

SCHEDULE

Section 6.

Provisions continued in Force.	Modifications.
S. 1 (Obligation to pay prescribed rates of wages).	As from the commencement of this Act the power to substitute any enforceable rate for the prescribed rate shall cease, without prejudice, however, to the enforceability of any rate substituted for the prescribed rate before the commencement of this Act, whether the substituted rate has or has not come into operation before that date, and without prejudice to the enforceability of any rate substituted for the prescribed rate by an award of the Industrial Court under Part III. of this Act.
Subs. (2) of s. 2 (Settlement of differences).	As from the commencement of this Act matters instead of being referred for settlement as provided in subs. (2) shall be referred to the Industrial Court. The words " or as to whether any rate should be substituted for the prescribed rate" shall cease to have effect, and the proviso to subs. (2) shall not apply.
S. 3 (Powers of inquiry).	
S. 4 (Definition of prescribed rates of wages).	As from the commencement of this Act a reference to the Industrial Court shall be substituted for any reference to the Interim Court of Arbitration.
S. 5 (Legal proceedings).	