INDUSTRIAL DISPUTES BILL.

SCHEDULE showing the Legislative Assembly's Disagreements from and Amendments upon the Legislative Council's Amendments referred to in Message of 10th April, 1908.

> RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

Page 4, clause 6, lines 22 and 23. Omit "Provided that no such amendment or "addition shall include domestic servants"

Page 12, clause 36 35, line 29. After "that" omit "no person shall be required "without his consent to produce his books, or to disclose any matters "relating to any trade secret, or to the profits, losses, receipts, outgoings, "or financial position of himself or any other person, or to give evidence "relating thereto. No such books need be produced, nor matters disclosed, "nor evidence given except in private, and no person shall inspect such "books except the chairman and members of the board, who shall not "divulge any information so acquired" insert "unless a person raises the "objection that the profits of an industry are not sufficient to enable him "to pay the wages or grant the conditions claimed, no person shall be "required without his consent to produce his books, or to give evidence "with regard to the trade secrets, profits, losses, receipts, and outgoings of "his business, or his financial position.

"Where a person raises such objection he may be required, on the order of the chairman, to produce the books used in connection with the carrying on of the industry in respect of which the claim is made, and to give evidence with regard to the profits, losses, receipts, and outgoings in connection with such industry, but he shall not be required to give evidence regarding any trade secret, or, saving as hereinbefore provided, his financial position. No such evidence shall be given without his consent except in the presence of the members of the board alone, and no person shall whether or not his examination of such books supports the evidence so given, but shall not otherwise disclose the contents of such books";

Page 17, clause 51 52, lines 19 and 20. *Reinsert* "and the validity of any decision "shall not be challenged by prohibition or otherwise"

Page 20, Schedule One, line 29. After "makers" insert "and makers of under-"clothing"

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NOTE. — These references are to the Council's reprint of the Assembly Bill.

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INDUSTRIAL DISPUTES BILL.

SCHEDULE of the Amendments referred to in Message of 10th April, 1908.

Provided that the provisions of this Act relating to the registration of trade unions under Page 1, clause 2. At end of clause addthis Act and the election of persons for members of boards and for assessors, and the constitution of the Industrial Court, and the appointment of the industrial registrar, and the exercise of their powers so far as is necessary for carrying out the above purposes, shall come into force on the passing of this Act.

Omit "means" insert " includes " Page 3, clause 4, line 35.

Page 3, clause 4, line 38. Omit "done"

Page 4, clause 4, line 4. Omit "means" insert "includes"

Page 4, clause 4, line 4. Omit "a" insert "any"

Page 4, clause 4, line 10. After "employment" insert "or with a view to enforce compliance with "demands made by them or other employees on employers"

Page 4, clause 6, lines 19 and 20. Omit "on the recommendation of the Industrial Court" insert "on

" resolution passed by both Houses of Parliament" Page 4, clause 6. At end of clause add " Provided that no such amendment or addition shall include

"domestic servants."

Page 4, clause 7, line 30. After "such" insert "award, order, or"

Page 4, clause 7. At end of clause add "and for the purposes of any appeal from the registrar, "references to the Court of Arbitration shall be read as references to the Industrial

Page 5, clause 9, line 24. After "objections" insert "on the above ground"

Page 5, clause 9. After subsection (5) insert new subsection (6).

Page 5, clause 9, line 31. After "refusal" insert "or cancellation"

Page 5, clause 11, line 43. After "board" insert " or of the Industrial Court"

After "membership" insert " and registered '

Page 7, clause 14, line 12. After "Where" insert " the employers or " Omit "such" insert " employers or "

Page 7, clause 16, line 28.

After "employees" insert "in such industry or group of industries " Page 7, clause 16, line 31.

Page 7, clause 16, line 31.

After "such" insert "employers or " Omit "make any such nomination" insert " elect " Page 7, clause 16, line 34.

Page 8, clause 17, line 13. Omit "nominated" insert "elected"

Page 8, clause 17, line 14.

Page 9, clause 21, line 20. After "fifteen " insert " sixteen "

Page 9, clause 23. At end of clause add new subsection (2).

Page 9, clause 24, line 44. After "chairman" insert " or assessors " Page 10, clause 24, line 4. After "chairman" insert "or assessors" Page 10, clause 24, line 4. After "chairman" insert "or assessors" Page 10, clause 27, line 26. Omit "by its award"

Page 10, clause 27. After line 26 insert-(1) decide all disputes;

(2) rescind or vary any of its awards;

and in carrying out any of the above purposes the said board may

Page 10, clause 27, line 41. After "grant" insert " or provide for the granting of "

Page 10, clause 27. Omit subsections (f) and (g), insert "Provided that under this section it shall not " in any case be obligatory to grant any preference of the kind mentioned in subsection

"(d) of the definition of 'Industrial matters' in section four of this Act, and each claim "under the said subsection shall be dealt with on its merits" Page 11, clause 28, line 6. After "Act" insert "and to such conditions and exemptions as the board

"may, and is hereby authorised to determine and direct"

Page 11, clause 29, line 13. After "any" insert "award or"

Page 12, clause 36. 35, lines 22 to 27. Omit the Proviso, insert " and the provisions of the said section " shall apply in respect of the proceedings of the Board : Provided that no person shall be " required without his consent to produce his books, or to disclose any matters relating to "any trade secret or to the profits, losses, receipts, outgoings, or financial position of " himself or any other person, or to give evidence relating thereto. No such books need " be produced nor matters disclosed nor evidence given except in private and no person " shall inspect such books except the chairman and members of the Board, who shall not

- " divulge any information so acquired."

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Page 13, clause 37. 36, line 1. Omit "or member presiding at a meeting of a board" Page 13, clause 38. 37, lines 6 and 7. Omit "or deputy chairman or in their absence a member of the-" board appointed by a majority of those present"

Page 13, clause 38. 37, line 9. Omit "deputy chairman or presiding member" Page 13, clause 38. 37, line 15. Omit "or deputy chairman

Page 13, clause 38. 37, line 23. Omit "or deputy chairman"

Page 13, clause 39. 38, line 28.

Omit "making" insert " publication in the Gazette " Omit "constituted as hereinbefore provided" Page 13, clause 39. 38, line 32.

Page 14, clause 39. 38, line 2. "After "boards" insert " and the chairmen of boards "

Page 14, clause 39. 38, line 3. After "jurisdiction" insert " including power to appoint assessors" Page 14. After clause 39. 38 insert new clauses 39 and 40.

Page 14, clause 40. 41, line 31. After "board" insert "or by the Industrial Court" Page 15, clause 41. 42, line 12. After "or" insert "in default to "

Page 15, clause 42. 43, line 24.

Omit "he shall be liable" insert "the court in its discretion may, in. " lieu of imposing such penalty, sentence the said person " Page 16, clause 45. 46, line 11.

Omit "one" insert "two"

Page 16, clause 45. 46, line 20. Omit "through its officers" Page 16, clause 45. 46, lines 20 and 21. Omit "public announcements in a newspaper or other" Omit "forty-one"

Page 16, clause 46. 47, line 35. Omit "or"

Page 16, clause 46. 47, line 35.

After "three" insert "forty-four" Page 16, clause 47. 48, line 41.

Omit "one" insert "two ' Page 16, clause 47. 48, line 41.

Omit "three" insert " four " Page 17, clause 51. 52, line 19.

After "whatsoever" omit remainder of clause. Page 17, clause 55. 56, line 39.

Omit "discharge" insert "have"

Page 17, clause 55, 56, line 39. After "prescribed" insert "powers and" Page 18, clause 57, 58, line 12. After "arbitration" insert "or an award or order of the Industrial

Page 18, clause 58, 59, line 30. Omit "his" insert "its" Page 18, clause 58, 59, line 31. After "award" insert "by the said person or union and its members, " and may require from any such person or union security to its satisfaction to answer

" any amount for which such person or union might be liable under sections forty-two " and forty-six in case of a lock-out or strike "

Page 18, clause 58. 59. At end of clause add "Any such security shall be deposited with and held " by the said court, and may be disposed of as prescribed "

Page 19, clause 60. 61, line 36. After "Inspectors" insert "and regulating the registration under Page 19, clause 60. 61. After paragraph (1) insert the following new paragraph :--

(m) regulating the giving of security under this Act, and the disposal, return, and forfeiture Page 20, Schedule One. After line 27 insert-

Dressmaking and millinery ... Dressmakers, shirt, blouse, and costume makers,

milliners, hat-designers, trimmers, and bonnet-makers. Page 20, Schedule One, line 30. Omit "electrical works" insert "manufacturing, fitting, overhauling, "repairing, or installing electrical apparatus, or in the maintenance of electrical " installations or running electrical plant, and assistants engaged in such industry."

Page 21, Schedule One, line 20. After "yardmen" insert "and employees of milk vendors and dairymen "

Page 21, Schedule One. After line 44 insert-

Storemen and packers Storemen and packers.

Page 22, Schedule One, line 11. Omit_ Wool and basil workers ...

... Wool scourers, basil workers, and labourers.

Page 22, Schedule Two, line 25. Omit "shall" insert "may"

Page 23, Schedule Two, line 7. Before "members" insert "employees who are" Page 23, Schedule Two, line 11. Before "Every" insert "Subject to paragraph ten of this Schedule"

This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 6 April, 1908. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 10th April, 1908. } JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO OCTAVO

EDWARDI VII REGIS.

Act No. , 1908.

An Act to provide for the constitution of boards to determine the conditions of employment in industries; to define the powers, jurisdiction, and procedure of such boards, and to give effect to their awards and appoint a court; to prohibit lock-outs and strikes, and to regulate employment in industries; to preserve certain awards, orders, directions, and industrial agreements; and for purposes consequent thereon or incidental thereto.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

PART I.

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PRELIMINARY.

1. This Act may be cited as the "Industrial Disputes Act, 1908," short title. 2. This Act shall commence on and from a date to be Date of commencement. Proclaimed by the Governor in the Gazette : 29—A Provided

Note. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Provided that the provisions of this Act relating to the regis-

Industrial Disputes.

tration of trade unions under this Act and the election of persons for members of boards and for assessors, and the constitution of the Industrial Court, and the appointment of the industrial registrar, and 5 the exercise of their powers so far as is necessary for carrying out the above purposes, shall come into force on the passing of this Act. 3. This Act is divided into Parts, as follows :---PART I.-PRELIMINARY-88. 1-13. PART II.— CONSTITUTION AND POWERS OF BOARDS-88. 14-39. PART III.-ENFORCEMENT OF AWARDS AND PENALTIESss. 40-53. PART IV.-GENERAL AND SUPPLEMENTAL-88. 54-60. 4. In this Act--Definitions. "Award or order of the court of arbitration" includes any determination under paragraph (a) of section thirty-six of the Industrial Arbitration Act, 1901, by a tribunal specified in the award or order. "Board" means board constituted under this Act. "Court of Arbitration" means court constituted by the Industrial Arbitration Act, 1901, or the Industrial Arbitration (Temporary Court) Act, 1905. "Dispute" means dispute in relation to industrial matters originating between an employer or industrial union of employers on the one part, and an industrial union of employees or trade union or branch or not less than twenty employees on the other part, and includes any dispute originating out of an industrial agreement. "Employer" means person, firm, company, or corporation employing persons working in any industry, and includes the Chief Railway Commissioner of New South Wales, the Sydney Harbour Trust Commissioners, the Metropolitan Board of Water Supply and Sewerage, and the Hunter District Water Supply and Sewerage Board, and includes for the purpose of constituting a board, a manager or superintendent of an employer as defined as aforesaid.

"Employee" means person employed in any industry, and the fact that a person is working under a contract for labour only, or substantially for labour only, shall not in itself prevent such person being held an employee within the meaning of this Act.

"Industrial agreement" means industrial agreement made and filed under the Industrial Arbitration Act, 1901, or under this Act.

"Industrial Court" means Industrial Court constituted by this Act. "Industry"

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Division of Act.

- "Industry" means any occupation specified in the second column of Schedule One, or any amendment of or addition to the Schedule, in which persons of either sex are employed for hire or reward. "Industrial Union" means industrial union whose registration is in force under the Industrial Arbitration Act, 1901, and this Act. "Industrial matters" means matters or things affecting or relating to work done or to be done, or the privileges, rights, or duties of employers or employees in any industry, not involving questions which are or may be the subject of proceedings for an indictable offence; and, without limiting the general nature of the above definition, includes all or any matters relating to-(a) the wages, allowances, or remuneration of any persons employed or to be employed in any industry, or the prices paid or to be paid therein in respect of such employment; (b) the hours of employment, sex, age, qualification, or status of employees, and the mode, terms, and conditions of employment; (c) the employment of children or young persons, or of any person or persons or class of persons in any industry, or the dismissal of or refusal to employ any particular person or persons or class of persons therein; (d) any claim that as between members of a trade union and other persons offering labour at the same time, such members shall be employed in preference to such other persons, or that members of one trade union shall be employed in preference to members of another; (e) any established custom or usage of any industry, either generally or in any particular locality; (f) the interpretation of an industrial agreement. "Justice" means justice of the peace, and includes a stipendiary or police magistrate. "Lock-out" (without limiting the nature of its meaning), means includes a closing of a place of employment, or a suspension of work, or a refusal by an employer to continue to employ any number of his employees in consequence of a dispute done with a view to compel his employees, or to aid another employer in compelling his employees to accept terms of employment. "Minister" means Minister of the Crown administering this Act. "Prescribed" means prescribed by this Act, or by regulations made thereunder.
 - "Registrar" means industrial registrar appointed under this Act. "Schedule"

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Act No. , 1908.

Industrial Disputes.

"Schedule" means Schedule to this Act, and any amendment of or addition to such Schedule made in pursuance of this Act.

"To strike" or "to go on strike" (without limiting the nature of its meaning) means includes the cessation of work by a any number of employees acting in combination, or a concerted refusal or a refusal under a common understanding by any number of employees to continue to work for an employer in consequence of a dispute, done with a view to compel their employer or to aid other employees in compelling their employer to accept terms of employment, or with a view to enforce compliance with demands made by them or other employees on employers.

"Trade union" means trade union registered under the Trade Union Act, 1881, and includes a branch so registered.

5. The words in the first column of Schedule One denote the Explanation of boards to be constituted under this Act. The words in the second Schedule One. column denote the industry or group of industries in respect of which the board is to be constituted and the employees in such industries.

6. The Governor may, on the recommendation of the Industrial Power to amend 20 Court, on resolution passed by both Houses of Parliament, amend Schedule One. Schedule One, or add thereto other boards and industries. Any such amendment or addition shall be published in the Gazette: Provided that no such amendment or addition shall include domestic servants.

Awards, &c., of Court of Arbitration.

- 25 7. (1) All awards, orders, and directions of the Court of Awards, &c Arbitration, and all industrial agreements, current and in force at the commencement of this Act shall, until rescinded under this Act, be binding on the parties and on the employers and employees concerned,—
- 30 (a) for the period fixed by the said court, or by any such award, order, or agreement; or
 - (b) where no period is fixed, for one year from the first day of July, one thousand nine hundred and eight.

And the same may be enforced under the provisions of this Act. (2) In construing any such award, order, direction, or

- industrial agreement, references to the registrar shall be read as references to the industrial registrar appointed under this Act and for the purposes of any appeal from the registrar, references to the Court of Arbitration shall be read as references to the Industrial Court.
- 40 8. Where on the expiration of the Industrial Arbitration Undecided cases Act, 1901, any matter is pending in proceedings before the Court of Arbitration Arbitration for a penalty for breach of an award of the said court or determined by of an industrial agreement, such proceedings may be continued, and Industrial Court. such matter shall be heard and determined by the Industrial Court.

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For the purpose of carrying out the above provisions, the enactments of the first-mentioned Act shall continue in force, and shall, mutatis mutandis, apply to the hearing and determination of any such matter by the Industrial Court, and to the enforcement of any order or 5 determination of such court.

All documents relating to any such matter or proceedings Documents, where and filed or deposited with the Court of Arbitration shall be handed filed. over to the Industrial Court and filed or deposited with such court.

Registration of trade unions.

9. (1) The registrar may, on application made as hereinafter Registration of provided, register under this Act any trade union or branch.

(2) Such application shall be made in writing in the prescribed form by the committee of management of the trade union or branch, and shall be signed by a majority in number of the members15 of such committee. Notice of any such application shall be published

as prescribed.

The registrar may require such proof as he thinks necessary of the authority of the said members to make the said application.

(3) Any such application may be refused by the registrar20 if it appears that another trade union or branch to which the members of the applicants' union might conveniently belong has already been registered under this Act.

(4) The registrar shall fix a day for considering any objections on the above ground to the granting of the application, and 25 shall notify the same as prescribed.

(5) No branch shall be registered, unless it is a bona fide branch of sufficient importance to be registered separately.

(6) The registrar may for any reasons which appear to him to be good cancel any such registration.

30 (6 7) Any decision of the registrar under this section in respect of an objection taken as aforesaid, or on refusal or cancellation of registration, shall be subject to appeal to the Industrial Court in the prescribed manner, and subject to the prescribed conditions.

Industrial unions.

35 10. The expiration of the Industrial Arbitration Act, 1901, shall Saving of industrial unions duly not affect the incorporation of industrial unions duly registered under registered. the said Act at the time of such expiration.

11. The registrar may, for any reasons which appear to him to Cancellation of registration of an industrial union, and thereupon industrial union. 40 the incorporation of the union shall be void:

Provided that such cancellation shall not relieve the industrial union, or any member thereof, from the obligation of any industrial agreement or award or order of a board, or of the Industrial Court, or of the Court of Arbitration, nor from any penalty or liability incurred

45 prior to such cancellation. Industrial

Act No. , 1908.

Industrial Disputes.

Industrial agreements.

12. Any trade union or branch registered under this Act may Industrial make an agreement in writing relating to any industrial matter with agreements-how made and enforced.

5 Any such agreement if made for a term specified therein not exceeding three years from the making thereof, and if filed at the office of the industrial registrar, shall be an industrial agreement within the meaning of this Act, and shall be binding on the parties, and on every person while he is a member of the trade union or

10 branch, but may be rescinded or varied in writing by the parties. Any variation of any such agreement, if filed as aforesaid, shall be binding as part of the agreement.

Any such industrial agreement may be enforced under this Act in the same manner as an award of a board.

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The Industrial Court.

13. (1) There shall be an Industrial Court, consisting of a Appointment of judge appointed under this Act, sitting with or without assessors, who ^{judge}.

shall be elected by the parties to the dispute in the manner prescribed. Such court shall be a court of record, and shall have a seal, which 20 shall be judicially noticed.

(2) The Governor may appoint a Supreme Court judge or a district court judge to be judge of the Industrial Court.

(3) Such judge shall hold such office for a period of seven years, but shall be liable to be removed from office in the same manner 25 and upon such grounds only as a Supreme Court judge is by law liable to be removed from office.

(4) Where a district court judge is appointed to such office, his annual salary shall be one thousand pounds, in addition to his salary as district court judge.

30 (5) The Governor may appoint a Supreme Court judge or a district court judge to be deputy judge to act in the absence of the judge of the Industrial Court, who shall have the same salary and all the rights, powers, jurisdiction, and privileges of the judge of the Industrial Court.

Act No. , 1908.

Industrial Disputes.

PART II.

CONSTITUTION AND POWERS OF BOARDS.

Constitution of boards.

14. (1) On application to the Industrial Court by—

Board directed to be constituted.

- (a) an employer or employers of not less than twenty employees in the same industry; or
- (b) a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
- (c) an industrial union whose members are such employers or employees; or
- (d) where there is no trade or industrial union of employees in an industry having membership and registered as aforesaid, or where such union fails to make an application as aforesaid, then not less than twenty employees in such industry,
- 15 the said court, if satisfied either by oral evidence or affidavit that the application is bona fide, may recommend to the Minister that a board be constituted for an industry or group of industries, and thereupon the Minister shall direct a board to be constituted accordingly.

(2) The Minister may also, on the recommendation of the20 Industrial Court, but without any such application, direct a board to be constituted as aforesaid.

15. Each board shall consist of a chairman, and not less than two Constitution of nor more than ten other members, as determined by the Industrial boards. Court, one half in number of whom shall be employers and the other
25 half employees who respectively have been or are actually and bona fide engaged in any industry or group of industries for which the board has been constituted.

