages Committee in pursuance of the powers vested in them by the Agricultural Wages (Regulation) Act, 1924, and the Regulations made thereunder do by this Order vary as from 2nd October, 1932, their Order of 25th November, 1929, defining the employment which is to be treated as overtime employment for the purpose of the application of any differential rate of wages for overtime employment of male workers fixed by the said Committee for the area comprising the administrative county of Gloucester, which for the purposes of the said Act, shall be deemed to include the cities and county boroughs of Bristol and Gloucester, so as to provide that such employment shall be as follows:—

(a) In the case of workers employed wholly or mainly as Head Carters, Head Shepherds, Head Stockmen, Under-Carters, Under-Shepherds or Under-Stockmen:—