

The London Gazette

Published by Authority

Registered as a newspaper

For Table of Contents see last page

TUESDAY, 9 NOVEMBER, 1943

Factory Department, Ministry of Labour National Service, St. James's Square, London, S.W.I. 5th November, 1943.

The Chief Inspector of Factories gives notice that in consequence of the resignation of Dr. J. Murray an appointment as Examining Surgeon under the Factories Act, 1937, for the District of Consett in the county of Durham is vacant. Latest date for receipt of applications: 23rd November, 1943.

The Chief Inspector of Factories gives notice that in consequence of the resignation of Dr. B. R. Bramwell an appointment as Examining Surgeon under the Factories Act, 1937, for the District of Norwich in the county of Norfolk is vacant. Latest date for receipt of applications: 23rd November, date for receipt of applications: 23rd November, 1943.

Factory Department, Ministry of Labour and National Service, St. James's Square, London, S.W.I. 5th November, 1943.

The Chief Inspector of Factories has appointed Dr. H. P. Harpur, to be Examining Surgeon under the Factories Act, 1937, for the Kidsgrove District of the county of Stafford.

CATERING WAGES ACT, 1943.

NOTICE BY THE CATERING WAGES COMMISSION OF A PROPOSED WAGES BOARD RECOMMENDATION.

The Catering Wages Commission in accordance with The Catering Wages Commission in accordance with the powers conferred on them by section 4 of the Catering Wages Act, 1943 hereby give notice that they propose to make to the Minister of Labour and National Service a wages board recommendation in the terms set out in the Appendix hereto.

The Commission will consider representations in writing with regard to the proposed recommendation which are received by them on or before the 6th day of December, 1943, at the offices of the Commission, 1, Bryanston Square, London, W.1.

APPENDIX.

CATERING WAGES ACT, 1943.

Recommendation for the establishment of a Wages Board.

The Catering Wages Commission in pursuance of the powers conferred on them by section 4 of the Catering Wages Act, 1943 hereby make to the Minister of Labour and National Service a recommendation that a wages board be established in respect of the workers specified or described in the Schedule hereto.

Signed by order of the Catering Wages Commission 1943. Secretary of the Commission. this day of

SCHEDULE.

PART I.

Workers to whom the wages board recommendation applies.

Workers employed in Great Britain in any industrial or staff canteen as defined in Part II hereof who are employed by the person or body carrying on the canteen and are engaged

(a) on the preparation of food or drink for consumption at the canteen; or

(b) on the service of food or drink at the

canteen; or (c) on work incidental to such preparation or service; or

(d) on any other work in connection with the canteen which is performed on or about the canteen premises; including work in connection with any service or amenity provided at the canteen; or

(e) wholly or mainly on transport work which is

(a) wholly of mainly on transport work which is performed in connection with the activities carried on at the canteen or, where the employer carries on more than one canteen, at such canteens; or (f) wholly or mainly on work performed at any office, depot, store or similar place if the work is directly related to the activities carried on at the canteen, or, where the employer carries on more than one canteen, at such canteens.

PART II.

Definition of industrial and staff canteens.

Industrial and staff canteens consist of undertakings wholly or mainly engaged in supplying food and drink or food or drink for immediate consumption which are carried on for the use of workers:

(a) by the employer of the workers; or
(b) by the workers themselves; or
(c) by the workers and their employer jointly; or
(d) by a catering contractor or other body or
person in pursuance of an arrangement with the employer of the workers or with the workers or with the workers and their employer jointly:

but excluding any such undertaking carried on:—
(a) directly by the Crown or by a Local Authority; or

(b) by an employer or by workers and their employer jointly, if the main business of the employer consists of the provision of food and drink or food or drink for immediate consumption otherwise than in connection with industrial or

(c) by an employer or by workers and their employer jointly, at or in conjunction with a shop if provision is also made for the supply of meals

to customers at that shop; or

(d) by an employer or by workers and their employer jointly, at or in connection with a hotel, boarding house, hostel or other similar establishment.