16. Where the employers or the employees in the industry or Where industry group of industries consist largely of females, the Industrial Court, on consists largely of females. 30 the application of any person who in the opinion of such court repre-

so the application of any person who in the opinion of such could represents a majority in number of such employers or employees in such industry or group of industries, may order that all or any specified number of the members of a board to be elected or appointed by or on behalf of such employers or employees need not have the qualification 35 aforesaid. Such order may be made to apply generally to all boards to be apply to all boards

to be constituted for the said industry or group of industries, or to a particular board, and may be varied or rescinded on application made by the person and in the manner aforesaid.

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17. The members of a board shall be appointed by the Governor. Appointment of members on election The appointment of the members, other than the chairman, shall be made on the recommendation of the Industrial Court from persons elected by the employers and employees respectively of the industry

5 or group of industries, and the provisions of Schedule Two shall apply to such election :

Provided that-

- (a) in any case which the Industrial Court considers to be one of urgency; or
- (b) for the determination of any dispute which has arisen or is impending in any industry; or
 - (c) if within the prescribed time-
 - (i) there is a failure to make-any-such-nomination elect; or
 - (ii) the required number of persons are not nominated elected; or
 - (iii) persons constituting, in the opinion of the Industrial Court, a majority in number of the employers or employees then engaged in the industry or group of industries consent,

any such appointment may be made by the Governor, on the recommen-20 dation of the said court, without election, in which case the person so appointed shall be the person recommended by the said court.

18. (1) The members so appointed to a board shall, within Appointment of the prescribed time, by an absolute majority, nominate some person the dial man on nominanot then a member of such board to be chairman. The person so members.

- 25 nominated shall be appointed by the Governor. In default of such nomination the Governor may appoint to the office a Supreme Court judge or a judge of a district court, or some person nominated by the Industrial Court. On a chairman being appointed the board shall be deemed to be constituted.
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(2) The same procedure shall be followed in the case of a Vacancy in office. vacancy in the office of chairman.

19. If any member of a board, without reasonable excuse, Penalty for absence neglectsboard.

- (a) to convene a meeting when duly required to do so; or
- (b) on four successive occasions to attend meetings duly convened; or
 - (c) to vote when present at any meeting of the board,

he shall be liable to a penalty not exceeding five pounds, and the Governor may declare his office vacant.

40 20. Each member of a board and each assessor shall, upon his Oath to be taken by appointment, take an oath not to disclose any matter or evidence members and assessors. before the board relating to-

(a) trade secrets:

(b) the profits or losses or the receipts and outgoings of any 45 employer;

from meetings of

(c)

(c) the books of an employer or witness produced before the board;

(d) the financial position of any employer or of any witness; and if he violates his oath, he shall be liable to a penalty not exceeding five hundred pounds, and, on conviction of such offence, his office shall 5 be vacant.

21. (1) The Governor, on the recommendation of the Industrial Dissolution of a Court, may dissolve a board at any time after it has made an award.

(2) Subject to the above provision, the members of a board Term of office of other than the chairman shall hold office until the expiration of two members of board. 10 years from their appointment as aforesaid. The chairman shall hold office until the expiration of the same period. At the expiration of their term the members of a board shall retire: Provided that a member may resign his office.

(3) A new board may be elected and appointed under this Election and 15 Act to take the place of a board that has been dissolved, or to take appointment of new board. the place of an existing board on its members retiring, or to take the place of a board the members of which have resigned.

Retiring members shall be cligible for election and appointment to the new board.

20 The provisions of sections fifteen, sixteen, and seventeen shall apply to the appointment of such board.

22. Where, from any cause, a vacancy occurs in the members The filling of of a board who are employers, the remaining employers on the board vacancies on a board. may nominate from these elected by the employers in the industry

25 as aforesaid a duly qualified person to fill such vacancy for the remainder of the term of two years, and similarly where the vacancy occurs in the members of the board who are employees. The person so nominated shall be appointed by the Governor to be a member of the board. But if no person is nominated within seven days after

30 the vacancy has occurred, the Governor, on the recommendation of the Industrial Court, may appoint a person without any such election.

But where, by resignation or otherwise, there are no employers or employces, as the case may be, on the board, the vacancies shall be filled under section seventeen.

35 23. (1) On a vacancy so occurring in a board, the remaining By consent, board members may act, if no member of the board objects, and for the may act although vacancy not filled. purpose of so acting, the board shall be deemed to be duly constituted. This provision shall apply to any part-heard case, but shall not apply

if there are no employers or no employees, as the case may be, on the 40 board, or where the vacancy is in the office of chairman.

(2) Where a person is appointed to any such vacancy, the board as newly constituted may, if no member of the board objects, continue and hear and determine any part-heard case.

24. Every appointment of a member or of a chairman or Validity of 45 assessors of a board shall be published in the Gazette, and a copy appointments may not be challenged. of

board.

, 1908. Act No.

Industrial Disputes.

of a Gazette containing a notice of such appointment purporting to have been published in pursuance of this Act shall be conclusive evidence that the person named in such notice was legally appointed and had power and jurisdiction to act as member or chairman or 5 assessors of the board mentioned in the notice, and such appointment

shall not be challenged for any cause.

25. The members of a board and assessors shall be paid such Fees of board and of assessors. fees as may be fixed by the Governor.

Jurisdiction of boards.

26. (1) Proceedings before a board shall be commenced by - Mode of commencing (a) reference to the board by the Industrial Court of any proceedings before

- dispute; or
- (b) application to the board by employers or employees in the industry or group of industries for which the board has been constituted.

(2) Any such application shall be in the form, and shall Form of application. 15 contain the particulars prescribed, and shall be signed by-

- (a) an employer or employers of not less than twenty employees in the same industry; or
- (b) not less than twenty employees in the same industry; or
- 20 (c) the secretary of a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
 - (d) an industrial union whose members are such employers or employees.

27. A board with respect to the industry or group of industries Powers of board. 25for which it has been constituted may by-its-award-

(1) decide all disputes :

(2) rescind or vary any of its awards;

and in carrying out any of the above purposes the said board may-

- (a) fix the lowest prices for piece-work and the lowest rates of wages payable to employees;
- (b) fix the number of hours and the times to be worked in order to entitle employees to the wages so fixed;
- (c) fix the lowest rates for overtime and holidays and other special work, including allowances as compensation for overtime, holidays, or other special work.
- (d) fix the number or proportionate number of apprentices and improvers' and the lowest prices and rates payable to them. Such prices and rates may be according to age and experience;
- (e) grant or provide for the granting of permits allowing aged, infirm, or slow workers, who are unable to earn the lowest rate of wages fixed for other employees, to work at the lowest rate fixed for aged, infirm, or slow workers;
- (f) rescind or vary any award, order, or direction of a board or of the Court of Arbitration, or any industrial agreement;
- Provided (g) decide-all-disputes.

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Act No. , 1908.

Industrial Disputes.

Provided that under this section it shall not in any case be obligatory to grant any preference of the kind mentioned in subsection (d) of the definition of "Industrial matters" in section four of this Act, and each claim under the said subsection shall be dealt with on 5 its merits.

28. Subject to the right of appeal under this Act, and to such Currency of conditions and exemptions as the board may, and is hereby authorised determination of board. to determine and direct, the award of a board shall be binding on all persons engaged in the industry or group of industries within the

10 locality specified for the period fixed by the board, not being less than one nor greater than three years.

29. The award of a board shall be signed by the chairman and Determination of forwarded to the Minister, and such award and any award or order of published, the Industrial Court made on appeal shall be published in the Gazette,

15 and a copy of such award and order shall be exhibited and kept exhibited by every employer carrying on an industry to which it relates at the place where the industry is carried on, so as to be legible by his employees. If such employer fails to carry out the provisions of this section, he shall be liable to a penalty not exceeding 20 twenty pounds.

30. A copy of a Gazette containing any such award or any Evidence of order or award of the Industrial Court on appeal purporting to be award. published in pursuance of this Act shall be evidence of the award or

order and of its terms, and the validity of any such award of a board 25 shall not be challenged except as provided by this Act.

Procedure of boards.

31. A board may appoint one of its members to be deputy Appointment and chairman, who shall hold such office during the term of office of the powers of deputy chairman.

30 If the chairman is absent from New South Wales, or is unable to perform his duties by reason of illness, accident, or other sufficient cause, the deputy chairman shall, except at meetings of the board have the powers and duties of the chairman.

If, from anly cause, the chairman is absent from any meeting of 35 the board, the deputy chairman, if present, shall preside, and shall, at that meeting, have the powers and duties of the chairman, except that he shall have an original but not a casting vote.

32. 31. All meetings of a board shall be convened by the chairman Convening of by notice to each member served as prescribed. meetings.

33. 32. In every case where an application or reference to a board Duties of boards. 40is made, it shall be the duty of the chairman to endeavour to bring about a settlement of the dispute, and to this end the board shall, in such manner as it thinks fit, expeditiously and carefully inquire into the dispute and all matters affecting the merits and the right settlement 45 thereof.

In the course of such inquiry, the chairman may make all such suggestions and do all such things as he deems right and proper for inducing the parties to come to a fair and amicable settlement of the dispute. 34-

Act No. , 1908.

Industrial Disputes.

34. 33. If the board is of the opinion-

- (a) that the matter of any application is trivial, or
- (b) that it should be settled by the parties,

the board may dismiss the application, and may assess and award costs 5 to be paid by the applicants to any parties in respect of whom the application was made. Such costs may be recovered by such parties in any court of competent jurisdiction as a debt due by the applicants.

35. 34. A board, or any two or more members thereof authorised by Inspection by board or members.
10 premises used in any industry the subject of a reference or application to the board and any work being carried on there.

If any person hinders or obstructs a board or any member thereof in the exercise of the powers conferred by this section, he shall be liable to a penalty not exceeding ten pounds.

15 36. 35. A board may—

- (a) conduct its proceedings in public or private as it may think fit;
- (b) adjourn the proceedings to any time or place;
- (c) exercise in respect of witnesses and documents and persons summoned or giving evidence before it, or on affidavit, the same
 - powers as are by section one hundred and thirty-six of the Parliamentary Electorates and Elections Act, 1902, conferred on a committee of elections and qualifications: Provided that no person shall be required without the consent of the chairman to produce his books or to disclose any matters relating to any trade secret, or to the profits, losses, receipts, outgoing s, or financial position of him self or any other person; or to give any evidence relating thereto; and the provisions of the said section shall apply in respect of the proceedings of the board : Provided that no person shall be required without his consent to produce his books, or to disclose any matters relating to any trade secret, or to the profits, losses, receipts, outgoings, or financial position of himself or any other person, or to give evidence relating thereto. No such books need be produced, nor matters disclosed, nor evidence given except in private, and no person shall inspect such books except the chairman and members of the board, who shall not divulge any information so acquired.
- (d) admit and call for such evidence as in good conscience it thinks to be the best available whether strictly legal evidence or not: Provided that any question as to the admissibility of evidence shall be decided by the chairman alone, and his decision on such matters shall be final;
- (e) appoint two assessors to advise it on any technical matters. Such assessors shall take no part in the deliberations or in the decision of the board.

Proceedings by board.

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Where matter is trivial or should be

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37. 36. The chairman or member presiding at a meeting of a board Evidence on cath. shall require any person, including a member of the board, to give his evidence on oath.

38. 37. At any meeting of a board, unless otherwise provided in Who may preside 5 this Act,—

- (a) the chairman or deputy chairman, or, in their absence, a member of the board appointed by a majority of these present shall preside;
- (b) the chairman, deputy-chairman, or presiding-member shall put separately each item of a proposed determination of the board;
- (c) each such item and each question before the board shall be determined by a majority of votes of those present and entitled to vote;
- (d) the presence of the chairman or-deputy-chairman and at least two other members of a board shall be necessary to constitute a meeting of the board;
- (e) each member except the chairman shall have one vote; and where the votes for and against any matter are equal, the chairman shall have a casting vote, but shall not give such vote unless satisfied that a majority of votes cannot otherwise be reasonably expected;
- (f) unless by consent of the chairman or-deputy-chairman, no Advocates and person shall appear as an advocate or agent before a board who ^{agents}.
 - is not actually and bona fide engaged in the industry or one of the industries for which the board has been constituted.

Appeal from board.

39. 38. (1) At any time within one month after the making Appeal from board.
publication in the Gazette of any award by a board, any trade or
30 industrial union, or any person bound or intended to be bound by the award, may, in the prescribed manner, apply to the Industrial Court, constituted as hereinbefore provided, for leave to appeal to such court.

(2) On such application the said court may grant leave to appeal accordingly on such conditions as to security for costs of the 35 appeal and otherwise, and subject to such limitations and restrictions as the court thinks fit; or may, for any reason which it thinks sufficient, refuse such leave.

(3) The appeal may be on the ground of jurisdiction, or as to the locality within which the award of the board shall40 operate, or on the law, or on the facts, and if on the facts it may be by way of rehearing.

(4) Before granting leave to appeal the said court may call for a report from the chairman of the board whose award is the subject of the application; and the said chairman shall accordingly 45 make such report to the said court.

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(5) The provisions of this Act with respect to the procedure and power of the boards and the chairmen of boards in the exercise of their jurisdiction, including power to appoint assessors, shall, with the necessary modifications, and subject to any regulations 5 made under this Act, apply to the exercise by the court of the appellate

jurisdiction conferred by this Act.

(6) On any such appeal the court may confirm or modify the award appealed from, or quash the award, or may make a new award, and may make such order as to the costs of the appeal as it 10 thinks just.

Such costs may be recovered as a debt in any court of competent jurisdiction.

(7) The pendency of an appeal shall not suspend the operation of the award appealed from.

- 15 39. The Industrial Court only may rescind or vary any award Varying award. or order made by it, or any award of a board which has been amended by such court, or any award, order, or direction of the Court of Arbitration.
 - bitiation.

40. The Crown may, where, in the opinion of the Minister, the Intervention. 20 public interests are or would be likely to be affected by the award,

- order, or direction of a board or of the Industrial Court-
 - (a) intervene in any proceedings before such board or court, and make such representations as it thinks necessary in order to safeguard the public interests;
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- (b) at any time after the making of an award by a board apply for leave to appeal, and appeal from such award to the Industrial Court.

PART III.

ENFORCEMENT OF AWARDS AND PENALTIES.

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- 40. 41. (1) Where an employer employs any person to do any work— Recovery of price or (a) for which the price or rate has been fixed by a board or by rate fixed.
 - the Industrial Court; or
 - (b) for which the price or rate has been fixed by an award, order, or direction of the Court of Arbitration, or by an industrial agreement,
- he shall be liable to pay in full in money without any deduction to such person the price or rate so fixed.

. (2) Such person may, within three months after such money has become due, apply to the Industrial Court for an order to recover 40 from the employer the full amount of any balance due in respect of such price or rate, notwithstanding any smaller payment or any express or implied agreement to the contrary. Such

Such order shall have the effect of, and shall be deemed to be, a judgment for the said amount in the district court named in such order at the suit of such person against the said employer; and the said amount may be recovered by process of such court as in pursuance 5 of such judgment.

(3) Nothing in this section shall affect any remedy of the employee under the Masters and Servants Act, 1902.

41. 42. If any person-

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(a) does any act or thing in the nature of a lock-out or strike, lock-outs or strikes or takes part in a lock-out or strike, or suspends or discontinues employment or work in any industry; or

(b) instigates to or aids in any of the above-mentioned acts,

he shall be liable to a penalty not exceeding one thousand pounds, or in default to imprisonment not exceeding two months :

Provided that nothing in this section shall prohibit the suspen-15 sion or discontinuance of any industry or the working of any persons therein for any cause not constituting a lock-out or strike.

42. 43. If any person commits a breach of an award of a board, or Penalty for breach of an award or order of the Court of Arbitration, or of the Industrial of award. Court, or a breach of an industrial agreement, whether by contravening

20 or failing to observe the same, or otherwise, he shall be liable to a penalty not exceeding fifty pounds, and in default of payment of the penalty, to imprisonment for a period not exceeding three months, or, where the breach has been committed by the wilful act or default of the person charged, he shall be liable the court in its discretion may, 25 in lieu of imposing such penalty, sentence the said person to imprison-

ment for any period not exceeding three months.

The above provisions of this section shall be read in lieu of, Penalty for unlawful and shall supersede, any provisions in an award, order, or industrial dismissal of agroement under the Industrial Arbitration Arbitration agreement under the Industrial Arbitration Act, 1901, relating to 30 penalties for any breach of such award, order, or agreement.

43. 44. If an employer dismisses from his employment any employee by reason merely of the fact that the employee is a member of a board or of a trade union, or an industrial union, or has absented himself from work through being engaged in other duties as member of a 35 board, or is entitled to the benefit of an award, or order of a board or of the Court of Arbitration, or of the Industrial Court, or of an industrial agreement, such employer shall be liable to a penalty not exceeding twenty pounds for each employee so dismissed, and in default of payment of the penalty to imprisonment for a period not 40 exceeding three months.

In every case it shall lie on the employer to satisfy the judge Proceedings for that such employee was so dismissed by reason of some facts other penalty. than those above mentioned in this section.

44. 45. Proceedings for any offence against the provisions of the 45 three last preceding sections shall be taken before the industrial court,

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Prohibition of

and the matter shall be heard and determined by such court in a summary manner according to the law for the time being regulating proceedings before justices; and for that purpose such court may do alone whatever may be done by two or more justices sitting in a

- 5 court of petty sessions. Any information, summons, or warrant in any such proceedings may be taken and issued by any justice, and the provisions of the Justices Act, 1902, shall, subject to this Act, apply to such proceedings and to all matters relating thereto or consequent thereon.
- 45. 46. (1) Where any person convicted of an offence against the Trade or industrial 10 provisions of section forty-one two was, at the time of his committing union liable in case such offence, a member of a trade or industrial union, the industrial s. 41 2. court may order the trustees of the trade union, or of a branch thereof, or may order the industrial union to pay out of the funds of
- 15 the union or branch any amount not exceeding twenty pounds of the penalty imposed.

(2) The said court shall, before making such order, hear the said trustees or the said union or their or its counsel or attorney, and shall not make such order if it is proved that the

20 union, through its officers, has by public announcements in a newspaper-or-other means that are reasonable under the circumstances bona fide endeavoured to prevent its members from doing any act or thing in the nature of a lock-out or strike, or from taking part in a lock-out or strike, or from instigating or aiding a lock-out or 25 strike.

Such order shall have the effect of and shall be deemed to be a judgment for the said amount in the district court named in such order, at the suit of the Crown against the said trustees or industrial union; and the said amount may be recovered by process of such 30 court as in pursuance of such judgment.

(3) Any property of the union or branch, whether in the hands of trustees or not, shall be available to answer any order made as aforesaid.

46. 47. In any proceedings for an offence against the provisions of validity of award 35 sections forty-one, forty-two, or forty-three, or forty-four, the validity of or order may be challenged.

- an award or order may be challenged for want of jurisdiction in the board or court making such award or order, although in the case of an award by a board no steps may have been taken to appeal against such award to the Industrial Court.
- 47. 48. No prosecution for an offence against the provisions of Leave of the 40 sections forty-one two or forty-three four shall be commenced except by Industrial Court required for certain leave of the Industrial Court.

48. 49. Any penalty imposed by or under this Act may, except Recovery of where otherwise provided, be recovered in a summary way before a penalties. 45 stipendiary or police magistrate or any two justices in petty sessions.

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prosecutions.

49. 50. (1) From any order of any justice imposing a penalty Appeal to Industrial under this Act an appeal shall lie to the Industrial Court.

(2) On any such appeal the said court may either affirm the order appealed against or reverse the said order or reduce the 5 penalty imposed thereby; and, in any case, the said court may make such order as to the costs of the appeal, and of the proceedings before the justice, as it thinks just.

(3) No other proceedings in the nature of an appeal from any such order or by prohibition shall be allowed.

- 50. 51. The Industrial Court or a justice may in any prosecution Award and recovery 10 under this Act make such order as to the payment of costs as may of costs. be thought just. Any costs so ordered to be paid shall be a debt recoverable in any court of competent jurisdiction.
- 51. 52. Any decision of the Industrial Court shall be final, and Decision of an Industrial Court to 15 shall not be removable to any other court by certiorari or otherwise; be final. and no award, order, or proceeding of the court shall be vitiated by reason only of any informality or want of form or be liable to be challenged, appealed against, reviewed, quashed, or called in question by any court of judicature on any account whatsoever, and the validity

20 of any decision shall not be challenged by prohibition or otherwise.

52. 53. The amount of any penalty imposed by or under this Act Appropriation of shall, when recovered, be paid into the Treasury and carried to the penalties. Consolidated Revenue Fund.

53. 54. Whosoever, before a board or the Industrial Court, Perjury. 25 wilfully makes on oath any false statement knowing the same to be false shall be guilty of perjury.

