(b) the making of gloves, spats, gaiters, boots, shoes and slippers;
(c) the making of headgear, other than the articles mentioned in paragraph (2) above; (d) the branches of trade covered by the Trade Boards (Corset) Order, 1919 (a);

(e) the making of rubberised or oilskin garments;

(f) the making of women's collars and cuffs and of nurses' stiff washing belts where carried on in association with or in conjunction with the making of men's or boys' shirts or collars;

(g) warehousing, packing and other similar operations carried on in shops mainly engaged in the retail distribution of articles of any description that are not made on the premises;

AND EXCLUDING ALSO—

Any processes or operations included in the Appendix to the Trade Boards (Shirtmaking) Order, 1920 (b).

CLASSES OF WORKERS FOR WHOM NO STATUTORY MINIMUM REMUNERATION HAS BEEN FIXED

Notwithstanding anything contained in this Schedule, the statutory minimum remuneration aforesaid SHALL NOT APPLY to workers employed as clerks, saleswomen, travellers, charwomen, time-keepers and outside messengers.

General Waste Materials Reclamation Wages Council

THE GENERAL WASTE MATERIALS RECLAMATION WAGES COUNCIL (NORTHERN IRELAND) WAGES REGULATION (AMENDMENT) ORDER, 1951, DATED 6TH JULY, 1951, MADE BY THE MINISTRY OF LABOUR AND NATIONAL INSURANCE UNDER SECTION 10 OF THE Wages Councils Act (Northern Ireland), 1945 (9 & 10 Geo. 6, Сн. 21).

1951. No. 149

This Order has been revoked by S.R.O. 1951 No. 192 and is not printed at length in this Volume.

THE GENERAL WASTE MATERIALS RECLAMATION WAGES (Northern Ireland) Wages Regulation Order, 1951, dated 8TH OCTOBER, 1951, MADE BY THE MINISTRY OF LABOUR AND NAT-IONAL INSURANCE UNDER SECTION 10 OF THE WAGES COUNCILS ACT (NORTHERN IRELAND), 1945 (9 & 10 Geo. 6, Ch. 21).

1951. No. 192

WHEREAS the Ministry of Labour and National Insurance (hereinafter referred to as "the Ministry") has received from the General Waste Materials Reclamation Wages Council (Northern Ireland) wages regulation proposals for fixing the minimum remuneration to be paid to the workers in relation to whom the Council operates in substitution for the minimum remuneration fixed by the First Schedule to the General Waste Materials Reclamation Wages Council (Northern Ireland) Wages Regulation Order, 1950 (c) dated the 14th day of

⁽a) S. R. & O. 1919, No. 570. (c) S. R. & O. 1950, No. 232. (b) S. R. & O. 1920, No. 711.

December, 1950, (hereinafter referred to as "Order N.I.W.R. (35)") as amended by the General Waste Materials Reclamation Wages Council (Northern Ireland) Wages Regulation (Amendment) Order, 1951 (a) dated the 6th day of July, 1951 (hereinafter referred to as "Order N.I.W.R. (37) "), and for the amendment of the Order of the Ministry N.I.W.R. (12) dated the 2nd day of August, 1939, confirming holidays provided for by a direction given and holiday remuneration fixed under the Holidays with Pay Act (Northern Ireland), 1938 (b) in relation to the said workers (hereinafter referred to as "Order N.I.W.R. (12)") and whereas effect was given to the proposals for such last-mentioned amendment by the Second Schedule to Order N.I.W.R. (35);

Now, therefore, the Ministry by virtue of Section 10 of the Wages Councils Act (Northern Ireland), 1945, and of every other power in that behalf hereby makes the following Order:-

Statutory

- 1.—(1) As from the specified date the statutory minimum remunerminimum reation set out in the First Schedule to this Order shall be paid to the workers therein specified.
 - (2) Order N.I.W.R. (12) shall continue to have effect subject to the amendments set out in the Second Schedule to this Order (being the amendments set out in the Second Schedule to Order N.I.W.R. (35)).

Commencement.

In this Order the expression "the specified date" means the 15th day of October, 1951. Provided that where, as respects any worker who is paid wages at intervals not exceeding seven days, that date does not correspond with the beginning of the period for which the wages are paid, the expression "the specified date" means, as respects that worker, the beginning of the next such period following that date.