PART IV.

GENERAL AND SUPPLEMENTAL.

54. 55. The Industrial Court may order the payment by any order for payment-30 member of a trade union or branch registered under this Act of any how made and recoverable. fine, penalty, or subscription payable in pursuance of the rules of the union or branch.

Such order shall have the effect of, and shall be deemed to be, a judgment for the amount stated therein in the district court named 35 in such order at the suit of such union or branch against the said

member; and the said amount may be recovered by process of such court as in pursuance of such judgment.

55. 56. The Governor may, subject to the Public Service Act, 1902, Appointment of appoint an industrial registrar who shall discharge have the prescribed registrar. 40 powers and duties.

56. 57. Every employer in an industry in respect of which an Time-sheets and award of a board or of the Court of Arbitration or an industrial pay-sheets to be 29—B agreement

penalties.

agreement is in force shall keep, or cause to be kept, time-sheets and pay-sheets, correctly written up in ink, of the employees in such industry.

If he fails to carry out any of the requirements of this section 5 he shall be liable to a penalty not exceeding five pounds.

The pay-sheets shall include deductions from wages of employees, but need not include costs of working to the employer.

57. 58. (1) The Governor shall appoint inspectors who shall have Appointment and the powers and doties prescribed.

TO Any such inspector may exercise the following powers and perform the following duties in respect of an industry as to which the award of a board or of the Court of Arbitration, or an awar? or order of the Industrial Court, is in force, if he has reasonable grounds to suspect that the employer in such industry is not complying with 15 such award :-

- (a) He may at any reasonable times inspect any premises of such employer upon which any such industry as aforesaid is carried on, and any work being done therein.
- (b) He may require the employer in such industry to produce for his examination, and may examine, any time-sheets and pay-sheets of the employces in such industry.
- (c) He shall report to the Registrar the result of such inspection. (2) If any person obstructs any inspector in the exercise

of his powers under this section, or fails when duly required as afore-25 said to produce any time-sheets or pay-sheets, he shall be liable to a penalty not exceeding ten pounds.

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58. 59. The board or the Industrial Court may at any time after Security for the conclusion of the evidence, and before or after the making of an performance of award. award, require from any person or union making application to the

- 30 board or the court in respect of any dispute security to his its satisfaction for the performance of the award by the said person or union and its members, and may require from any such person or union security to its satisfaction to answer any amount for which such person or union might be liable under sections forty-two and forty-six in case of a
- 35 lock-out or strike; and in default of such security being given, may stay the operation of the award. Any such security shall be deposited with and held by the said court, and may be disposed of as prescribed. 59. 60. Employers and employees shall give at least twenty-one Conditions of

days' notice of an intended change affecting conditions of employment employment to 40 with respect to wages or hours. During any proceedings before a during proceedings board, neither the employers nor the employees in the industry the before board.

subject of those proceedings shall alter the conditions of employment with respect to wages or hours, or the prices for piece-work, or do or be concerned in doing any act or thing in the nature of a lock-out 45 or strike, or take part in a lock-out or strike, or a suspension or discontinuance

powers of inspectors.

discontinuance of employment or work, but the relationship of employer and employee shall continue uninterrupted during such proceedings. If any employer or employee uses this or any other provision 5 of this Act for the purpose of unjustly maintaining a given condition of affairs, through delay, such employer or employee shall be guilty of an offence against this Act and shall be liable to the same penalty, and the same proceedings may be had as if he had been guilty of a breach of the award of a board. 10 60. 61. The Judge of the Industrial Court may make regulations Regulations. for carrying out the provisions of this Act, and in particular-(a) regulating the election and nomination of members of boards other than the chairman, and regulating the election to vacancies on boards; 15 (b) prescribing the qualifications of candidates at such election. and providing for a list of voters ; (c) regulating the time and manner of election and nomination of the chairman and of assessors; (d) prescribing the forms of references and applications to a board 20and generally the forms to be used in carrying out this Act: (e) prescribing the form of oath to be taken by members of boards and of assessors; (f) regulating the exhibition by an employer of an award of a board ; 25prescribing the form and mode of service of notices of meetings (g)of a board, and regulating the convening of such meetings; (h) prescribing the giving of notice of inspection by the board or its members of premises used in any industry, and prescribing the form and regulating the service of such notice; 30 (i) regulating the procedure at meetings of boards; (j) providing for the payment of expenses of witnesses; (k) regulating the procedure to be followed in proceedings before the Industrial Court under this Act, and in enforcing judgments, convictions, and orders given and made by such court:

(1) prescribing the duties of the Registrar and of Inspectors, and regulating the registration under this Act of trade unions;

- (m) regulating the giving of security under this Act, and the disposal, return, and forfeiture of security so given;
- (m n) imposing any penalty not exceeding ten pounds for any breach of such regulations.

Such regulations shall be published in the Gazette, and shall be laid before both Houses of Parliament within thirty days after being made, if Parliament is sitting; but, if not, then within thirty days 45 after the next sitting of Parliament.

SCHEDULES.

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SCHEDULES.

SCHEDULE ONE.

Board.	Industries and employees in industries.
Baking	Bakers, bread-carters.
5 Boot trade	Boot makers, boot clickers, operators, rough stuff cutters, boot and shoe machinists.
Brewery	Employees in or in connection with breweries, malthouses, distilleries, manufactories of table waters and other drinks, and bottling establishments.
10 Bricklayers	Bricklayers and bricklayers' labourers, gantry and crane men.
Brickmakers	Bricks, pipes, pots, and terra-cotta makers, and carters of the same.
Broken Hill mines	Miners, engine-drivers, and all persons engaged in and about silver and lead mines.
15 Butchering	Butchers employed in shops, factories, slaughter-houses and meat-preserving works, and carters.
Cigar trade	Cigar makers.
Clothing Coachmaking 20	Tailors, tailoresses, cutters and trimmers, pressers. Coachmakers in all branches, coachpainters and wheel- wrights.
Cold storage Confectioners	Confectioners.
Coopers Copper, silver, and gold 25 mines.	
Council of the City of Sydney.	The employees of the council.
Dressmaking and millinery	Dressmakers, shirt, blouse, and costume makers, mil- liners, hat-designers, trimmers, and bonnet-makers.
30 Electrical trades	Persons employed in electrical works manufacturing, fitting, overhauling, repairing, or installing electrical appa- ratus, or in the maintenance of electrical installations or running electrical plant, and assistants engaged in such industry.
35 Farriers	Persons employed by farriers.
Fellmongering Furniture trade 40	 Fellmongers, wool and basil workers. Cabinet makers, chair and frame makers, carvers, pianoforte makers, French polishers, wood turners, wood working machinists, upholsterers, carpet planners, makers of mattresses (other than wire).
Gasworks employees	. Gas or other employees of gas companies.
Glassworks Government Railways and Tramways.	
45 Hairdressers	. Hairdressers and wigmakers.

SCHEDULE ONE-continued.

Board.	Industries and employees in industries.
Hotels, club, and restaur-	The employees in hotels, clubs, and restaurants.
ant employees. Hunter River District 5 Board of Water Supply and Sewerage.	
Iron trades	Engineers, smiths, boilermakers, iron ship builders, angle- ironsmiths, fitters, turners, pattern-makers, ironmoulders, blacksmiths, coppersmiths, tinsmiths, sheet-iron workers,
0	and all other persons engaged in the engineering, iron ship-building, and iron trades.
Jam industry Laundries (public)	Town drymon and laundrywomen
15 Maitland collieries	. Coal-miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal-mines.
Metropolitan Water and	
Sewerage Board. Milk Industry	and yardmen and employees of milk vendors and dairymen in the county of Cumberland.
Musicians Newcastle collieries	Cool minora onging drivers wheelers surface hands and
25 Painting trades	Deintons grainans paperhangers writers and decorators.
Printing	Compositors, linotype and monoline operators, letterpress machinists, book-binders, and paper-rulers, lithographic workers, and the like.
30 Pastrycooks	Pastwassha
Plasterers	Plasterers and assistants
Plumbers and gasfitters.	Plumbers and gasfitters.
Saddlery	Saddle and harness makers.
1	Employees in sawmills and timber yards.
	Shearers, shed employees, cooks, and rouseabouts. Shipmasters, officers, marine engineers, sailors, lamp-
Shipping	trimmers, donkeymen, greasers, firemen, deck hands, stewards, cooks, and persons employed on ferry boats.
40 Shipbuilding	Ship mighta joinong ship paintars and dockers
G 11 11' '	Coal-miners, engine-drivers, wheelers, surfacehands, and other persons employed in and about coal-mines.
Shop assistants	Shop assistants and office assistants in shops.
Stonecutters	Stonemasons and monumental workers and assistants.
45 Storemen and packers.	Storemen and packers.
Sydney Harbour Trust.	The employees of the trust.
	Tanners, curriers, and leather-dressers.
	Tip-carters. Persons employed in such industry.
	Drivers of trolleys, drays, and carts.
TT- dente bone	Persons employed in undertakers' business.
50 Trolley draymen	Drivers of trolleys, drays, and carts. Persons employed in undertakers' business.

Act No. , 1908.

Industrial Disputes.

SCHEDULE ONE-continued.

Board.	Industries and employees in industries.
Unskilled labourers	Builders' labourers, sewer miners, rock gutterers, hammer and drill men, concrete workers, pick and shovel men, platelayers.
Waterside workers	Sydney and Newcastle wharf labourers, and coal lumpers and trimmers.
Western collieries and shale mines.	Coal miners, shale miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal and shale mines.
Wire mattress makers Wool-and basil-workers- Wire-netting Woodworkers	Weavers, bench hands, and labourers. Wool-scourers, basil-workers, and labourers. Workers in that industry. Carpenters, joiners, and the like, and assistants.

SCHEDULE TWO

Election of persons for boards.

1. The Industrial Court shall fix the number of persons to be elected by the employers and employees in the industry or group of industries to be represented on a board.

2. From the persons so elected, the said court shall choose the persons whom it recommends to the Governor for appointment to the Board. 20

Election of persons for assessors.

3. The Industrial Court shall from time to time, at its discretion, fix the number of persons to be elected for assessors to such court or to a board by the employers and employees in each industry.

4. From the persons so elected for any industry the said court or board shall 25 may appoint the assessors in any matter relating to that industry.

The register.

5. Registers relating to employers and employees respectively shall be kept by the industrial registrar of persons entitled to vote for members of a board and for assessors. 30

6. Names shall be placed on any such register on application in the prescribed form.

Election by employers.

7. Each employer in an industry shall be entitled to vote if his name is on the register. 35

8. Employers shall have the number of votes appearing on the register according to the following scale :—

Employers of five hundred or more employees in the industry shall have three votes. Employers of less than five hundred and more than two hundred such employees shall have two votes. 40

Other employers shall have one vote.

Election

SCHEDULE TWO-continued.

Election by employees.

9. Where all the employees in an industry are members of some union, any such election for members of boards or for assessors shall be by the members of the unions only.

5 10. Where, with respect to the whole of an industry, an award which gives preference to unionists by consent, or an industrial agreement which gives such preference is in force, the election shall be by the **employees who are** members of the unions only.

11. Each member of an union, certified by the secretary thereof by statutory declaration to be financial, shall be entitled to be registered and to vote in respect of his

10 industry. 12. Subject to paragraph ten of this Schedule, every person who is not a member of an union, on proof by statutory declaration that he has been engaged in the industry for twelve months within the previous two years, shall be entitled to be registered, and to vote in respect of his industry.

13. No person shall vote in respect of his membership of more than one union.

14. Each employee shall have one vote only.

General provisions.

15. Each vote must be given for the full number of persons to be elected, otherwise the vote will be void.

16. The mode of election shall be as prescribed by the regulations.

17. Any dispute as to the interpretation of this Schedule shall be determined by the Industrial Court, whose decision shall be final.

Sydney: Willlam Applegate Gullick, Government Printer .- 1908.

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1908.

Legislatibe Council.

INDUSTRIAL DISPUTES BILL.

(Amendments to be proposed in Committee of the Whole.)

Page 1, clause 2. At end of clause add-

Provided that the provisions of this Act relating to the registration of trade unions under this Act and the election of persons for members of boards and for assessors, and the constitution of the Industrial Court, and the appointment of the industrial registrar, and the exercise of their powers so far as is necessary for carrying out the above purposes, shall come into force on the passing of this Act.

Page 4, clause 6, lines 11 and 12. *Omit* "on the recommendation of "the Industrial Court" *insert* "on resolution passed by "both Houses of Parliament"

Page 4, clause 7 (1) (a), line 20. After "such" insert "award, order,

Page 4, clause 7 (2), line 28. At end of subclause *add* "and for the "purposes of any appeal from the registrar, references to "the Court of Arbitration shall be read as references to the "Industrial Court"

Page 5, clause 9 (4), line 16. After "objections" insert "on the "above ground"

Page 5, clause 9, subclause (6), line 21. After "refusal" insert "or "cancellation"

Page 7, clause 14 (1) (d), line 12. After "membership" insert "and "registered"

Page 7, clause 16, line 31. Omit "such" and after "employees" insert "in such industry"

Page 8, clause 17 (c) (1), line 13. Omit "to make any such "nomination" insert "elect"

Page 8, clause 17 (c) (ii), line 14. Omit "nominated" insert "elected" 29—(4) Page Page 9, clause 21, line 26. *After* "fifteen" *insert* "sixteen" Page 9, clause 23. *Add* new subclause as follows :—

(2) Where a person is appointed to any such vacancy, the board as newly constituted may, if no member of the board objects, continue and hear and determine any part-heard case.

- Page 10, clause 24, lines 1 and 6. After "chairman" insert "or "assessors"
- Page 10, clause 27, line 39. Omit "by its award"
- Page 11, clause 27, paragraph (f), line 2. Omit "or any industrial "agreement"

Page 11, clause 29, line 9. After "any" insert "award or"

- Page 11, clause 31, line 28. *Omit* "at meetings of the board" insert "as hereinafter provided"
- Page 11, clause 32, line 34. After "chairman" insert "or in his "absence by the deputy chairman"
- Page 12, clause 36 (c), lines 22 to 27. Omit the proviso and insert the following "and the provisions of the said section shall "apply in respect of the proceedings of the board : Provided "that no person shall be required to produce his books "except by order of the chairman of the board, and that "such books when produced shall not, except by the consent "of the party producing them, be inspected by anyone "except the said chairman or members of the board, who "shall not divulge the contents thereof"
- Page 12, clause 38, lines 41 and 42. *Omit* "or in their absence a "member of the board appointed by a majority of those "present"
- Page 12, clause 38 (b), line 44. After "the chairman" insert "or" and omit "or presiding member"
- Page 13, clause 39 (1), line 17. Omit "making" insert "publication "in the Gazette"
- Page 13, clause 39 (1), lines 20 and 21. Omit "constituted as here-"inbefore provided"
- Page 13, clause 39 (5), line 36. After "boards" insert "and the "chairmen of boards"
- Page 13, clause 39 (5), line 37. After "jurisdiction" insert "including power to appoint assessors"

Page 14, clause 39. At end of clause add new subclause :--

(8) The said court only may rescind or vary any award or order made by it, or any award of a board which has been amended by such court on appeal.

Page 14, clause 40 (1) (a), line 8. After "board" insert "or by the "Industrial Court"

Page 14, clause 41 (b), line 31. After "or" insert "in default to"

Page 15, clause 42, line 3. *Omit* "he shall be liable" *insert* "the "court, in its discretion, may, in lieu of imposing such "penalty, sentence the said person"

Page 15, clause 45 (2), line 43. Omit "through its officers"

- Page 15, clause 45 (2), lines 43 and 44. Omit " public announcements " in a newspaper or other "
- Page 17, clause 55, line 16. Omit "discharge" insert "have"; and after "prescribed" insert " powers and "
- Page 17, clause 57 (1), line 30. After "arbitration" insert "or an " award or order of the Industrial Court"

- Page 18, clause 58, line 8. Omit "his" insert "its" Page 18, clause 58, line 9. After "award" insert "by the said " person or union and its members, and may require from " any such person or union security to his satisfaction to " answer any amount for which such person or union might " be liable under sections forty-one and forty-five in case of " a lock-out or strike"
- Page 18, clause 58. At end of clause add "any such security shall " be deposited with and held by the said court, and may be " disposed of as prescribed "
- Page 19, clause 60 (1), line 10. After "Inspectors" insert " and " regulating the registration under this Act of trade unions"
- Page 19, clause 60. After paragraph (1) insert new paragraph :--(m) regulating the giving of security under this Act, and the

disposal, return, and forfeiture of security so given"

Page 20, Schedule One. After line 27, insert-

Dressmaking and millinery ... Dressmakers, shirt, blouse, and costume makers, milliners, hat-designers, trimmers, and bonnet makers.

Page 21, Schedule One, line 46. Omit the line.

- Page 22, Schedule Two, paragraph 4, line 12. Omit "shall" insert " may "
- Page 22, Schedule Two, paragraph 10, line 35. Before "members" insert "employees who are"
- Page 22, Schedule Two, paragraph 12. At commencement of paragraph insert "Subject to paragraph 10 of this Schedule"



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 6 April, 1908.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.



ANNO OCTAVO EDWARDI VII REGIS.

Act No. , 1908.

An Act to provide for the constitution of boards to determine the conditions of employment in industries; to define the powers, jurisdiction, and procedure of such boards, and to give effect to their awards and appoint a court; to prohibit lock-outs and strikes, and to regulate employment in industries; to preserve certain awards, orders, directions, and industrial agreements; and for purposes consequent thereon or incidental thereto.

) E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same. as follows :--

PART I.

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PRELIMINARY.

1. This Act may be cited as the "Industrial Disputes Act, 1908," short title.

2. This Act shall commence on and from a date to be Date of proclaimed by the Governor in the Gazette, commencement. 29-A 17678

3. This Act is divided into Parts, as follows :---PART I.—PRELIMINARY—ss. 1-13. PART II.- CONSTITUTION AND POWERS OF BOARDS-88. 14-39. III.-ENFORCEMENT OF AWARDS AND PENALTIES-PART IV.-GENERAL AND SUPPLEMENTAL-ss. 54-60. "Award or order of the court of arbitration" includes any determination under paragraph (a) of section thirty-six of the Industrial Arbitration Act, 1901, by a tribunal specified in the award or order. "Board" means board constituted under this Act. "Court of Arbitration" means court constituted by the Industrial

Arbitration Act, 1901, or the Industrial Arbitration (Temporary Court) Act, 1905.

- "Dispute" means dispute in relation to industrial matters originating between an employer or industrial union of employers on the one part, and an industrial union of employees or trade union or branch or not less than twenty employees on the other part, and includes any dispute originating out of an industrial agreement.
- "Employer" means person, firm, company, or corporation employing persons working in any industry, and includes the Chief Railway Commissioner of New South Wales, the Sydney Harbour Trust Commissioners, the Metropolitan Board of Water Supply and Sewerage, and the Hunter District Water Supply and Sewerage Board, and includes for the purpose of constituting a board, a manager or superintendent of an employer as defined as aforesaid.
- "Employee" means person employed in any industry, and the fact that a person is working under a contract for labour. only, or substantially for labour only, shall not in itself prevent such person being held an employee within the meaning of this Act.
- "Industrial agreement" means industrial agreement made and filed under the Industrial Arbitration Act, 1901, or under this Act.

"Industrial Court" means Industrial Court constituted by this Act. "Industry" means any occupation specified in the second column

- of Schedule One, or any amendment of or addition to the Schedule, in which persons of either sex are employed for hire or reward.
- "Industrial Union" means industrial union whose registration is in force under the Industrial Arbitration Act, 1901, and this Act. "Industrial

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PART

ss. 40-53.

4. In this Act-

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Division of Act.

Definitions.

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Act No. , 1908.

Industrial Disputes.

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"Industrial matters" means matters or things affecting or relating to work done or to be done, or the privileges, rights, or duties of employers or employees in any industry, not involving questions which are or may be the subject of proceedings for an indictable offence; and, without limiting the general nature of the above definition, includes all or any matters relating to-(a) the wages, allowances, or remuneration of any persons employed or to be employed in any industry, or the prices paid or to be paid therein in respect of such employment; (b) the hours of employment, sex, age, qualification, or status of employees, and the mode, terms, and conditions of employment; (c) the employment of children or young persons, or of any person or persons or class of persons in any industry, or the dismissal of or refusal to employ any particular person or persons or class of persons therein; (d) any claim that as between members of a trade union and other persons offering labour at the same time, such members shall be employed in preference to such other

- persons, or that members of one trade union shall be employed in preference to members of another; (e) any established custom or usage of any industry, either
- (e) any established custom or usage of any industry, either $g \in nerally$ or in any particular locality;
- (f) the interpretation of an industrial agreement.
- "Justice" means justice of the peace, and includes a stipendiary or police magistrate.
- "Lock-out" (without limiting the nature of its meaning), means a closing of a place of employment, or a suspension of work, or a refusal by an employer to continue to employ any number of his employees in consequence of a dispute done with a view to compel his employees, or to aid another employer in compelling his employees to accept terms of employment.
- "Minister" means Minister of the Crown administering this Act."Prescribed" means prescribed by this Act, or by regulations made thereunder.
 - " Registrar" means industrial registrar appointed under this Act.
 - "Schedule" means Schedule to this Act, and any amendment of or addition to such Schedule made in pursuance of this Act.
 - "To strike" or "to go on strike" (without limiting the nature of its meaning) means the cessation of work by a number of employees acting in combination, or a concerted refusal or a refusal under a common understanding by any number of employees

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employees to continue to work for an employer in consequence of a dispute, done with a view to compel their employer or to aid other employees in compelling their employer to accept terms of employment.

"Trade union" means trade union registered under the Trade Union Act, 1881, and includes a branch so registered.

5. The words in the first column of Schedule One denote the Explanation of boards to be constituted under this Act. The words in the second Schedule One. column denote the industry or group of industries in respect of which 10 the board is to be constituted and the employees in such industries.

6. The Governor may, on the recommendation of the Industrial Power to amend Court, amend Schedule One, or add thereto other boards and industries. Schedule One. Any such amendment or addition shall be published in the Gazette.

- Awards, &c., of Court of Arbitration.

7. (1) All awards, orders, and directions of the Court of Awards, &c 15Arbitration, and all industrial agreements, current and in force at the commencement of this Act shall, until rescinded under this Act, be binding on the parties and on the employees and employees concerned,-

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- (a) for the period fixed by the said court, or by any such agreement; or
 - (b) where no period is fixed, for one year from the first day of July, one thousand nine hundred and eight.

And the same may be enforced under the provisions of this 25 Act.

(2) In construing any such award, order, direction, or industrial agreement, references to the registrar shall be read as references to the industrial registrar appointed under this Act.

8. Where on the expiration of the Industrial Arbitration Undecided cases 30 Act, 1901, any matter is pending in proceedings before the Court of tried by Court of Arbitration Arbitration for a penalty for breach of an award of the said court or determined by of an industrial agreement, such proceedings may be continued, and Industrial Court. such matter shall be heard and determined by the Industrial Court. For the purpose of carrying out the above provisions, the enactments

35 of the first-mentioned Act shall continue in force, and shall, mutatis mutandis, apply to the hearing and determination of any such matter by the Industrial Court, and to the enforcement of any order or determination of such court.

All documents relating to any such matter or proceedings Documents, where 40 and filed or deposited with the Court of Arbitration shall be handed filed. over to the Industrial Court and filed or deposited with such court.

Registration
Registration of trade unions.

9. (1) The registrar may, on application made as hereinafter Registration or provided, register under this Act any trade union or branch.

(2) Such application shall be made in writing in the 5 prescribed form by the committee of management of the trade union or branch, and shall be signed by a majority in number of the members of such committee. Notice of any such application shall be published as prescribed.

The registrar may require such proof as he thinks necessary of 10 the authority of the said members to make the said application.

(3) Any such application may be refused by the registrar if it appears that another trade union or branch to which the members of the applicants' union might conveniently belong has already been registered under this Act.

15 (4) The registrar shall fix a day for considering any objections to the granting of the application, and shall notify the same as prescribed.

(5) No branch shall be registered, unless it is a bona fide branch of sufficient importance to be registered separately.

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(6) Any decision of the registrar under this section in respect of an objection taken as aforesaid, or on refusal of registration, shall be subject to appeal to the Industrial Court in the prescribed manner, and subject to the prescribed conditions.

Industrial unions.

25 **10.** The expiration of the Industrial Arbitration Act, 1901, shall not affect the incorporation of industrial unions duly registered under the said Act at the time of such expiration.

11. The registrar may, for any reasons which appear to him to saving of industrial be good, cancel the registration of an industrial union, and thereupon unions duly registered.
30 the incorporation of the union shall be void :

Provided that such cancellation shall not relieve the industrial Cancellation of union, or any member thereof, from the obligation of any industrial registration of agreement or award or order of a board or of the court of arbitration, nor from any penalty or liability incurred prior to such cancellation.

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Industrial agreements.

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12. Any trade union or branch registered under this Act may Industrial make an agreement in writing relating to any industrial matter with agreements—low made and enforced. an employer.

Any

Industrial Disputes.

Any such agreement if made for a term specified therein not exceeding three years from the making thereof, and if filed at the office of the industrial registrar, shall be an industrial agreement within the meaning of this Act, and shall be binding on the parties, 5 and on every person while he is a member of the trade union or branch, but may be rescinded or varied in writing by the parties. Any variation of any such agreement, if filed as aforesaid, shall be binding as part of the agreement.

Any such industrial agreement may be enforced under this Act 10 in the same manner as an award of a board.

The Industrial Court.

13. (1) There shall be an Industrial Court, consisting of a Appointment of judge appointed under this Act, sitting with or without assessors, who judge. shall be elected by the parties to the dispute in the manner prescribed.

15 Such court shall be a court of record, and shall have a seal, which shall be judicially noticed.

(2) The Governor may appoint a Supreme Court judge or a district court judge to be judge of the Industrial Court.

(3) Such judge shall hold such office for a period of seven20 years, but shall be liable to be removed from office in the same manner and upon such grounds only as a Supreme Court judge is by law liable to be removed from office.

(4) Where a district court judge is appointed to such office, his annual salary shall be one thousand pounds, in addition to his 25 salary as district court judge.

(5) The Governor may appoint a Supreme Court judge or a district court judge to be deputy judge to act in the absence of the judge of the Industrial Court, who shall have the same salary and all the rights, powers, jurisdiction, and privileges of the judge of the 30 Industrial Court. ar

Industrial Disputes.

PART II.

CONSTITUTION AND POWERS OF BOARDS.

Constitution of boards.

14. (1) On application to the Industrial Court by—

Board directed to be constituted.

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- (a) an employer or employers of not less than twenty employees in ^{constituted}. the same industry; or
- (b) a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or

(c) an industrial union whose members are such employers or

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- employees; or(d) where there is no trade or industrial union of employees in an industry having membership as aforesaid, or where such
 - union fails to make an application as aforesaid, then not less than twenty employees in such industry,
- 15 the said court, if satisfied either by oral evidence or affidavit that the application is bona fide, may recommend to the Minister that a board be constituted for an industry or group of industries, and thereupon the Minister shall direct a board to be constituted accordingly.

(2) The Minister may also, on the recommendation of the20 Industrial Court, but without any such application, direct a board to be constituted as aforesaid.

15. Each board shall consist of a chairman, and not less than two Constitution of nor more than ten other members, as determined by the Industrial boards. Court, one half in number of whom shall be employers and the other
25 half employees who respectively have been or are actually and bona fide engaged in any industry or group of industries for which the board has been constituted.

16. Where the employees in the industry or group of industries where industry consist largely of females, the Industrial Court, on the application of consists largely of females, the Industrial Court represents a majority in number of such employees, may order that all or any specified number of the members of a board to be elected or appointed by or on behalf of such employees need not have the qualification aforesaid. Such order may be made to apply generally to all boards to be constituted
35 for the said industry or group of industries, or to a particular board, and may be varied or rescinded on application made by the person and in the manner aforesaid.

17. The members of a board shall be appointed by the Governor. Appointment of The appointment of the members, other than the chairman, shall be members on election made on the recommendation of the Industrial Court from persons elected by the employers and employees respectively of the industry 5 or group of industries, and the provisions of Schedule Two shall apply to such election :

Provided that-

- (a) in any case which the Industrial Court considers to be one of urgency; or
- (b) for the determination of any dispute which has arisen or is impending in any industry; or
 - (c) if within the prescribed time—
 - (i) there is a failure to make any such nomination; or
 - (ii) the required number of persons are not nominated; or
 - (iii) persons constituting, in the opinion of the Industrial Court. a majority in number of the employers or employees then engaged in the industry or group of industries consent,

any such appointment may be made by the Governor, on the recommendation of the said court, without election, in which case the person 20 so appointed shall be the person recommended by the said court.

18. (1) The members so appointed to a board shall, within Appointment of the prescribed time, by an absolute majority, nominate some person chairman on nominanot then a member of such board to be chairman. The person so members. nominated shall be appointed by the Governor. In default of such 25 nomination the Governor may appoint to the office a Supreme Court

judge or a judge of a district court, or some person nominated by the Industrial Court. On a chairman being appointed the board shall be deemed to be constituted.

(2) The same procedure shall be followed in the case of a vacancy in office. 30 vacancy in the office of chairman.

19. If any member of a board, without reasonable excuse, Penalt for absence neglectsfrom meetings of Loard.

(a) to convene a meeting when duly required to do so; or

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(b) on four successive occasions to attend meetings duly convened; or

(c) to vote when present at any meeting of the board,

he shall be liable to a penalty not exceeding five pounds, and the Governor may declare his office vacant.

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20. Each member of a board and each assessor shall, upon his Oath to be taken by appointment, take an oath not to disclose any matter or evidence mem ers and before the board relating to-

- (a) trade secrets;
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- (b) the profits or losses or the receipts and outgoings of any employer;
- (c) the books of an employer or witness produced before the board;

(d) the financial position of any employer or of any witness;

and if he violates his oath, he shall be liable to a penalty not exceeding 10 five hundred pounds, and, on conviction of such offence, his office shall be vacant.

21. (1) The Governor, on the recommendation of the Industrial Dissolution of a board. Court, may dissolve a board at any time after it has made an award.

(2) Subject to the above provision, the members of a board Term of office of 15 other than the chairman shall hold office until the expiration of two years from their appointment as aforesaid. The chairman shall hold office until the expiration of the same period. At the expiration of their term the members of a board shall retire: Provided that a member may resign his office. 20

(3) A new board may be elected and appointed under this Election and Act to take the place of a board that has been dissolved, or to take appointment of rew the place of an existing board on its members retiring, or to take the place of a board the members of which have resigned.

Retiring members shall be eligible for election and appointment 25 to the new board.

The provisions of sections fifteen and seventeen shall apply to the appointment of such board.

- 22. Where, from any cause, a vacancy occurs in the members The filling of of a board who are employers, the remaining employers on the board vacancies on a board. 30 may nominate from these elected by the employers in the industry as aforesaid a duly qualified person to fill such vacancy for the remainder of the term of two years, and similarly where the vacancy occurs in the members of the board who are employees. The person so nominated shall be appointed by the Governor to be a member of 35 the board. But if no person is nominated within seven days after
- the vacancy has occurred, the Governor, on the recommendation of the Industrial Court, may appoint a person without any such election.

But where, by resignation or otherwise, there are no employers or employees, as the case may be, on the board, the vacancies shall be 40 filled under section seventeen.

23. On a vacancy so occurring in a board, the remaining By consent, board members may act, if no member of the board objects, and for the may act although vacancy not filled. purpose of so acting, the board shall be deemed to be duly constituted. This provision shall apply to any part-heard case, but shall not apply

45 if there are no employers or no employees, as the case may be, on the board, or where the vacancy is in the office of chairman. 24.

members of board.

24. Every appointment of a member or of a chairman of a Validity of board shall be published in the Gazette, and a copy of a Gazette appointments may containing a notice of such appointment purporting to have been published in pursuance of this Act shall be conclusive evidence that

5 the person named in such notice was legally appointed and had power and jurisdiction to act as member or chairman of the board mentioned in the notice, and such appointment shall not be challenged for any cause.

25. The members of a board and assessors shall be paid such Fees of board and o 10 fees as may be fixed by the Governor.

Jurisdiction of boards.

- 26. (1) Proceedings before a board shall be commenced by Mode of commencing
- (a) reference to the board by the Industrial Court of any proceedings before dispute; or
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- (b) application to the board by employers or employees in the industry or group of industries for which the board has been constituted.

(2) Any such application shall be in the form, and shall Form of application contain the particulars prescribed, and shall be signed by—

- 20 (a) an employer or employers of not less than twenty employees in the same industry; or
 - (b) not less than twenty employees in the same industry; or
 - (c) the secretary of a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
 - (d) an industrial union whose members are such employers or employees.

27. A board with respect to the industry or group of industrics Powers of board. for which it has been constituted may by its award—

- (a) fix the lowest prices for piece-work and the lowest rates of wages payable to employees;
 - (b) fix the number of hours and the times to be worked in order to entitle employees to the wages so fixed;
 - (c) fix the lowest rates for overtime and holidays and other special work, including allowances as compensation for overtime,
 - holidays, or other special work.
 - (d) fix the number or proportionate number of apprentices and improvers and the lowest prices and rates payable to them. Such prices and rates may be according to age and experience;
 - (e) grant permits allowing aged, infirm, or slow workers, who are unable to earn the lowest rate of wages fixed for other employees, to work at the lowest rate fixed for aged, infirm, or slow workers;

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(f) rescind or vary any award, order, or direction of a board or

of the Court of Arbitration, or any industrial agreement;

(g) decide all disputes.

28. Subject to the right of appeal under this Act, the award of Currency of 5 a board shall be binding on all persons engaged in the industry or determination of board. group of industries within the locality specified for the period fixed by the board, not being less than one nor greater than three years.

29. The award of a board shall be signed by the chairman and Ditermination of forwarded to the Minister, and such award and any order of the published. 10 Industrial Court made on appeal shall be published in the Gazette,

and a copy of such award and order shall be exhibited and kept exhibited by every employer carrying on an industry to which it relates at the place where the industry is carried on, so as to be legible by his employees. If such employer fails to carry out the 15 provisions of this section, he shall be liable to a penalty not exceeding

twenty pounds.

30. A copy of a Gazette containing any such award or any Evidence of order or award of the Industrial Court on appeal purporting to be award. published in pursuance of this Act shall be evidence of the award or

20 order and of its terms, and the validity of any such award of a board shall not be challenged except as provided by this Act.

Procedure of boards.

31. A board may appoint one of its members to be deputy Appointment and chairman, who shall hold such office during the term of office of the powers of deputy chairman. 25 chairman.

If the chairman is absent from New South Wales, or is unable to perform his duties by reason of illness, accident, or other sufficient cause, the deputy chairman shall, except at meetings of the board, have the powers and duties of the chairman.

30 If, from any cause, the chairman is absent from any meeting of the board, the deputy chairman, if present, shall preside, and shall, at that meeting, have the powers and duties of the chairman, except that he shall have an original but not a casting vote.

32. All meetings of a board shall be convened by the chairman Convening of meetings. 35 by notice to each member served as prescribed.

33. In every case where an application or reference to a board Duties of boards. is made, it shall be the duty of the chairman to endeavour to bring about a settlement of the dispute, and to this end the board shall, in such manner as it thinks fit, expeditiously and carefully inquire into the

40 dispute and all matters affecting the merits and the right settlement thereof.

In the course of such inquiry, the chairman may make all such suggestions and do all such things as he deems right and proper for inducing the parties to come to a fair and amicable settlement of the 45 dispute. 34.

Industrial Disputes.

34. If the board is of the opinion—

(a) that the matter of any application is trivial, or

(b) that it should be settled by the parties,

the board may dismiss the application, and may assess and award coststo be paid by the applicants to any parties in respect of whom the application was made. Such costs may be recovered by such parties in any court of competent jurisdiction as a debt due by the applicants.

35. A board, or any two or more members thereof authorised by Inspection by board the board under the hand of its chairman, may enter and inspect any or members.
10 premises used in any industry the subject of a reference or application

to the board and any work being carried on there.

36. A board may-

If any person hinders or obstructs a board or any member thereof in the exercise of the powers conferred by this section, he shall be liable to a penalty not exceeding ten pounds.

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- (a) conduct its proceedings in public or private as it may think fit; ^{be}
- (b) adjourn the proceedings to any time or place;
- (c) exercise in respect of witnesses and documents and persons summoned or giving evidence before it, or on affidavit, the same powers as are by section one hundred and thirty-six of the Parliamentary Electorates and Elections Act, 1902, conferred on a committee of elections and qualifications: Provided that no person shall be required without the consent of the chairman to produce his books or to disclose any matters relating to any trade secret, or to the profits, losses, receipts, outgoings, or financial position of himself or any other person; or to give any evidence relating thereto;
- (d) admit and call for such evidence as in good conscience it thinks to be the best available whether strictly legal evidence or not: Provided that any question as to the admissibility of evidence shall be decided by the chairman alone, and his decision on such matters shall be final;
- (e) appoint two assessors to advise it on any technical matters. Such assessors shall take no part in the deliberations or in the decision of the board.

37. The chairman or member presiding at a meeting of a board Evidence on oath. shall require any person, including a member of the board, to give his evidence on oath.

38. At any meeting of a board, unless otherwise provided in Who may preside 40 this Act,—

(a) the chairman or deputy chairman, or, in their absence, a member of the board appointed by a majority of those present shall preside;

(b) the chairman, deputy chairman, or presiding member shall put separately each item of a proposed determination of the (c) board; The shear game but the to

Proceedings by board.

Where matter is trivial or should be

settled.

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Industrial Disputes.

- (c) each such item and each question before the board shall be determined by a majority of votes of those present and entitled to vote;
- (d) the presence of the chairman or deputy chairman and at least two other members of a board shall be necessary to constitute a meeting of the board;

(e) each member except the chairman shall have one vote; and where the votes for and against any matter are equal, the chairman shall have a casting vote, but shall not give such vote unless satisfied that a majority of votes cannot otherwise be reasonably expected;

(f) unless by consent of the chairman or deputy chairman, no Advocates and person shall appear as an advocate or agent before a board who ^{agents.} is not actually and bona fide engaged in the industry or one

of the industries for which the board has been constituted.

Appeal from board.

39. (1) At any time within one month after the making of Appeal from board. any award by a board, any trade or industrial union, or any person bound or intended to be bound by the award, may, in the prescribed 20 manner, apply to the Industrial Court, constituted as hereinbefore

provided, for leave to appeal to such court.

(2) On such application the said court may grant leave to appeal accordingly on such conditions as to security for costs of the appeal and otherwise, and subject to such limitations and restrictions 25 as the court thinks fit; or may, for any reason which it thinks sufficient, refuse such leave.

(3) The appeal may be on the ground of jurisdiction, or as to the locality within which the award of the board shall operate, or on the law, or on the facts, and if on the facts it may be 30 by way of rehearing.

(4) Before granting leave to appeal the said court may call for a report from the chairman of the board whose award is the subject of the application; and the said chairman shall accordingly make such report to the said court.

(5) The provisions of this Act with respect to the 35 procedure and power of the boards in the exercise of their jurisdiction shall, with the necessary modifications, and subject to any regulations made under this Act, apply to the exercise by the court of the appellate jurisdiction conferred by this Act.

(6) On any such appeal the court may confirm or modify 40 the award appealed from, or quash the award, or may make a new award, and may make such order as to the costs of the appeal as it thinks just.

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Such costs may be recovered as a debt in any court of competent jurisdiction.

(7) The pendency of an appeal shall not suspend the operation of the award appealed from.

PART III.

ENFORCEMENT OF AWARDS AND PENALTIES.

40. (1) Where an employer employs any person to do any work- Recovery of price or (a) for which the price or rate has been fixed by a board; or rate fixed.

- (b) for which the price or rate has been fixed by an award, order.
- or direction of the Court of Arbitration, or by an industrial agreement,

he shall be liable to pay in full in money without any deduction to such person the price or rate so fixed.

(2) Such person may, within three months after such money 15 has become due, apply to the Industrial Court for an order to recover from the employer the full amount of any balance due in respect of such price or rate, notwithstanding any smaller payment or any express or implied agreement to the contrary.

Such order shall have the effect of, and shall be deemed to be, 20 a judgment for the said amount in the district court named in such order at the suit of such person against the said employer; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Nothing in this section shall affect any remedy of the 25 employee under the Masters and Servants Act, 1902.

41. If any person-

(a) does any act or thing in the nature of a lock-out or strike, lock-outs or strikes or takes part in a lock-out or strike, or suspends or discontinues employment or work in any industry; or

30 (b) instigates to or aids in any of the above-mentioned acts. he shall be liable to a penalty not exceeding one thousand pounds, or imprisonment not exceeding two months :

Provided that nothing in this section shall prohibit the suspension or discontinuance of any industry or the working of any persons 35 therein for any cause not constituting a lock-out or strike.