Short title, interpretation and revocation.

3.—(1) This Order may be cited as the General Waste Materials Reclamation Wages Council (Northern Ireland) Wages Regulation Order, 1951.

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- (2) The Interpretation Act, 1889, applies to the interpretation Vict., Ch. 63 of this Order as it applies to the interpretation of an Act of the Parliament of Northern Ireland.
 - (3) As from the specified date Orders N.I.W.R. (35) and N.I.W.R. (37) are hereby revoked.

Sealed with the Official Seal of the Ministry of Labour and National Insurance for Northern Ireland this eighth day of October, nineteen hundred and fifty-one, in the presence of

(L.S.)

H. Anderson,

Assistant Secretary to the Ministry of Labour and National Insurance for Northern Ireland.

FIRST SCHEDULE

STATUTÓRY MINIMUM REMUNERATION GENERAL MINIMUM TIME RATES

GENERAL MINI	WIOWI IIIV	IE RATES	Per week of
Male Workers		Per hour.	44 hours.
Paragraph 1.			
Workers of—		s. d.	s. d.
21 years of age and over	•••	$\begin{array}{ccc} 2 & 5 \\ 0 & 0 \end{array}$	106 4
18 and under 21 years of age	•••	$egin{array}{ccc} 2 & 0 \ 1 & 5 \end{array}$	88 0 62 4
16 17	•••	1 4	58 8
Under 16 years of age	•••	1 2	51 4
Provided that a worker of 21 years	of age and o	ver—	
 (a) employed as a power craneman shall, for all time during which he is so employed, be entitled to 3d. per hour, (b) employed as a burner cutter shall, for all time during which he is so employed, be entitled to 1½d. per hour, in addition to the statutory minimum remuneration otherwise payable. 			
- · ·			•
Female Workers			
Paragraph 2.			
Workers of— 20 years of age and over		1 1½	49 6
20 years of age and over 18 and under 20 years of age	•••	$0.11\frac{1}{3}$	42 2
Under 18 years of age		0 10	36 8
		m = 1 mma	
PIECE WORK BASIS TIME RATES Per hour.			
Paragraph 3.	•		rer nour. s. d.
Male Workers	•••	•••	2 6
Paragraph 4.	•		,
FEMALE WORKERS	•••	•••	, 1 3½
CYTEDATA	A = = 337		
OVERTIME — ALL Workers PARAGRAPH 5.			
(1) Overtime rates shall be payable to	workers emp	loyed on time wo	rk as follows :
(a) On any day other than Satu	7	•	
therefor), Sunday or a public			
(i) For the first two hours w	orked in exc	cess of	
8 hours		TIME-AND-A	
(ii) Thereafter	•••	Time-and-a	
Provided that, where it is the established practice of an employer to require attendance on only five days in the week, the said overtime rates shall be payable on those five days after 9 and 11 hours' work respectively.			
(b) On Saturday (or the weekly short day substituted therefor)— (i) For the first two hours worked in excess of			
4 hours (ii) Thereafter	•••	TIME-AND-A	
(c) On Sunday or a public holiday customarily observed in the establishment—			
For all time worked (d) In any week—		Double Tr	
For all time worked in excess of 44 hours TIME-AND-A-QUARTER			
except in so far as higher overtime rates may be payable under the provisions of sub-paragraph (1) (a), (b) or (c) of this paragraph.			
Provided that overtime rates shall be payable in respect of overtime worked			
on any day, notwithstanding that the number of hours worked in the week does not exceed 44.			

Provided also that, where it is the established practice of an employer to require attendance on Saturday in alternate weeks only, the overtime rate shall be payable in the week in which attendance on Saturday is required only after 47 hours have been worked.

- (2) Where it is the established practice of an employer to require attendance on Sunday instead of Saturday, the overtime rates as set out in this paragraph shall apply to workers in like manner as if the word "Saturday" were substituted for "Sunday" and the word "Sunday" for "Saturday."
- (3) Workers employed on piece work shall be entitled to receive, in respect of each hour of overtime worked, in addition to piece rates each of which would yield, in the circumstances of the case, to an ordinary worker, at least the same amount of money as the appropriate piece work basis time rate

an amount equivalent to one-quarter, one-half or the whole of the appropriate piece work basis time rate

according as the overtime rate payable under the foregoing provisions of this paragraph, if the worker had been employed on time work would have been equivalent to time-and-a-quarter, time-and-a-half or double time respectively.