42. If any person commits a breach of an award of a board, or Penalty for breach of an award or order of the Court of Arbitration, or of the Industrial of award. Court, or a breach of an industrial agreement, whether by contravening or failing to observe the same, or otherwise, he shall be liable to a

40 penalty not exceeding fifty pounds, and in default of payment of the penalty.

Prohibition of

penalty, to imprisonment for a period not exceeding three months, or, where the breach has been committed by the wilful act or default of the person charged, he shall be liable to imprisonment for any period not exceeding three months.

5 The above provisions of this section shall be read in lieu of, and shall supersede, any provisions in an award, order, or industrial agreement under the Industrial Arbitration Act, 1901, relating to penalties for any breach of such award, order, or agreement.

43. If an employer dismisses from his employment any employee Penalty for unlawful 10 by reason merely of the fact that the employee is a member of a board dismissal of employee. or of a trade union, or an industrial union, or has absented himself from work through being engaged in other duties as member of a board, or is entitled to the benefit of an award, or order of a board or

of the Court of Arbitration, or of the Industrial Court, or of an 15 industrial agreement, such employer shall be liable to a penalty not exceeding twenty pounds for each employee so dismissed, and in default of payment of the penalty to imprisonment for a period not exceeding three months.

In every case it shall lie on the employer to satisfy the judge 20 that such employee was so dismissed by reason of some facts other than those above mentioned in this section.

44. Proceedings for any offence against the provisions of the Proceedings for three last preceding sections shall be taken before the industrial court, penalty. and the matter shall be heard and determined by such court in a

25 summary manner according to the law for the time being regulating proceedings before justices; and for that purpose such court may do alone whatever may be done by two or more justices sitting in a court of petty sessions. Any information, summons, or warrant in any such proceedings may be taken and issued by any justice, and 30 the provisions of the Justices Act, 1902, shall, subject to this Act, apply to such proceedings and to all matters relating thereto or

consequent thereon.

45. (1) Where any person convicted of an offence against the Trade or industrial provisions of section forty-one was, at the time of his committing such union liable in case 35 offence, a member of a trade or industrial union, the industrial s. 41. court may order the trustees of the trade union, or of a branch thereof, or may order the industrial union to pay out of the funds of

the union or branch any amount not exceeding twenty pounds of the penalty imposed.

40 (2) The said court shall, before making such order, hear the said trustees or the said union or their or its counsel or attorney, and shall not make such order if it is proved that the union, through its officers, has by public announcements in a newspaper or other means that are reasonable under the circum-45 stances bona fide endeavoured to prevent its members from doing any act

Industrial Disputes.

act or thing in the nature of a lock-out or strike, or from taking part in a lock-out or strike, or from instigating or aiding a lock-out or strike.

Such order shall have the effect of and shall be deemed to be a 5 judgment for the said amount in the district court named in such order, at the suit of the Crown against the said trustees or industrial union; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Any property of the union or branch, whether in the 10 hands of trustees or not, shall be available to answer any order made as aforesaid.

46. In any proceedings for an offence against the provisions of Validity of award sections forty-one, forty-two, or forty-three, the validity of an award or or order may be challenged. order may be challenged for want of jurisdiction in the board or court

15 making such award or order, although in the case of an award by a board no steps may have been taken to appeal against such award to the Industrial Court.

47. No prosecution for an offence against the provisions of Leave of the sections forty-one or forty-three shall be commenced except by leave of Industrial Court 20 the Industrial Court.

48. Any penalty imposed by or under this Act may, except Recovery of where otherwise provided, be recovered in a summary way before a penalties. stipendiary or police magistrate or any two justices in petty sessions.

49. (1) From any order of any justice imposing a penalty Appeal to Industrial 25 under this Act an appeal shall lie to the Industrial Court.

(2) On any such appeal the said court may either affirm the order appealed against or reverse the said order or reduce the penalty imposed thereby; and, in any case, the said court may make such order as to the costs of the appeal, and of the proceedings before 30 the justice, as it thinks just.

(3) No other proceedings in the nature of an appeal from any such order or by prohibition shall be allowed.

50. The Industrial Court or a justice may in any prosecution Award and recovery under this Act make such order as to the payment of costs as may of costs. 35 be thought just. Any costs so ordered to be paid shall be a debt

recoverable in any court of competent jurisdiction.

51. Any decision of the Industrial Court shall be final, and Decision of an shall not be removable to any other court by certiorari or otherwise; Industrial Court to be final. and no award, order, or proceeding of the court shall be vitiated by

40 reason only of any informality or want of form or be liable to be challenged, appealed against, reviewed, quashed, or called in question by any court of judicature on any account whatsoever, and the validity of any decision shall not be challenged by prohibition or otherwise.

52. The amount of any penalty imposed by or under this Act Appropriation of 45 shall, when recovered, be paid into the Treasury and carried to the penalties. Consolidated Revenue Fund. 53.

prosecutions.

Court from penalties.

53. Whosoever, before a board or the Industrial Court, Perjury. wilfully makes on oath any false statement knowing the same to be false shall be guilty of perjury.

PART IV.

GENERAL AND SUPPLEMENTAL.

54. The Industrial Court may order the payment by any order for payment-member of a trade union or branch registered under this Act of any how made and recoverable. fine, penalty, or subscription payable in pursuance of the rules of the union or branch.

Such order shall have the effect of, and shall be deemed to be, a judgment for the amount stated therein in the district court named in such order at the suit of such union or branch against the said member; and the said amount may be recovered by process of such court as in pursuance of such judgment.

55. The Governor may, subject to the Public Service Act, 1902, Appointment of 15 appoint an industrial registrar who shall discharge the prescribed duties. registrar.

56. Every employer in an industry in respect of which an Time-sheets and award of a board or of the Court of Arbitration or an industrial pay-sheets to be agreement is in force shall keep, or cause to be kept, time-sheets and

20 pay-sheets, correctly written up in ink, of the employees in such industry.

If he fails to carry out any of the requirements of this section he shall be liable to a penalty not exceeding five pounds.

The pay-sheets shall include deductions from wages of employees, 25 but need not include costs of working to the employer.

57. (1) The Governor shall appoint inspectors who shall have Appointment and the powers and duties prescribed. powers of inspectors.

Any such inspector may exercise the following powers and perform the following duties in respect of an industry as to which the 30 award of a board or of the court of arbitration is in force, if he has reasonable grounds to suspect that the employer in such industry isnot complying with such award :--.

(a) He may at any reasonable times inspect any premises of such employer upon which any such industry as aforesaid is carried on, and any work being done therein.

- (b) He may require the employer in such industry to produce for his examination, and may examine, any time-sheets and pay-sheets of the employees in such industry.
- (c) He shall report to the Registrar the result of such inspection. 29—B (2)

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(2) If any person obstructs any inspector in the exercise of his powers under this section, or fails when duly required as aforesaid to produce any time-sheets or pay-sheets, he shall be liable to a penalty not exceeding ten pounds.

5 58. The board or the Industrial Court may at any time after Security for the conclusion of the evidence, and before or after the making of an performance of award. award, require from any person or union making application to the board or the court in respect of any dispute security to his satisfaction for the performance of the award; and in default of such security 10 being given, may stay the operation of the award.

59. Employers and employees shall give at least twenty-one Conditions of days' notice of an intended change affecting conditions of employment employment to with respect to wages or hours. During any proceedings before a during proceedings board, neither the employers nor the employees in the industry the before board.

15 subject of those proceedings shall alter the conditions of employment with respect to wages or hours, or the prices for piece-work, or do or be concerned in doing any act or thing in the nature of a lock-out or strike, or take part in a lock-out or strike, or a suspension or discontinuance of employment or work, but the relationship of 20 employer and employee shall continue uninterrupted during such

proceedings.

If any employer or employee uses this or any other provision of this Act for the purpose of unjustly maintaining a given condition of affairs, through delay, such employer or employee shall be guilty 25 of an offence against this Act and shall be liable to the same penalty, and the same proceedings may be had as if he had been guilty of a breach of the award of a board.

60. The Judge of the Industrial Court may make regulations Regulations. for carrying out the provisions of this Act, and in particular-

- (a) regulating the election and nomination of members of boards other than the chairman, and regulating the election to vacancies on boards;
 - (b) prescribing the qualifications of candidates at such election, and providing for a list of voters ;
 - (c) regulating the time and manner of election and nomination of the chairman and of assessors;
 - (d) prescribing the forms of references and applications to a board and generally the forms to be used in carrying out this Act;
 - (e) prescribing the form of oath to be taken by members of boards and of assessors;
 - (f) regulating the exhibition by an employer of an award of a board :
 - (g) prescribing the form and mode of service of notices of meetings of a board, and regulating the convening of such meetings;

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Industrial Disputes.

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SCHEDULE ONE—continued.

	and the second
Board.	Industries and employees in industries.
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Jam industry	Fruit preparers, canners, labourers.
Laundries (public)	Laundrymen and laundrywomen.
Maitland collieries	Coal-miners, engine-drivers, wheelers, surface hands, and other
5	manage amplayed in and about goal mines
Metropolitan Water and	The employees of the board.
Sewerage Board.	
Milk Industry	Milk and ice carters, milk weighers, milk receivers, grooms, and yardmen in the county of Cumberland.
) Musicians	Professional musicians.
Newcastle collieries	Coal-miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal-mines.
Painting trades	Painters, grainers, paperhangers, writers and decorators.
Printing	Compositors, linotype and monoline operators, letterpress
0	machinists, book-binders, and paper-rulers, lithographic
5	workers, and the like.
Destargeorica	Pastrycooks.
Pastrycooks	Plasterers and assistants.
Plasterers	Plumbers and gasfitters.
Plumbers and gasfitters	Saddle and harness makers.
Saddlery	Employees in sawmills and timber yards.
Sawmill employees	Shearers, shed employees, cooks, and rouseabouts.
Shearers	
Shipping	trimmers, donkeymen, greasers, firemen, deck hands,
5	stewards, cooks, and persons employed on ferry boats.
Shipbuilding	Shipwrights, joiners, ship painters, and dockers. Coal-miners, engine-drivers, wheelers, surfacehands, and other persons employed in and about coal-mines.
Southern collieries	Coal-miners, engine-drivers, wheelers, surfacehands, and
	Ouner persons chiployed in and about contraction
Shop assistants	Shop assistants and office assistants in shops.
0 Stonecutters	Stonemasons and monumental workers and assistants.
Sydney Harbour Trust	The employees of the trust.
Tanning	
Tip-carters	
Tobacco industry	Tip-carters. Persons employed in such industry.
5 Trolley draymen	Persons employed in such industry. Drivers of trolleys, drays, and carts.
Undertakers	Persons employed in undertakers business.
Unskilled labourers	and drill men, concrete workers, pick and shovel men,
0 Waterside workers	platelayers. Sydney and Newcastle wharf labourers, and coal lumpers and trimmers.
Western collieries and	
shale mines.	hands, and other persons employed in and about coal and shale mines.
5 Wine mattheamakons	Weavers bench hands, and labourers.
5 Wire mattressmakers	
Wool and basil workers	
Wire-netting	d it is in deal the line and accustonts in
Woodworkers	
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SCHEDULE

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SCHEDULE TWO

Election of persons for boards.

1. The Industrial Court shall fix the number of persons to be elected by the employers and employees in the industry or group of industries to be represented on a 5 board.

2. From the persons so elected, the said court shall choose the persons whom it recommends to the Governor for appointment to the Board.

Election of persons for assessors.

3. The Industrial Court shall from time to time, at its discretion, fix the number 10 of persons to be elected for assessors to such court or to a board by the employers and employees in each industry.

4. From the persons so elected for any industry the said court or board shall appoint the assessors in any matter relating to that industry.

The register.

15 5. Registers relating to employers and employees respectively shall be kept by the industrial registrar of persons entitled to vote for members of a board and for assessors

6. Names shall be placed on any such register on application in the prescribed form. 20

Election by employers.

7. Each employer in an industry shall be entitled to vote if his name is on the register.

8. Employers shall have the number of votes appearing on the register according to the following scale :-25

Employers of five hundred or more employees in the industry shall have three votes. Employers of less than five hundred and more than two hundred such employees shall have two votes.

Other employers shall have one vote.

Election by employees.

30 9. Where all the employees in an industry are members of some union, any such election for members of boards or for assessors shall be by the members of the unions only.

10. Where, with respect to the whole of an industry, an award which gives preference to unionists by consent, or an industrial agreement which gives such preference 35 is in force, the election shall be by the members of the unions only.

11. Each member of an union, certified by the secretary thereof by statutory declaration to be financial, shall be entitled to be registered and to vote in respect of his industry

12. Every person who is not a member of an union, on proof by statutory 40 declaration that he has been engaged in the industry for twelve months within the previous two years, shall be entitled to be registered, and to vote in respect of his industry.

13. No person shall vote in respect of his membership of more than one union. 14. Each employee shall have one vote only.

General provisions.

15. Each vote must be given for the full number of persons to be elected, 45 otherwise the vote will be void.

16. The mode of election shall be as prescribed by the regulations.

17. Any dispute as to the interpretation of this Schedule shall be determined by the Industrial Court, whose decision shall be final.

[1s. 3d.]

Sydney: William Applegate Gullick, Government Printer.-1908.

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Industrial Disputes.

- (h) prescribing the giving of notice of inspection by the board or its members of premises used in any industry, and prescribing the form and regulating the service of such notice;
- (i) regulating the procedure at meetings of boards;
- (j) providing for the payment of expenses of witnesses;
 - (k) regulating the procedure to be followed in proceedings before the Industrial Court under this Act, and in enforcing judgments, convictions, and orders given and made by such court;
- (1) prescribing the duties of the Registrar and of Inspectors;
 - (m) imposing any penalty not exceeding ten pounds for any breach of such regulations.

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ironsmille, fitters, parers, paiforn miliers, ironmoulders diactemitie, concernifity, ironities shelt into workers, and all cane pressie (engaged in the engineering in a

Such regulations shall be published in the Gazette, and shall be laid before both Houses of Parliament within thirty days after being 15 made, if Parliament is sitting; but, if not, then within thirty days

after the next sitting of Parliament.

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SCHEDULES.

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SCHEDULE ONE.

	Board.		Industries and employees in industries.	
	Baking		Bakers, bread-carters.	
	Boot trade		Boot makers, boot clickers, operators, rough stuff cutters, boot and shoe machinists.	
	Brewery		Employees in or in connection with breweries, malthouses, distilleries, manufactories of table waters and other drinks, and bottling establishments.	
	Bricklayers		Bricklayers and bricklayers' labourers, gantry and crane men.	
	Brickmakers	:	Bricks, pipes, pots, and terra-cotta makers, and carters of the same.	
	Broken Hill mines	s	Miners, engine-drivers, and all persons engaged in and about silver and lead mines.	
	Butchering		Butchers employed in shops, factories, slaughter-houses and meat-preserving works, and carters.	
	Cigar trade		Cigar makers.	
	Clothing		Tailors, tailoresses, cutters and trimmers, pressers.	
	Coachmaking		Coachmakers in all branches, coachpainters and wheel-	
20			wrights.	
	Cold storage		Persons employed in freezing chambers and works.	
	Confectioners		Confectioners.	
	Coopers	and the second	Coopers.	
	Copper, silver, an			
25	mines.		F-Job and about such mines.	
	Council of the Sydney.	City of	The employees of the council.	
	Electrical trades		Persons employed in electrical works.	
	Farriers		Persons employed by farriers.	
	Fellmongering		Fellmongers, wool and basil workers.	
	Furniture trade		Cabinet makers, chair and frame makers, carvers, pianoforte	
			makers, French polishers, wood turners, wood working	
			machinists, upholsterers, carpet planners, makers of mat- tresses (other than wire).	
35	Gasworks employe	es	Gas or other employees of gas companies.	
	Glassworks		Persons employed in such works.	
	Government Railw Tramways.		Employees of the Chief Railway Commissioner.	
	Hairdressers		Hairdressers and wigmakers.	
	Hotels, club, and ant employees.	restaur-	The employees in hotels, clubs, and restaurants.	
		District Supply	The employees of the board.	
45	Iron trades		Engineers, smiths, boilermakers, iron ship builders, angle- ironsmiths, fitters, turners, pattern-makers, ironmoulders, blacksmiths, coppersmiths, tinsmiths, sheet-iron workers, and all other persons engaged in the engineering, iron ship-building, and iron trades.	

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EDWARDI VII REGIS.

Act No. 3, 1908.

An Act to provide for the constitution of boards to determine the conditions of employment in industries; to define the powers, jurisdiction, and procedure of such boards, and to give effect to their awards and appoint a court; to prohibit lock-outs and strikes, and to regulate employment in industries; to preserve certain awards, orders, directions, and industrial agreements; and for purposes consequent thereon or incidental thereto. [Assented to, 24th April, 1908.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

PART I.

PRELIMINARY.

A

This Act may be cited as the "Industrial Disputes Act, 1908," short title.
 This Act shall commence on and from a date to be Date of proclaimed by the Governor in the Gazette :

Provided

Provided that the provisions of this Act relating to the registration of trade unions under this Act and the election of persons for members of boards and for assessors, and the constitution of the Industrial Court, and the appointment of the industrial registrar, and the exercise of their powers so far as is necessary for carrying out the above purposes, shall come into force on the passing of this Act.

Division of Act.

PART I.—PRELIMINARY—es. 1-13.

PART II. -- CONSTITUTION AND POWERS OF BOARDS-ss. 14-40.

PART III.—ENFORCEMENT OF AWARDS AND PENALTIES ss. 41-54.

PART IV.—GENERAL AND SUPPLEMENTAL—ss. 55-61.

3. This Act is divided into Parts, as follows :--

4. In this Act-

"Award or order of the court of arbitration" includes any determination under paragraph (a) of section thirty-six of the Industrial Arbitration Act, 1901, by a tribunal specified in the award or order.

"Board" means board constituted under this Act.

- "Court of Arbitration" means court constituted by the Industrial Arbitration Act, 1901, or the Industrial Arbitration (Temporary Court) Act, 1905.
- "Dispute" means dispute in relation to industrial matters originating between an employer or industrial union of employers on the one part, and an industrial union of employees or trade union or branch or not less than twenty employees on the other part, and includes any dispute originating out of an industrial agreement.
- "Employer" means person, firm, company, or corporation employing persons working in any industry, and includes the Chief Railway Commissioner of New South Wales, the Sydney Harbour Trust Commissioners, the Metropolitan Board of Water Supply and Sewerage, and the Hunter District Water Supply and Sewerage Board, and includes for the purpose of constituting a board, a manager or superintendent of an employer as defined as aforesaid.

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- "Employee" means person employed in any industry, and the fact that a person is working under a contract for labour only, or substantially for labour only, shall not in itself prevent such person being held an employee within the meaning of this Act.
- "Industrial agreement" means industrial agreement made and filed under the Industrial Arbitration Act, 1901, or under this Act.
- "Industrial Court" means Industrial Court constituted by this Act. "Industry"

Definitions.

Industrial Disputes.

- "Industry" means any occupation specified in the second column of Schedule One, or any amendment of or addition to the Schedule, in which persons of either sex are employed for hire or reward.
- "Industrial Union" means industrial union whose registration is in force under the Industrial Arbitration Act, 190, and this Act.
- "Industrial matters" means matters or things affecting or relating to work done or to be done, or the privileges, rights, or duties of employers or employees in any industry, not involving questions which are or may be the subject of proceedings for an indictable offence; and, without limiting the general nature of the above definition, includes all or any matters relating to—
 - (a) the wages, allowances, or remuneration of any persons employed or to be employed in any industry, or the prices paid or to be paid therein in respect of such employment;
 - (b) the hours of employment, sex, age, qualification, or status of employees, and the mode, terms, and conditions of employment;
 - (c) the employment of children or young persons, or of any person or persons or class of persons in any industry, or the dismissal of or refusal to employ any particular person or persons or class of persons therein;
 - (d) any claim that as between members of a trade union and other persons offering labour at the same time, such members shall be employed in preference to such other persons, or that members of one trade union shall be employed in preference to members of another;
 - (e) any established custom or usage of any industry, either generally or in any particular locality;
 - (f) the interpretation of an industrial agreement.
- "Justice" means justice of the peace, and includes a stipendiary or police magistrate.
- "Lock-out" (without limiting the nature of its meaning), includes a closing of a place of employment, or a suspension of work, or a refusal by an employer to continue to employ any number of his employees in consequence of a dispute with a view to compel his employees, or to aid another employer in compelling his employees to accept terms of employment.

"Minister" means Minister of the Crown administering this Act.

- "Prescribed" means prescribed by this Act, or by regulations made thereunder.
- "Registrar" means industrial registrar appointed under this Act. "Schedule"

"Schedule" means Schedule to this Act, and any amendment of or addition to such Schedule made in pursuance of this Act."To strike" or "to go on strike" (without limiting the nature

of its meaning) includes the cessation of work by any number of employees acting in combination, or a concerted refusal or a refusal under a common understanding by any number of employees to continue to work for an employer in consequence of a dispute, with a view to compel their employer or to aid other employees in compelling their employer to accept terms of employment, or with a view to enforce compliance with demands made by them or other employees on employers.

"Trade union" means trade union registered under the Trade Union Act, 1881, and includes a branch so registered.

5. The words in the first column of Schedule One denote the boards to be constituted under this Act. The words in the second column denote the industry or group of industries in respect of which the board is to be constituted and the employees in such industries.

6. The Governor may, on resolution passed by both Houses of Parliament, amend Schedule One, or add thereto other boards and industries. Any such amendment or addition shall be published in the Gazette.

Awards, &c., of Court of Arbitration.

7. (1) All awards, orders, and directions of the Court of Arbitration, and all industrial agreements, current and in force at the commencement of this Act shall, until rescinded under this Act, be binding on the parties and on the employers and employees concerned,—

- (a) for the period fixed by the said court, or by any such award, order, or agreement; or
- (b) where no period is fixed, for one year from the first day of July, one thousand nine hundred and eight.

And the same may be enforced under the provisions of this Act.

(2) In construing any such award, order, direction, or industrial agreement, references to the registrar shall be read as references to the industrial registrar appointed under this Act and for the purposes of any appeal from the registrar, references to the Court of Arbitration shall be read as references to the Industrial Court.

8. Where on the expiration of the Industrial Arbitration Act, 1901, any matter is pending in proceedings before the Court of Arbitration for a penalty for breach of an award of the said court or of an industrial agreement, such proceedings may be continued, and such matter shall be heard and determined by the Industrial Court. For the purpose of carrying out the above provisions, the enactments

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Explanation of Schedu'e One.

Power to amend Schedule One.

Awards, &c

Undecided cases tried by Court of Arbitration determined by Industrial Court.

Industrial Disputes.

of the first-mentioned Act shall continue in force, and shall, mutatis mutandis, apply to the hearing and determination of any such matter by the Industrial Court, and to the enforcement of any order or determination of such court.

All documents relating to any such matter or proceedings Documents, where and filed or deposited with the Court of Arbitration shall be handed ^{filed.} over to the Industrial Court and filed or deposited with such court.

Registration of trade unions.

9. (1) The registrar may, on application made as hereinafter Registration of provided, register under this Act any trade union or branch.

(2) Such application shall be made in writing in the prescribed form by the committee of management of the trade union or branch, and shall be signed by a majority in number of the members of such committee. Notice of any such application shall be published as prescribed.

The registrar may require such proof as he thinks necessary of the authority of the said members to make the said application.

(3) Any such application may be refused by the registrar if it appears that another trade union or branch to which the members of the applicants' union might conveniently belong has already been registered under this Act.

(4) The registrar shall fix a day for considering any objections on the above ground to the granting of the application, and shall notify the same as prescribed.

(5) No branch shall be registered, unless it is a bona fide branch of sufficient importance to be registered separately.

(6) The registrar may for any reasons which appear to him to be good cancel any such registration.

(7) Any decision of the registrar under this section in respect of an objection taken as aforesaid, or on refusal or cancellation of registration, shall be subject to appeal to the Industrial Court in the prescribed manner, and subject to the prescribed conditions.

Industrial unions.

10. The expiration of the Industrial Arbitration Act, 1901, shall Saving of industrial not affect the incorporation of industrial unions duly registered under registered. the said Act at the time of such expiration.

11. The registrar may, for any reasons which appear to him to Cancellation of be good, cancel the registration of an industrial union, and thereupon registration of industrial union. the incorporation of the union shall be void :

Provided that such cancellation shall not relieve the industrial union, or any member thereof, from the obligation of any industrial agreement or award or order of a board, or of the Industrial Court, or of the Court of Arbitration, nor from any penalty or liability incurred prior to such cancellation. Industrial

Industrial Disputes.

Industrial agreements.

Industrial agreements-how made and enforced 12. Any trade union or branch registered under this Act may make an agreement in writing relating to any industrial matter with an employer.

Any such agreement if made for a term specified therein not exceeding three years from the making thereof, and if filed at the office of the industrial registrar, shall be an industrial agreement within the meaning of this Act, and shall be binding on the parties, and on every person while he is a member of the trade union or branch, but may be rescinded or varied in writing by the parties. Any variation of any such agreement, if filed as aforesaid, shall be binding as part of the agreement.

Any such industrial agreement may be enforced under this Act in the same manner as an award of a board.

The Industrial Court.

13. (1) There shall be an Industrial Court, consisting of a judge appointed under this Act, sitting with or without assessors, who shall be elected by the parties to the dispute in the manner prescribed. Such court shall be a court of record, and shall have a seal, which shall be judicially noticed.

(2) The Governor may appoint a Supreme Court judge or a district court judge to be judge of the Industrial Court.

(3) Such judge shall hold such office for a period of seven years, but shall be liable to be removed from office in the same manner and upon such grounds only as a Supreme Court judge is by law liable to be removed from office.

(4) Where a district court judge is appointed to such office, his annual salary shall be one thousand pounds, in addition to his salary as district court judge.

(5) The Governor may appoint a Supreme Court judge or a district court judge to be deputy judge to act in the absence of the judge of the Industrial Court, who shall have the same salary and all the rights, powers, jurisdiction, and privileges of the judge of the Industrial Court.

Appointment of judge.

Industrial Disputes.

PART II.

CONSTITUTION AND POWERS OF BOARDS.

Constitution of boards.

14. (1) On application to the Industrial Court by-

Board directed to be constituted.

- (a) an employer or employers of not less than twenty employees in the same industry; or
- (b) a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
- (c) an industrial union whose members are such employers or employees; or
- (d) where there is no trade or industrial union of employees in an industry having membership and registered as aforesaid, or where such union fails to make an application as aforesaid, then not less than twenty employees in such industry,

the said court, if satisfied either by oral evidence or affidavit that the application is bona fide, may recommend to the Minister that a board be constituted for an industry or group of industries, and thereupon the Minister shall direct a board to be constituted accordingly.

(2) The Minister may also, on the recommendation of the Industrial Court, but without any such application, direct a board to be constituted as aforesaid.

15. Each board shall consist of a chairman, and not less than two Constitution of nor more than ten other members, as determined by the Industrial boards. Court, one half in number of whom shall be employers and the other half employees who respectively have been or are actually and bona fide engaged in any industry or group of industries for which the board has been constituted.

16. Where the employers or the employees in the industry or Where industry group of industries consist largely of females, the Industrial Court, on consists largely of females. the application of any person who in the opinion of such court represents a majority in number of employers or employees in such industry or group of industries, may order that all or any specified number of the members of a board to be elected or appointed by or on behalf of such employers or employees need not have the qualification aforesaid. Such order may be made to apply generally to all boards to be constituted for the said industry or group of industries, or to a particular board, and may be varied or rescinded on application made by the person and in the manner aforesaid.

Appointment of

17. The members of a board shall be appointed by the Governor. members on election The appointment of the members, other than the chairman, shall be made on the recommendation of the Industrial Court from persons elected by the employers and employees respectively of the industry or group of industries, and the provisions of Schedule Two shall apply to such election :

Provided that-

- (a) in any case which the Industrial Court considers to be one of urgency; or
- (b) for the determination of any dispute which has arisen or is impending in any industry; or
- (c) if within the prescribed time-
 - (i) there is a failure to elect; or
 - (ii) the required number of persons are not elected; or
 - (iii) persons constituting, in the opinion of the Industrial Court, a majority in number of the employers or employees then engaged in the industry or group of industries consent,

any such appointment may be made by the Governor, on the recommendation of the said court, without election, in which case the person so appointed shall be the person recommended by the said court.

18. (1) The members so appointed to a board shall, within chairman on nomina- the prescribed time, by an absolute majority, nominate some person not then a member of such board to be chairman. The person so nominated shall be appointed by the Governor. In default of such nomination the Governor may appoint to the office a Supreme Court judge or a judge of a district court, or some person nominated by the Industrial Court. On a chairman being appointed the board shall be deemed to be constituted.

(2) The same procedure shall be followed in the case of a vacancy in the office of chairman.

19. If any member of a board, without reasonable excuse, neglects-

- (a) to convene a meeting when duly required to do so; or
- (b) on four successive occasions to attend meetings duly convened; or

(c) to vote when present at any meeting of the board,

he shall be liable to a penalty not exceeding five pounds, and the Governor may declare his office vacant.

20. Each member of a board and each assessor shall, upon his appointment, take an oath not to disclose any matter or evidence before the board relating to-

- (a) trade secrets :
- (b) the profits or losses or the receipts and outgoings of any employer:
- (c) the books of an employer or witness produced before the board; (d)

Appointment of members.

Vacancy in office.

Penalty for absence from meetings of board.

Oath to be taken by members and assessors.

Industrial Disputes.

(d) the financial position of any employer or of any witness; and if he violates his oath, he shall be liable to a penalty not exceeding five hundred pounds, and, on conviction of such offence, his office shall be vacant.

21. (1) The Governor, on the recommendation of the Industrial Dissolution of a Court, may dissolve a board at any time after it has made an award. board.

(2) Subject to the above provision, the members of a board Term of office of other than the chairman shall hold office until the expiration of two members of board. years from their appointment as aforesaid. The chairman shall hold office until the expiration of the same period. At the expiration of their term the members of a board shall retire : Provided that a member may resign his office.

(3) A new board may be elected and appointed under this Election and Act to take the place of a board that has been dissolved, or to take appointment of new the place of an existing board on its members retiring, or to take the place of a board the members of which have resigned.

Retiring members shall be eligible for election and appointment to the new board.

The provisions of sections fifteen, sixteen, and seventeen shall apply to the appointment of such board.

22. Where, from any cause, a vacancy occurs in the members The filling of of a board who are employers, the remaining employers on the board vacancies on a board. may nominate from these elected by the employers in the industry as aforesaid a duly qualified person to fill such vacancy for the remainder of the term of two years, and similarly where the vacancy occurs in the members of the board who are employees. The person so nominated shall be appointed by the Governor to be a member of But if no person is nominated within seven days after the board. the vacancy has occurred, the Governor, on the recommendation of the Industrial Court, may appoint a person without any such election.

But where, by resignation or otherwise, there are no employers or employees, as the case may be, on the board, the vacancies shall be filled under section seventeen.

23. (1) On a vacancy so occurring in a board, the remaining By consent, board members may act, if no member of the board objects, and for the may act although numbers of so acting the board shall be deemed to be determined to be determin purpose of so acting, the board shall be deemed to be duly constituted. This provision shall apply to any part-heard case, but shall not apply if there are no employers or no employees, as the case may be, on the board, or where the vacancy is in the office of chairman.

(2) Where a person is appointed to any such vacancy, the board as newly constituted may, if no member of the board objects, continue and hear and determine any part-heard case.

24. Every appointment of a member or of a chairman or Validity of assessors of a board shall be published in the Gazette, and a copy appointments may of a Gazette containing a notice of such appointment purporting to

have

Industrial Disputes.

have been published in pursuance of this Act shall be conclusive evidence that the person named in such notice was legally appointed and had power and jurisdiction to act as member or chairman or assessors of the board mentioned in the notice, and such appointment shall not be challenged for any cause.

Fees of board and of assessors.

25. The members of a board and assessors shall be paid such fees as may be fixed by the Governor.

Jurisdiction of boards.

26. (1) Proceedings before a board shall be commenced by-

- (a) reference to the board by the Industrial Court of any dispute; or
 - (b) application to the board by employers or employees in the industry or group of industries for which the board has been constituted.

(2) Any such application shall be in the form, and shall contain the particulars prescribed, and shall be signed by—

- (a) an employer or employers of not less than twenty employees
 - in the same industry; or
- (b) not less than twenty employees in the same industry; or
- (c) the secretary of a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
- (d) an industrial union whose members are such employers or employees.

27. A board with respect to the industry or group of industries for which it has been constituted may—

(1) decide all disputes;

- (2) rescind or vary any of its awards, and in carrying out any of the above purposes the said board may—
 - (a) fix the lowest prices for piece-work and the lowest rates of wages payable to employees;
 - (b) fix the number of hours and the times to be worked in order to entitle employees to the wages so fixed;
 - (c) fix the lowest rates for overtime and holidays and other special work, including allowances as compensation for overtime, holidays, or other special work.
 - (d) fix the number or proportionate number of apprentices and improvers and the lowest prices and rates payable to them. Such prices and rates may be according to age and experience;
 - (e) grant or provide for the granting of permits allowing aged, infirm, or slow workers, who are unable to earn the lowest rate of wages fixed for other employees, to work at the lowest rate fixed for aged, infirm, or slow workers:

Provided

Mode of commencing proceedings before board.

Form of application.

Powers of board.

Industrial Disputes.

Provided that under this section it shall not in any case be obligatory to grant any preference of the kind mentioned in subsection (d) of the definition of "Industrial matters" in section four of this Act, and each claim under the said subsection shall be dealt with on its merits.

28. Subject to the right of appeal under this Act, and to such Currency of conditions and exemptions as the board may, and is hereby authorised determination of board. to determine and direct, the award of a board shall be binding on all persons engaged in the industry or group of industries within the locality specified for the period fixed by the board, not being less than one nor greater than three years.

29. The award of a board shall be signed by the chairman and Determination of forwarded to the Minister, and such award and any award or order of published. the Industrial Court made on appeal shall be published in the Gazette, and a copy of such award and order shall be exhibited and kept exhibited by every employer carrying on an industry to which it relates at the place where the industry is carried on, so as to be legible by his employees. If such employer fails to carry out the provisions of this section, he shall be liable to a penalty not exceeding twenty pounds.

30. A copy of a Gazette containing any such award or any Evidence of order or award of the Industrial Court on appeal purporting to be award. published in pursuance of this Act shall be evidence of the award or order and of its terms, and the validity of any such award of a board shall not be challenged except as provided by this Act.

Procedure of boards.

31. All meetings of a board shall be convened by the chairman Convening of meetings. by notice to each member served as prescribed.

32. In every case where an application or reference to a board Duties of boards. is made, it shall be the duty of the chairman to endeavour to bring about a settlement of the dispute, and to this end the board shall, in such manner as it thinks fit, expeditiously and carefully inquire into the dispute and all matters affecting the merits and the right settlement thereof.

In the course of such inquiry, the chairman may make all such suggestions and do all such things as he deems right and proper for inducing the parties to come to a fair and amicable settlement of the dispute.

33. If the board is of the opinion—

(a) that the matter of any application is trivial, or

(b) that it should be settled by the parties,

the board may dismiss the application, and may assess and award costs to be paid by the applicants to any parties in respect of whom the application was made. Such costs may be recovered by such parties in any court of competent jurisdiction as a debt due by the applicants.

34.

Where matter is trivial or should be settled.

Industrial Disputes.

Inspection by board or members. **34.** A board, or any two or more members thereof authorised by the board under the hand of its chairman, may enter and inspect any premises used in any industry the subject of a reference or application to the board and any work being carried on there.

If any person hinders or obstructs a board or any member thereof in the exercise of the powers conferred by this section, he shall be liable to a penalty not exceeding ten pounds.

35. A board may-

- (a) conduct its proceedings in public or private as it may think fit;
- (b) adjourn the proceedings to any time or place;
- (c) exercise in respect of witnesses and documents and persons summoned or giving evidence before it, or on affidavit, the same powers as are by section one hundred and thirty-six of the Parliamentary Electorates and Elections Act, 1902, conferred on a committee of elections and qualifications, and the provisions of the said section shall apply in respect of the proceedings of the board : Provided that unless a person raises the objection that the profits of an industry are not sufficient to enable him to pay the wages or grant the conditions claimed, no person shall be required without his consent to produce his books, or to give evidence with regard to the trade secrets, profits, losses, receipts, and outgoings of his business, or his financial position.

Where a person raises such objection he may be required, on the order of the chairman, to produce the books used in connection with the carrying on of the industry in respect of which the claim is made, and to give evidence with regard to the profits, losses, receipts, and outgoings in connection with such industry, but he shall not be required to give evidence regarding any trade secret, or, saving as hereinbefore provided, his financial position. No such evidence shall be given without his consent except in the presence of the members of the board alone, and no person shall inspect such books except the chairman, who may report to the board whether or not his examination of such books supports the evidence so given, but shall not otherwise disclose the contents of such books;

- (d) admit and call for such evidence as in good conscience it thinks to be the best available whether strictly legal evidence or not: Provided that any question as to the admissibility of evidence shall be decided by the chairman alone, and his decision on such matters shall be final;
- (e) appoint two assessors to advise it on any technical matters. Such assessors shall take no part in the deliberations or in the decision of the board.

Proceedings by board.

36. The chairman shall require any person, including a member Evidence on oath. of the board, to give his evidence on oath.

37. At any meeting of a board, unless otherwise provided in who may preside and who may vote at meetings of board.

- (a) the chairman shall preside;
- (b) the chairman shall put separately each item of a proposed determination of the board;
- (c) each such item and each question before the board shall be determined by a majority of votes of those present and entitled to vote;
- (d) the presence of the chairman and at least two other members of a board shall be necessary to constitute a meeting of the board;
- (e) each member except the chairman shall have one vote; and where the votes for and against any matter are equal, the chairman shall have a casting vote, but shall not give such vote unless satisfied that a majority of votes cannot otherwise be reasonably expected;
- (f) unless by consent of the chairman, no person shall appear as Advocates and an advocate or agent before a board who is not actually and ^{agents.} bona fide engaged in the industry or one of the industries for which the board has been constituted.

Appeal from board.

38. (1) At any time within one month after the publication in Appeal from board. the Gazette of any award by a board, any trade or industrial union, or any person bound or intended to be bound by the award, may, in the prescribed manner, apply to the Industrial Court, for leave to appeal to such court.

(2) On such application the said court may grant leave to appeal accordingly on such conditions as to security for costs of the appeal and otherwise, and subject to such limitations and restrictions as the court thinks fit; or may, for any reason which it thinks sufficient, refuse such leave.

(3) The appeal may be on the ground of jurisdiction, or as to the locality within which the award of the board shall operate, or on the law, or on the facts, and if on the facts it may be by way of rehearing.

(4) Before granting leave to appeal the said court may call for a report from the chairman of the board whose award is the subject of the application; and the said chairman shall accordingly make such report to the said court.

(5) The provisions of this Act with respect to the procedure and power of the boards and the chairman of boards in the exercise of their jurisdiction, including power to appoint assessors, shall,

shall, with the necessary modifications, and subject to any regulations made under this Act, apply to the exercise by the court of the appellate jurisdiction conferred by this Act.

(6) On any such appeal the court may confirm or modify the award appealed from, or quash the award, or may make a new award, and may make such order as to the costs of the appeal as it thinks just.

Such costs may be recovered as a debt in any court of competent jurisdiction.

(7) The pendency of an appeal shall not suspend the operation of the award appealed from.

39. The Industrial Court only may rescind or vary any award or order made by it, or any award of a board which has been amended by such court, or any award, order, or direction of the Court of Arbitration.

40. The Crown may, where, in the opinion of the Minister, the public interests are or would be likely to be affected by the award, order, or direction of a board or of the Industrial Court—

- (a) intervene in any proceedings before such board or court, and make such representations as it thinks necessary in order to safeguard the public interests;
- (b) at any time after the making of an award by a board apply for leave to appeal, and appeal from such award to the Industrial Court.

PART III.

ENFORCEMENT OF AWARDS AND PENALTIES.

41. (1) Where an employer employs any person to do any work— (a) for which the price or rate has been fixed by a board or by

- (a) for which the price of rate has been fixed by a board of by the Industrial Court; or
- (b) for which the price or rate has been fixed by an award, order, or direction of the Court of Arbitration, or by an industrial agreement,

he shall be liable to pay in full in money without any deduction to such person the price or rate so fixed.

(2) Such person may, within three months after such money has become due, apply to the Industrial Court for an order to recover from the employer the full amount of any balance due in respect of such price or rate, notwithstanding any smaller payment or any express or implied agreement to the contrary.

Such

Recovery of price or rate fixed.

Intervention.