PARAGRAPH 6.

For the purposes of paragraph 5 of this Schedule, the expressions time-and-a-quarter, time-and-a-half and double time mean respectively, one-and-a-quarter times, one-and-a-half times and twice the minimum rate otherwise applicable.

GENERAL

APPLICATION OF STATUTORY MINIMUM REMUNERATION TO PIECE WORKERS

PARAGRAPH 7.

In the case of male or female workers employed on piece work, each piece rate paid must be such as will yield, in the circumstances of the case, to an ordinary worker, at least the same amount of money as the appropriate piece work basis time rate. In determining whether any piece rate satisfies the foregoing condition regard shall be had only to the earnings of workers of ordinary skill and experience in the class of work in question and not to the earnings of workers of less than ordinary skill and experience.

EMPLOYMENT OF JUVENILE WORKERS ON PIECE WORK

PARAGRAPH 8.

An employer shall, in any case where a learner or other juvenile worker is employed on piece work during the first six months of his employment in the trade, be deemed to pay wages at less than the minimum rate unless he shows that such worker has received, in respect of his employment on piece work in each week during that period, at least the same amount of money as such worker would have been entitled to receive if employed on time work.

An employer shall, in any case where any such worker is so employed at any time subsequent to the first six months of his employment in the trade, be deemed to pay wages at less than the minimum rate unless he shows that such worker has, in respect of his employment on piece work, been paid at piece rates which would yield, in the circumstances of the case, to an ordinary worker (not being a juvenile worker) at least the same amount of money as the appropriate piece work basis time rate.

WAITING TIME

Paragraph 9.

- (1) A worker shall be entitled to payment of statutory minimum remuneration as aforesaid during all the time during which he is present on the premises of his employer unless he is so present either without his employer's consent, express or implied, or for some purpose unconnected with his work and other than that of waiting for work to be given to him to perform.
- (2) A piece worker shall during any time during which he is present as aforesaid and is not doing piece work be entitled to payment of the general minimum time rate applicable to the workers of the class to which he belongs. Provisions (1) and (2) do not apply when—
 - (a) a worker is present on his employer's premises by reason only of the fact that he is resident thereon, or

(b) a worker is present on his employer's premises during normal meal times in a room or place in which no work is being done and is not waiting for work to be given to him to perform.

APPLICABILITY OF STATUTORY MINIMUM REMUNERATION

PARAGRAPH 10.

The statutory minimum remuneration aforesaid shall apply, subject to the provisions of the Wages Councils Act (Northern Ireland), 1945, to workers in relation to whom the General Waste Materials Reclamation Wages Council (Northern Ireland) operates, that is to say, workers employed in Northern Ireland in the trade specified in the Trade Boards (General Waste Materials Reclamation Trade, Northern Ireland) (Constitution, Proceedings and Meetings) Regulations, 1924 (a) dated 19th November, 1924, namely:—

- (1) The collecting, sorting or grading of the following materials:—rags; waste paper, paper stock; woollen, worsted, cotton, jute, flax, hemp or other textile waste; textile clippings or cuttings; used bags, sacks or sacking; scrap rubber; scrap iron or other scrap metal; fur cuttings; rabbit skins, bones or fat; used tins; broken glass or earthenware.
- (2) The collecting, sorting or grading of the following articles when collected, sorted or graded in association with or in conjunction with the collecting, sorting or grading of the waste materials specified above:—discarded clothing (including head-gear or foot-gear); discarded textile articles; old ropes; used bottles or used jars.
- (3) The following operations when carried on in association with or in conjunction with the collecting, sorting or grading of any or all of the waste materials specified in (1) above:—the ripping of worn clothes for rags; the picking of old ropes; the trimming of paper salvage; the washing of used bottles or used jars; the washing of used tins; the breaking of scrap metal; the drying of rabbit skins; the making or repairing of sacks or bags; the willowing, pulling, scouring, carbonising or putting down mixings of textile waste.
- (4) The operations of receiving, packing, compressing, teagling, craning, despatching, or warehousing when carried on in association with or in conjunction with any of the above-mentioned operations.