Varying award.

Such order shall have the effect of, and shall be deemed to be, a judgment for the said amount in the district court named in such order at the suit of such person against the said employer; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Nothing in this section shall affect any remedy of the employee under the Masters and Servants Act, 1902.

42. If any person-

(a) does any act or thing in the nature of a lock-out or strike, lock-outs or strikes or takes part in a lock-out or strike, or suspends or discontinues employment or work in any industry; or

(b) instigates to or aids in any of the above-mentioned acts, he shall be liable to a penalty not exceeding one thousand pounds, or in default to imprisonment not exceeding two months :

Provided that nothing in this section shall prohibit the suspension or discontinuance of any industry or the working of any persons therein for any cause not constituting a lock-out or strike.

43. If any person commits a breach of an award of a board, or Penalty for breach of an award or order of the Court of Arbitration, or of the Industrial of award. Court, or a breach of an industrial agreement, whether by contravening or failing to observe the same, or otherwise, he shall be liable to a penalty not exceeding fifty pounds, and in default of payment of the penalty, to imprisonment for a period not exceeding three months, or, where the breach has been committed by the wilful act or default of the person charged, the court in its discretion may, in lieu of imposing such penalty, sentence the said person to imprisonment for any period not exceeding three months.

The above provisions of this section shall be read in lieu of, and shall supersede, any provisions in an award, order, or industrial agreement under the Industrial Arbitration Act, 1901, relating to penalties for any breach of such award, order, or agreement.

44. If an employer dismisses from his employment any employee Penalty for unlawful by reason merely of the fact that the employee is a member of a board dismissal of or of a trade union, or an industrial union, or has absented himself employee. from work through being engaged in other duties as member of a board, or is entitled to the benefit of an award, or order of a board or of the Court of Arbitration, or of the Industrial Court, or of an industrial agreement, such employer shall be liable to a penalty not exceeding twenty pounds for each employee so dismissed, and in default of payment of the penalty to imprisonment for a period not exceeding three months.

In every case it shall lie on the employer to satisfy the judge that such employee was so dismissed by reason of some facts other than those above mentioned in this section.

Prohibition of

45. Proceedings for any offence against the provisions of the three last preceding sections shall be taken before the industrial court, and the matter shall be heard and determined by such court in a summary manner according to the law for the time being regulating proceedings before justices; and for that purpose such court may do alone whatever may be done by two or more justices sitting in a court of petty sessions. Any information, summons, or warrant in any such proceedings may be taken and issued by any justice, and the provisions of the Justices Act, 1902, shall, subject to this Act, apply to such proceedings and to all matters relating thereto or consequent thereon.

46. (1) Where any person convicted of an offence against the provisions of section forty-two was, at the time of his committing such offence, a member of a trade or industrial union, the industrial court may order the trustees of the trade union, or of a branch thereof, or may order the industrial union to pay out of the funds of the union or branch any amount not exceeding twenty pounds of the penalty imposed.

(2) The said court shall, before making such order, hear the said trustees or the said union or their or its counsel or attorney, and shall not make such order if it is proved that the union has by means that are reasonable under the circumstances bona fide endeavoured to prevent its members from doing any act or thing in the nature of a lock-out or strike, or from taking part in a lock-out or strike, or from instigating or aiding a lock-out or strike.

Such order shall have the effect of and shall be deemed to be a judgment for the said amount in the district court named in such order, at the suit of the Crown against the said trustees or industrial union; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Any property of the union or branch, whether in the hands of trustees or not, shall be available to answer any order made as aforesaid.

47. In any proceedings for an offence against the provisions of sections forty-two, forty-three, or forty-four, the validity of an award or order may be challenged for want of jurisdiction in the board or court making such award or order, although in the case of an award by a board no steps may have been taken to appeal against such award to the Industrial Court.

48. No prosecution for an offence against the provisions of sections forty-two or forty-four shall be commenced except by leave of the Industrial Court.

49. Any penalty imposed by or under this Act may, except where otherwise provided, be recovered in a summary way before a stipendiary or police magistrate or any two justices in petty sessions.

Trade or industrial union liable in case of offence against s. 42.

Validity of award or order may be challenged.

Leave of the Industrial Court required for certain prosecutions.

Recovery of penalties.

Industrial Disputes.

50. (1) From any order of any justice imposing a penalty Appeal to Industrial under this Act an appeal shall lie to the Industrial Court.

(2) On any such appeal the said court may either affirm the order appealed against or reverse the said order or reduce the penalty imposed thereby; and, in any case, the said court may make such order as to the costs of the appeal, and of the proceedings before the justice, as it thinks just.

(3) No other proceedings in the nature of an appeal from any such order or by prohibition shall be allowed.

51. The Industrial Court or a justice may in any prosecution Award and recovery under this Act make such order as to the payment of costs as may of costs. be thought just. Any costs so ordered to be paid shall be a debt recoverable in any court of competent jurisdiction.

52. Any decision of the Industrial Court shall be final, and Decision of an shall not be removable to any other court by certiorari or otherwise; Industiral Court to and no award, order, or proceeding of the court shall be vitiated by reason only of any informality or want of form or be liable to be challenged, appealed against, reviewed, quashed, or called in question by any court of judicature on any account whatsoever, and the validity of any decision shall not be challenged by prohibition or otherwise.

53. The amount of any penalty imposed by or under this Act Appropriation of shall, when recovered, be paid into the Treasury and carried to the penalties. Consolidated Revenue Fund.

54. Whosoever, before a board or the Industrial Court, Perjury. wilfully makes on oath any false statement knowing the same to be false shall be guilty of perjury.

PART IV.

GENERAL AND SUPPLEMENTAL.

55. The Industrial Court may order the payment by any Order for paymentmember of a trade union or branch registered under this Act of any how made and recoverable. fine, penalty, or subscription payable in pursuance of the rules of the union or branch.

Such order shall have the effect of, and shall be deemed to be, a judgment for the amount stated therein in the district court named in such order at the suit of such union or branch against the said member; and the said amount may be recovered by process of such court as in pursuance of such judgment.

56. The Governor may, subject to the Public Service Act, 1902, Appointment of appoint an industrial registrar who shall have the prescribed powers registrar. and duties.

57. Every employer in an industry in respect of which an Time-sheets and award of a board or of the Court of Arbitration or an industrial pay-sheets to be agreement B

Court from penalties.

Industrial Disputes.

agreement is in force shall keep, or cause to be kept, time-sheets and pay-sheets, correctly written up in ink, of the employees in such industry.

If he fails to carry out any of the requirements of this section he shall be liable to a penalty not exceeding five pounds.

The pay-sheets shall include deductions from wages of employees, but need not include costs of working to the employer.

58. (1) The Governor shall appoint inspectors who shall have powers of inspectors. the powers and duties prescribed.

Any such inspector may exercise the following powers and perform the following duties in respect of an industry as to which the award of a board or of the Court of Arbitration, or an award or order of the Industrial Court, is in force, if he has reasonable grounds to suspect that the employer in such industry is not complying with such award :-aldavomen

- (a) He may at any reasonable times inspect any premises of such employer upon which any such industry as aforesaid is carried on, and any work being done therein.
- (b) He may require the employer in such industry to produce for his examination, and may examine, any time-sheets and pay-sheets of the employees in such industry.
- (c) He shall report to the Registrar the result of such inspection.

(2) If any person obstructs any inspector in the exercise of his powers under this section, or fails when duly required as aforesaid to produce any time-sheets or pay-sheets, he shall be liable to a penalty not exceeding ten pounds. A Charlen go I Have to have

59. The board or the Industrial Court may at any time after the conclusion of the evidence, and before or after the making of an award, require from any person or union making application to the board or the court in respect of any dispute security to its satisfaction for the performance of the award by the said person or union and its members, and may require from any such person or union security to its satisfaction to answer any amount for which such person or union might be liable under sections forty-two and forty-six in case of a lock-out or strike; and in default of such security being given, may stay the operation of the award. Any such security shall be deposited with and held by the said court, and may be disposed of as prescribed.

60. Employers and employees shall give at least twenty-one days' notice of an intended change affecting conditions of employment with respect to wages or hours. During any proceedings before a board, neither the employers nor the employees in the industry the subject of those proceedings shall alter the conditions of employment with respect to wages or hours, or the prices for piece-work, or do or be concerned in doing any act or thing in the nature of a lock-out or strike, or take part in a lock-out or strike, or a suspension or discontinuance

Security for performance of award.

Conditions of employment to remain unaltered during proceedings before board.

Appointment and
Industrial Disputes.

discontinuance of employment or work, but the relationship of employer and employee shall continue uninterrupted during such proceedings.

If any employer or employee uses this or any other provision of this Act for the purpose of unjustly maintaining a given condition of affairs, through delay, such employer or employee shall be guilty of an offence against this Act and shall be liable to the same penalty, and the same proceedings may be had as if he had been guilty of a breach of the award of a board.

61. The Judge of the Industrial Court may make regulations. Regulations. for carrying out the provisions of this Act, and in particular—

- (a) regulating the election and nomination of members of boards other than the chairman, and regulating the election to vacancies on boards;
- (b) prescribing the qualifications of candidates at such election, and providing for a list of voters;
- (c) regulating the time and manner of election and nomination of the chairman and of assessors;
- (d) prescribing the forms of references and applications to a board and generally the forms to be used in carrying out this Act;
- (e) prescribing the form of oath to be taken by members of boards and of assessors;
- (f) regulating the exhibition by an employer of an award of a board;
- (g) prescribing the form and mode of service of notices of meetings of a board, and regulating the convening of such meetings;
- (h) prescribing the giving of notice of inspection by the board or its members of premises used in any industry, and prescribing the form and regulating the service of such notice;
- (i) regulating the procedure at meetings of boards;
- (j) providing for the payment of expenses of witnesses;
- (k) regulating the procedure to be followed in proceedings before the Industrial Court under this Act, and in enforcing judgments, convictions, and orders given and made by such court;
- (1) prescribing the duties of the Registrar and of Inspectors, and regulating the registration under this Act of trade unions;
- (m) regulating the giving of security under this Act, and the disposal, return, and forfeiture of security so given;
- (n) imposing any penalty not exceeding ten pounds for any breach of such regulations.

Such regulations shall be published in the Gazette, and shall be laid before both Houses of Parliament within thirty days after being made, if Parliament is sitting; but, if not, then within thirty days after the next sitting of Parliament.

SCHEDULES.

SCHEDULES.

SCHEDULE ONE.

Board	Industries and employees in industries.
Baking	Bakers, bread-carters.
Boot trade	Boot makers, boot clickers, operators, rough stuff cutters,
Brewery	Employees in or in connection with breweries, malthouses, distilleries, manufactories of table waters and other drinks, and bottling establishments.
Bricklayers	Bricklayers and bricklayers' labourers, gantry and crane men.
Brickmakers	Bricks, pipes, pots, and terra-cotta makers, and carters of the same.
Broken Hill mines	Miners, engine-drivers, and all persons engaged in and about silver and lead mines.
Butchering	Butchers employed in shops, factories, slaughter-houses and meat-preserving works, and carters.
Cigar trade	Cigar makers.
Clothing	Tailors, tailoresses, cutters and trimmers, pressers.
Coachmaking	Coachmakers in all branches, coachpainters and wheel- wrights.
Cold storage	Persons employed in freezing chambers and works. Confectioners.
Confectioners	
Coopers Copper, silver, and mines.	gold Miners and others employed in and about such mines.
Council of the Ci	ty of The employees of the council.
Sydney. Dressmaking and mil	hat-designers, trimmers and bonnet-makers, and makers or underclothing.
Electrical trades	Persons employed in manufacturing, fitting, overhauling repairing, or installing electrical apparatus, or in the maintenance of electrical installations or running electrical plant, and assistants engaged in such industry.
Farriers	Persons employed by farriers.
Fellmongering	Fellmongers, wool and basil workers.
Furniture trade	Cabinet makers, chair and frame makers, carvers, pianofort makers, French polishers, wood turners, wood working machinists, upholsterers, carpet planners, makers of mat tresses (other than wire).
Gasworks employees	Gas or other employees of gas companies.
Glassworks	Persons employed in such works.
Government Railway Tramways.	s and Employees of the Chief Railway Commissioner.
Hairdressers	Hairdressers and wigmakers.

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Industrial Disputes.

SCHEDULE ONE-continued.

Board.	Industries and enployees in industries.
Hotels, club, and restaur-	The employees in hotels, clubs, and restaurants.
ant employees. Hunter River District Board of Water Supply	The employees of the board.
and Sewerage. Iron trades	Engineers, smiths, boilermakers, iron ship builders, angle- ironsmiths, fitters, turners, pattern-makers, ironmoulders, blacksmiths, coppersmiths, tinsmiths, sheet-iron workers, and all other persons engaged in the engineering, iron ship-building, and iron trades.
Jam industry Laundries (public)	Fruit preparers, canners, labourers. Laundrymen and laundrywomen.
Maitland collieries	Coal-miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal-mines.
Metropolitan Water and Sewerage Board.	The employees of the board.
Milk Industry	Milk and ice carters, milk weighers, milk receivers, grooms and yardmen, and employees of milk vendors and dairymen in the county of Cumberland.
Musicians Newcastle collieries	Professional musicians.
Painting trades	Deintons anginers paperhangers writers and decorators
Printing	Compositors, linotype and monoline operators, letterpress machinists, book-binders, and paper-rulers, lithographic workers, and the like.
Pastrycooks	. Pastrycooks.
Plasterers	
Saddlery	Saddle and harness makers.
Sawmill employees Shearers Shipping	. Shearers, shed employees, cooks, and rouseabouts.
Shipbuilding	stewards, cooks, and persons employed on ferry boats. Shipwrights, joiners, ship painters, and dockers.
Southern collieries	. Coal-miners, engine-drivers, wheelers, surfacehands, and other persons employed in and about coal-mines.
Shop assistants	. Shop assistants and office assistants in shops.
Stonecutters	
Storemen and packers Sydney Harbour Trust	
Tanning	The second second leath on drossons
Tip-carters	The sentence
Tobacco industry	. Persons employed in such industry.
Trolley draymen	. Drivers of trolleys, drays, and carts.
Undertakers	. Persons employed in undertakers' business.

Industrial Disputes.

SCHEDULE ONE-continued.

Board.	Industries and employees in industries.
Unskilled labourers	Builders' labourers, sewer miners, rock gutterers, hammer and drill men, concrete workers, pick and shovel men
	platelayers.
Waterside workers .	Sydney and Newcastle wharf labourers, and coal lumpers and trimmers.
Western collieries an	d Coal miners, shale miners, engine-drivers, wheelers, surface
shale mines.	hands, and other persons employed in and about coal and
	shale mines.
Wire mattress makers .	Weavers, bench hands, and labourers.
TT7	Workers in that industry.
	Carpenters, joiners, and the like, and assistants.

SCHEDULE TWO

Election of persons for boards.

1. The Industrial Court shall fix the number of persons to be elected by the employers and employees in the industry or group of industries to be represented on a board.

2. From the persons so elected, the said court shall choose the persons whom it recommends to the Governor for appointment to the Board.

Election of persons for assessors.

3. The Industrial Court shall from time to time, at its discretion, fix the number of persons to be elected for assessors to such court or to a board by the employers and employees in each industry.

4. From the persons so elected for any industry the said court or board may appoint the assessors in any matter relating to that industry.

The register.

5. Registers relating to employers and employees respectively shall be kept by the industrial registrar of persons entitled to vote for members of a board and for assessors.

6. Names shall be placed on any such register on application in the prescribed form.

Election by employers.

7. Each employer in an industry shall be entitled to vote if his name is on the register.

8. Employers shall have the number of votes appearing on the register according to the following scale :—

Employers of five hundred or more employees in the industry shall have three votes. Employers of less than five hundred and more than two hundred such employees shall have two votes.

Other employers shall have one vote.

Election

SCHEDULE TWO-continued.

Election by employees.

9. Where all the employees in an industry are members of some union, any such election for members of boards or for assessors shall be by the members of the unions only.

10. Where, with respect to the whole of an industry, an award which gives preference to unionists by consent, or an industrial agreement which gives such preference is in force, the election shall be by the employees who are members of the unions only.

11. Each member of an union, certified by the secretary thereof by statutory declaration to be financial, shall be entitled to be registered and to vote in respect of his industry.

12. Subject to paragraph ten of this Schedule, every person who is not a member of an union, on proof by statutory declaration that he has been engaged in the industry for twelve months within the previous two years, shall be entitled to be registered, and to vote in respect of his industry.

13. No person shall vote in respect of his membership of more than one union.

14. Each employee shall have one vote only.

General provisions.

15. Each vote must be given for the full number of persons to be elected, otherwise the vote will be void.

16. The mode of election shall be as prescribed by the regulations.

17. Any dispute as to the interpretation of this Schedule shall be determined by the Industrial Court, whose decision shall be final.

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1908.

[1s.]



I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber, Sydney, 11 April, 1908, A.M.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.



EDWARDI VII REGIS.

Act No. 3, 1908.

An Act to provide for the constitution of boards to determine the conditions of employment in industries; to define the powers, jurisdiction, and procedure of such boards, and to give effect to their awards and appoint a court; to prohibit lock-outs and strikes, and to regulate employment in industries; to preserve certain awards, orders, directions, and industrial agreements; and for purposes consequent thereon or incidental thereto. [Assented to, 24th April, 1908.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

PART I.

PRELIMINARY.

This Act may be cited as the "Industrial Disputes Act, 1908," short title.
This Act shall commence on and from a date to be Date of proclaimed by the Governor in the Gazette : Provided commencement.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

JOHN J. COHEN, Chairman of Committees of the Legislative Assembly.

Industrial Disputes.

Provided that the provisions of this Act relating to the registration of trade unions under this Act and the election of persons for members of boards and for assessors, and the constitution of the Industrial Court, and the appointment of the industrial registrar, and the exercise of their powers so far as is necessary for carrying out the above purposes, shall come into force on the passing of this Act. **3.** This Act is divided into Parts, as follows :---

Division of Act.

PART I.—PRELIMINARY—ss. 1-13.

PART II,- CONSTITUTION AND POWERS OF BOARDS-88. 14-40.

PART III.—ENFORCEMENT OF AWARDS AND PENALTIES ss. 41-54.

PART IV.-GENERAL AND SUPPLEMENTAL-88. 55-61.

4. In this Act—

"Award or order of the court of arbitration" includes any determination under paragraph (a) of section thirty-six of the Industrial Arbitration Act, 1901, by a tribunal specified in the award or order.

"Board" means board constituted under this Act.

- "Court of Arbitration" means court constituted by the Industrial Arbitration Act, 1901, or the Industrial Arbitration (Temporary Court) Act, 1905.
- "Dispute" means dispute in relation to industrial matters originating between an employer or industrial union of employees on the one part, and an industrial union of employees or trade union or branch or not less than twenty employees on the other part, and includes any dispute originating out of an industrial agreement.
- "Employer" means person, firm, company, or corporation employing persons working in any industry, and includes the Chief Railway Commissioner of New South Wales, the Sydney Harbour Trust Commissioners, the Metropolitan Board of Water Supply and Sewerage, and the Hunter District Water Supply and Sewerage Board, and includes for the purpose of constituting a board, a manager or superintendent of an employer as defined as aforesaid.
- "Employee" means person employed in any industry, and the fact that a person is working under a contract for labour only, or substantially for labour only, shall not in itself prevent such person being held an employee within the meaning of this Act.
- "Industrial agreement" means industrial agreement made and filed under the Industrial Arbitration Act, 1901, or under this Act.

"Industrial Court" means Industrial Court constituted by this Act. "Industry"

Definitions,

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Industrial Disputes.

- "Industry" means any occupation specified in the second column of Schedule One, or any amendment of or addition to the Schedule, in which persons of either sex are employed for hire or reward.
- "Industrial Union" means industrial union whose registration is in force under the Industrial Arbitration Act, 190, and this Act.
- "Industrial matters" means matters or things affecting or relating to work done or to be done, or the privileges, rights, or duties of employers or employees in any industry, not involving questions which are or may be the subject of proceedings for an indictable offence; and, without limiting the general nature of the above definition, includes all or any matters relating to—
 - (a) the wages, allowances, or remuneration of any persons employed or to be employed in any industry, or the prices paid or to be paid therein in respect of such employment;

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- (b) the hours of employment, sex, age, qualification, or status of employees, and the mode, terms, and conditions of employment;
- (c) the employment of children or young persons, or of any person or persons or class of persons in any industry, or the dismissal of or refusal to employ any particular person or persons or class of persons therein;
- (d) any claim that as between members of a trade union and other persons offering labour at the same time, such members shall be employed in preference to such other persons, or that members of one trade union shall be employed in preference to members of another;
- (e) any established custom or usage of any industry, either generally or in any particular locality;

(f) the interpretation of an industrial agreement.