But excluding-

(a) Any of the above-mentioned operations when carried on in the establishment in which waste materials are produced or in which they are used as raw materials for further manufacture;

b) The making or repairing of sacks or bags when carried on in a factory or workshop engaged solely or mainly in the making or repairing of sacks

or bags

- (c) The collecting, sorting, grading or drying of rabbit skins when carried on in an establishment in which such operations are the main or principal business or when carried on in or in association with or in conjunction with any business, establishment, branch or department engaged in the manufacture of hatter's fur;
- (d) (i) The collecting, sorting or grading of cotton waste when carried on in an establishment in which such operations are the main or principal business.
 - (ii) Any of the operations included in paragraphs (1), (2), (3) and (4) above, other than the operations specified in paragraph (d) (i) above, when carried on in or in association with or in conjunction with any establishment of the kind specified in sub-paragraph (i) above.

SECOND SCHEDULE

HOLIDAYS AND HOLIDAY REMUNERATION

The provisions of Order N.I.W.R. (12) shall have effect subject to the following amendments:—

(1) Any reference in Order N.I.W.R. (12) to the appropriate Trade Board rate for work to which the Trade Boards Acts apply and to work to which those Acts do not apply shall be read as including a reference to the appropriate statutory

⁽a) S. R. & O. 1924, No. 93.

minimum remuneration fixed by a wages regulation order in respect of the worker and to work to which a wages regulation order does not apply;

(2) Any reference in Order N.I.W.R. (12) to a minimum rate of wages fixed by the Any reference in Order N.I.W.R. (12) to a minimum rate of wages fixed by the Trade Board shall be read as including a reference to statutory minimum remuneration fixed by a wages regulation order pursuant to proposals of the General Waste Materials Reclamation Wages Council (Northern Ireland) and the reference in paragraph 9 of Order N.I.W.R. (12) to the Holidays with Pay Act (Northern Ireland), 1938, shall be construed as including a reference to the Wages Councils Act (Northern Ireland), 1945, and

(3) The amount of any holiday remuneration due to any worker under Order N.I.W.R. (12) shall be calculated in accordance with the provisions of Part II. of the Wages Councils Act (Northern Ireland), 1945.

Laundry Wages Council

THE LAUNDRY WAGES COUNCIL (NORTHERN IRELAND) WAGES REGU-LATION (HOLIDAYS) (AMENDMENT) ORDER, 1951, DATED 21ST MARCH, 1951, MADE BY THE MINISTRY OF LABOUR AND NATIONAL Insurance under Section 10 of the Wages Councils Act (Northern Ireland), 1945 (9 & 10 Geo. 6, Ch. 21).

1951. No. 67

Whereas the Ministry of Labour and National Insurance (hereinafter referred to as "the Ministry") has received from the Laundry Wages Council (Northern Ireland) wages regulation proposals for the amendment of the Laundry Wages Council (Northern Ireland) Wages Regulation (Holidays) Order, 1950 (a) (hereinafter referred to as "Order N.I.L. (38)") dated the 31st day of May, 1950, which specifies the holidays to be allowed and fixes the holiday remuneration to be paid to the workers in relation to whom the Laundry Wages Council (Northern Ireland) operates;

Now, THEREFORE, the Ministry by virtue of section 10 of the Wages Councils Act (Northern Ireland), 1945, and of every other power in that behalf hereby makes the following Order:—

Holidays and holiday remuneration.

1. As from the specified date Order N.I.L. (38) shall have effect subject to the amendments set out in the Schedule to this Order.

Commencement.

2. In this Order the expression "the specified date" means the 2nd day of April, 1951. Provided that where, as respects any worker who is paid wages at intervals not exceeding seven days, that date does not correspond with the beginning of the period for which the wages are paid, the expression "the specified date" means, as respects that worker, the beginning of the next such period following

Short title and interpretation.

3.—(1) This Order may be cited as the Laundry Wages Council (Northern Ireland) Wages Regulation (Holidays) (Amendment) Order, 1951.

⁽a) S. R. & O. 1950, No. 149.