- "Justice" means justice of the peace, and includes a stipendiary or police magistrate.
- "Lock-out" (without limiting the nature of its meaning), includes a closing of a place of employment, or a suspension of work, or a refusal by an employer to continue to employ any number of his employees in consequence of a dispute with a view to compel his employees, or to aid another employer in compelling his employees to accept terms of employment.

"Minister" means Minister of the Crown administering this Act.

"Prescribed" means prescribed by this Act, or by regulations made thereunder.

"Registrar" means industrial registrar appointed under this Act. "Schedule"

Industrial Disputes.

"Schedule" means Schedule to this Act, and any amendment of or addition to such Schedule made in pursuance of this Act. atter To strike " or " to go on strike " (without limiting the nature retter fof its meaning) includes the cessation of work by any number to reproof employees acting in combination, or a concerted refusal or a refusal under a common understanding by any number

> quence of a dispute, with a view to compel their employer or to aid other employees in compelling their employer to

> accept terms of employment, or with a view to enforce compliance with demands made by them or other employees

-state when an employees to continue to work for an employer in consehanded filed.

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3 ftor Registration of snorde upions.

Explanation of Schedule One.

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Power to amend Schedule One.

Awards, &c

"Trade union" means trade union registered under the Trade Union Act, 1881, and includes a branch so registered. noise 5. The words in the first column of Schedule One denote the boards to be constituted under this Act. The words in the second column denote the industry or group of industries in respect of which the board is to be constituted and the employees in such industries,

to v 6. The Governor may, on resolution passed by both Houses of Parliament, amend Schedule One, or add thereto other boards and industries. Any such amendment or addition shall be published in the Gazette.

Awards, &c., of Court of Arbitration.

any 7. (1) All awards, orders, and directions of the Court of Arbitration, and all industrial agreements, current and in force at the commencement of this Act shall, until rescinded under this Act, be binding on the parties and on the employers and employees concerned,-

(a) for the period fixed by the said court, or by any such award, order, or agreement; or

(b) where no period is fixed, for one year from the first day of July, one thousand nine hundred and eight.

And the same may be enforced under the provisions of this Act. ni

(2) In construing any such award, order, direction, or industrial agreement, references to the registrar shall be read as references to the industrial registrar appointed under this Act and for the purposes of any appeal from the registrar, references to the Court

glub and of Arbitration shall be read as references to the Industrial Court. .boredaigor

8. Where on the expiration of the Industrial Arbitration Act, 1901, any matter is pending in proceedings before the Court of Arbitration for a penalty for breach of an award of the said court or of an industrial agreement, such proceedings may be continued, and such matter shall be heard and determined by the Industrial Court. For the purpose of carrying out the above provisions, the enactments root of the standard of t of the Court of Arbitration, nor from any penalty or liability incurred

prior to such cancellation.

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Undecided cases tried by Court of Arbitration Doubal determinedoby Industrial Court.

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Act No. 3, 1908.

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of the first-mentioned Act shall continue in force, and shall, mutatis mutandis, apply to the hearing and determination of any such matter by the Industrial Court, and to the enforcement of any order or determination of such court.

any amendment

All documents relating to any such matter or proceedings Documents, where and filed or deposited with the Court of Arbitration shall be handed filed. over to the Industrial Court and filed or deposited with such court.

Registration of trade unions.

9. (1) The registrar may, on application made as hereinafter Registration of provided, register under this Act any trade union or branch.

(2) Such application shall be made in writing in the prescribed form by the committee of management of the trade union or branch, and shall be signed by a majority in number of the members of such committee. Notice of any such application shall be published as prescribed.

The registrar may require such proof as he thinks necessary of the authority of the said members to make the said application.

(3) Any such application may be refused by the registrar if it appears that another trade union or branch to which the members of the applicants' union might conveniently belong has already been registered under this Act.

(4) The registrar shall fix a day for considering any objections on the above ground to the granting of the application, and shall notify the same as prescribed.

(5) No branch shall be registered, unless it is a bona fide branch of sufficient importance to be registered separately.

(6) The registrar may for any reasons which appear to him to be good cancel any such registration.

(7) Any decision of the registrar under this section in respect of an objection taken as aforesaid, or on refusal or cancellation of registration, shall be subject to appeal to the Industrial Court in the prescribed manner, and subject to the prescribed conditions.

Industrial unions.

10. The expiration of the Industrial Arbitration Act, 1901, shall Saving of industrial not affect the incorporation of industrial unions duly registered under moions duly registered. the said Act at the time of such expiration, and no even we are able to even we are

11. The registrar may, for any reasons which tappear to him to Cancellation of iteration A be good, cancel the registration of an industrial union, and thereupon registration of an industrial union, and thereupon registration of similar the incorporation of the union shall be void:

Provided that such cancellation shall not relieve the industrial aunion, or any member thereof, from the obligation of any industrial agreement or award or order of a board, or of the Industrial Court, or of the Court of Arbitration, nor from any penalty or liability incurred prior to such cancellation. Industrial

Exploration of Schedule One.

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Power to amend Schedule One.

Awards, &c

industry.

references

Industrial Disputes.

Industrial agreements.

Industrial agreements-how made and enforced,

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12. Any trade union or branch registered under this Act may make an agreement in writing relating to any industrial matter with an employer.

Any such agreement if made for a term specified therein not exceeding three years from the making thereof, and if filed at the office of the industrial registrar, shall be an industrial agreement within the meaning of this Act, and shall be binding on the parties, and on every person while he is a member of the trade union or branch, but may be rescinded or varied in writing by the parties. Any variation of any such agreement, if filed as aforesaid, shall be binding as part of the agreement.

Any such industrial agreement may be enforced under this Act in the same manner as an award of a board.

The Industrial Court.

Appointment of judge.

13. (1) There shall be an Industrial Court, consisting of a judge appointed under this Act, sitting with or without assessors, who shall be elected by the parties to the dispute in the manner prescribed. Such court shall be a court of record, and shall have a seal, which shall be judicially noticed.

(2) The Governor may appoint a Supreme Court judge or a district court judge to be judge of the Industrial Court.

(3) Such judge shall hold such office for a period of seven years, but shall be liable to be removed from office in the same manner and upon such grounds only as a Supreme Court judge is by law liable to be removed from office.

(4) Where a district court judge is appointed to such office, his annual salary shall be one thousand pounds, in addition to his salary as district court judge.

(5) The Governor may appoint a Supreme Court judge or a district court judge to be deputy judge to act in the absence of the judge of the Industrial Court, who shall have the same salary and all the rights, powers, jurisdiction, and privileges of the judge of the Industrial Court.

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Industrial Disputes.

PART II. obert vitA .21

CONSTITUTION AND POWERS OF BOARDS.

Constitution of boards.

14. (1) On application to the Industrial Court by-

- (a) an employer or employers of not less than twenty employees in the same industry; or
- (b) a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
- (c) an industrial union whose members are such employers or employees; or
- (d) where there is no trade or industrial union of employees in an industry having membership and registered as aforesaid, or where such union fails to make an application as aforesaid, then not less than twenty employees in such industry,

the said court, if satisfied either by oral evidence or affidavit that the application is bona fide, may recommend to the Minister that a board be constituted for an industry or group of industries, and thereupon the Minister shall direct a board to be constituted accordingly.

(2) The Minister may also, on the recommendation of the Industrial Court, but without any such application, direct a board to be constituted as aforesaid.

15. Each board shall consist of a chairman, and not less than two Constitution of nor more than ten other members, as determined by the Industrial boards. Court, one half in number of whom shall be employers and the other half employees who respectively have been or are actually and bona fide engaged in any industry or group of industries for which the board has been constituted.

16. Where the employers or the employees in the industry or Where industry group of industries consist largely of females, the Industrial Court, on females. the application of any person who in the opinion of such court represents a majority in number of employers or employees in such industry or group of industries, may order that all or any specified number of the members of a board to be elected or appointed by or on behalf of such employers or employees need not have the qualification aforesaid. Such order may be made to apply generally to all boards to be constituted for the said industry or group of industries, or to a particular board, and may be varied or rescinded on application made by the person and in the manner aforesaid.

Board directed to be constituted.

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Industrial

sgreements- how made and enforced.

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Appointment of members on election

17. The members of a board shall be appointed by the Governor. The appointment of the members, other than the chairman, shall be made on the recommendation of the Industrial Court from persons elected by the employers and employees respectively of the industry or group of industries, and the provisions of Schedule Two shall apply to such election:

Provided that-

- (a) in any case which the Industrial Court considers to be one of urgency; or
- (b) for the determination of any dispute which has arisen or is impending in any industry; or
- (c) if within the prescribed time-
 - (i) there is a failure to elect; or
 - (ii) the required number of persons are not elected; or
 - (iii) persons constituting, in the opinion of the Industrial Court, a majority in number of the employers or employees then engaged in the industry or group of industries consent,

any such appointment may be made by the Governor, on the recommendation of the said court, without election, in which case the person so appointed shall be the person recommended by the said court.

18. (1) The members so appointed to a board shall, within the prescribed time, by an absolute majority, nominate some person not then a member of such board to be chairman. The person so nominated shall be appointed by the Governor. In default of such nomination the Governor may appoint to the office a Supreme Court judge or a judge of a district court, or some person nominated by the Industrial Court. On a chairman being appointed the board shall be deemed to be constituted.

(2) The same procedure shall be followed in the case of a vacancy in the office of chairman.

19. If any member of a board, without reasonable excuse, neglects-

- (a) to convene a meeting when duly required to do so; or
- (b) on four successive occasions to attend meetings duly convened; or

(c) to vote when present at any meeting of the board,

he shall be liable to a penalty not exceeding five pounds, and the Governor may declare his office vacant.

20. Each member of a board and each assessor shall, upon his appointment, take an oath not to disclose any matter or evidence before the board relating to—

- (a) trade secrets;
- (b) the profits or losses or the receipts and outgoings of any employer;
- (c) the books of an employer or witness produced before the board;

(d)

A ppointment of chairman on nomination by other members.

Vacancy in office.

Penalty for absence from meetings of board.

Oath to be taken by members and

assessors.

Industrial Disputes.

(d) the financial position of any employer or of any witness; a soft and if he violates his oath, he shall be liable to a penalty not exceeding five hundred pounds, and, on conviction of such offence, his office shall be vacant.

21. (1) The Governor, on the recommendation of the Industrial Dissolution of a Court, may dissolve a board at any time after it has made an award. board.

(2) Subject to the above provision, the members of a board Term of office of other than the chairman shall hold office until the expiration of two members of board. years from their appointment as aforesaid. The chairman shall hold office until the expiration of the same period. At the expiration of their term the members of a board shall retire : Provided that a member may resign his office.

(3) A new board may be elected and appointed under this Election and Act to take the place of a board that has been dissolved, or to take appointment of new the place of an original heard on its members dissolved, or to take board. the place of an existing board on its members retiring, or to take the place of a board the members of which have resigned.

Retiring members shall be eligible for election and appointment to the new board.

The provisions of sections fifteen, sixteen, and seventeen shall apply to the appointment of such board.

22. Where, from any cause, a vacancy occurs in the members The filling of of a board who are employers, the remaining employers on the board vacancies on a board. may nominate from those elected by the employers in the industry as aforesaid a duly qualified person to fill such vacancy for the remainder of the term of two years, and similarly where the vacancy occurs in the members of the board who are employees. The person so nominated shall be appointed by the Governor to be a member of the board. But if no person is nominated within seven days after the vacancy has occurred, the Governor, on the recommendation of the Industrial Court, may appoint a person without any such election.

But where, by resignation or otherwise, there are no employers or employees, as the case may be, on the board, the vacancies shall be filled under section seventeen.

23. (1) On a vacancy so occurring in a board, the remaining By consent, board members may act, if no member of the board objects, and for the may act although nurnose of so acting the board shall be deemed to be dely purpose of so acting, the board shall be deemed to be duly constituted. This provision shall apply to any part-heard case, but shall not apply if there are no employers or no employees, as the case may be, on the board, or where the vacancy is in the office of chairman.

(2) Where a person is appointed to any such vacancy, the board as newly constituted may, if no member of the board objects, continue and hear and determine any part-heard case.

24. Every appointment of a member or of a chairman or Validity of assessors of a board shall be published in the Gazette, and a copy appointments may of a Gazette containing a notice of such appointment purporting to

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have been published in pursuance of this Act shall be conclusive evidence that the person named in such notice was legally appointed and had power and jurisdiction to act as member or chairman or assessors of the board mentioned in the notice, and such appointment shall not be challenged for any cause.

Fees of board and of assessors.

Mode of commencing proceedings before board.

Form of application.

Jurisdiction of boards. 26. (1) Proceedings before a board shall be commenced by—

25. The members of a board and assessors shall be paid such

- (a) reference to the board by the Industrial Court of any dispute; or
- (b) application to the board by employers or employees in the industry or group of industries for which the board has been constituted.

(2) Any such application shall be in the form, and shall contain the particulars prescribed, and shall be signed by—

- (a) an employer or employers of not less than twenty employees in the same industry; or
- (b) not less than twenty employees in the same industry; or
- (c) the secretary of a trade union registered under this Act having a membership of not less than twenty employees in the same industry; or
- (d) an industrial union whose members are such employers or employees.

27. A board with respect to the industry or group of industries for which it has been constituted may—

(1) decide all disputes;

fees as may be fixed by the Governor.

- (2) rescind or vary any of its awards, and in carrying out any of the above purposes the said board may—
 - (a) fix the lowest prices for piece-work and the lowest rates of wages payable to employees;
 - (b) fix the number of hours and the times to be worked in order to entitle employees to the wages so fixed;
 - (c) fix the lowest rates for overtime and holidays and other special work, including allowances as compensation for overtime, holidays, or other special work.
 - (d) fix the number or proportionate number of apprentices and improvers and the lowest prices and rates payable to them. Such prices and rates may be according to age and experience;
 - (e) grant or provide for the granting of permits allowing aged, infirm, or slow workers, who are unable to earn the lowest rate of wages fixed for other employees, to work at the lowest rate fixed for aged, infirm, or slow workers :

Provided

Powers of board.

Industrial Disputes.

Provided that under this section it shall not in any case be obligatory to grant any preference of the kind mentioned in subsection (d) of the definition of "Industrial matters" in section four of this Act, and each claim under the said subsection shall be dealt with on its merits.

28. Subject to the right of appeal under this Act, and to such Currency of conditions and exemptions as the board may, and is hereby authorised determination of board. to determine and direct, the award of a board shall be binding on all persons engaged in the industry or group of industries within the locality specified for the period fixed by the board, not being less than one nor greater than three years.

29. The award of a board shall be signed by the chairman and Determination of forwarded to the Minister, and such award and any award or order of board signed and the Industrial Country and such award and any award or order of published. the Industrial Court made on appeal shall be published in the Gazette, and a copy of such award and order shall be exhibited and kept exhibited by every employer carrying on an industry to which it relates at the place where the industry is carried on, so as to be legible by his employees. If such employer fails to carry out the provisions of this section, he shall be liable to a penalty not exceeding twenty pounds.

30. A copy of a Gazette containing any such award or any Evidence of order or award of the Industrial Court on appeal purporting to be award. published in pursuance of this Act shall be evidence of the award or order and of its terms, and the validity of any such award of a board shall not be challenged except as provided by this Act.

Procedure of boards.

31. All meetings of a board shall be convened by the chairman Convening o meetings. by notice to each member served as prescribed.

32. In every case where an application or reference to a board Duties of boards. is made, it shall be the duty of the chairman to endeavour to bring about a settlement of the dispute, and to this end the board shall, in such manner as it thinks fit, expeditiously and carefully inquire into the dispute and all matters affecting the merits and the right settlement thereof.

In the course of such inquiry, the chairman may make all such suggestions and do all such things as he deems right and proper for inducing the parties to come to a fair and amicable settlement of the dispute.

33. If the board is of the opinion—

(a) that the matter of any application is trivial, or

(b) that it should be settled by the parties,

the board may dismiss the application, and may assess and award costs to be paid by the applicants to any parties in respect of whom the application was made. Such costs may be recovered by such parties in any court of competent jurisdiction as a debt due by the applicants. 34.

Where matter is trivial or should be settled.

Industrial Disputes.

Inspection by board or members. 34. A board, or any two or more members thereof authorised by the board under the hand of its chairman, may enter and inspect any premises used in any industry the subject of a reference or application to the board and any work being carried on there.

If any person hinders or obstructs a board or any member thereof in the exercise of the powers conferred by this section, he shall be liable to a penalty not exceeding ten pounds.

35. A board may-

daire.

(a) conduct its proceedings in public or private as it may think fit;(b) adjourn the proceedings to any time or place;

(c) exercise in respect of witnesses and documents and persons summoned or giving evidence before it, or on affidavit, the same powers as are by section one hundred and thirty-six of the Parliamentary Electorates and Elections Act, 1902, conferred on a committee of elections and qualifications, and the provisions of the said section shall apply in respect of the proceedings of the board : Provided that unless a person raises the objection that the profits of an industry are not sufficient to enable him to pay the wages or grant the conditions claimed, no person shall be required without his consent to produce his books, or to give evidence with regard to the trade secrets, profits, losses, receipts, and outgoings of his business, or his financial position.

Where a person raises such objection he may be required, on the order of the chairman, to produce the books used in connection with the carrying on of the industry in respect of which the claim is made, and to give evidence with regard to the profits, losses, receipts, and outgoings in connection with such industry, but he shall not be required to give evidence regarding any trade secret, or, saving as hereinbefore provided, his financial position. No such evidence shall be given without his consent except in the presence of the members of the board alone, and no person shall inspect such books except the chairman, who may report to the board whether or not his examination of such books supports the evidence so given, but shall not otherwise disclose the contents of such books;

- (d) admit and call for such evidence as in good conscience it thinks to be the best available whether strictly legal evidence or not: Provided that any question as to the admissibility of evidence shall be decided by the chairman alone, and his decision on such matters shall be final;
- (e) appoint two assessors to advise it on any technical matters. Such assessors shall take no part in the deliberations or in the decision of the board.

Proceedings by board.

36. The chairman shall require any person, including a member Evidence on oath.

37. At any meeting of a board, unless otherwise provided in Who may preside this Act,—

(a) the chairman shall preside;

- (b) the chairman shall put separately each item of a proposed determination of the board;
- (c) each such item and each question before the board shall be determined by a majority of votes of those present and entitled to vote;
- (d) the presence of the chairman and at least two other members of a board shall be necessary to constitute a meeting of the board;
- (e) each member except the chairman shall have one vote; and where the votes for and against any matter are equal, the chairman shall have a casting vote, but shall not give such vote unless satisfied that a majority of votes cannot otherwise be reasonably expected;
- (f) unless by consent of the chairman, no person shall appear as Advocates and an advocate or agent before a board who is not actually and ^{agents.} bona fide engaged in the industry or one of the industries, for which the board has been constituted.

Appeal from board.

38. (1) At any time within one month after the publication in Appeal from board. the Gazette of any award by a board, any trade or industrial union, or any person bound or intended to be bound by the award, may, in the prescribed manner, apply to the Industrial Court, for leave to appeal to such court.

(2) On such application the said court may grant leave to appeal accordingly on such conditions as to security for costs of the appeal and otherwise, and subject to such limitations and restrictions as the court thinks fit; or may, for any reason which it thinks sufficient, refuse such leave.

(3) The appeal may be on the ground of jurisdiction, or as to the locality within which the award of the board shall operate, or on the law, or on the facts, and if on the facts it may be by way of rehearing.

(4) Before granting leave to appeal the said court may call for a report from the chairman of the board whose award is the subject of the application; and the said chairman shall accordingly make such report to the said court.

(5) The provisions of this Act with respect to the procedure and power of the boards and the chairman of boards in the exercise of their jurisdiction, including power to appoint assessors, shall.

shall, with the necessary modifications, and subject to any regulations made under this Act, apply to the exercise by the court of the appellate jurisdiction conferred by this Act.

(6) On any such appeal the court may confirm or modify the award appealed from, or quash the award, or may make a new award, and may make such order as to the costs of the appeal as it thinks just.

Such costs may be recovered as a debt in any court of competent jurisdiction.

(7) The pendency of an appeal shall not suspend the operation of the award appealed from.

39. The Industrial Court only may rescind or vary any award or order made by it, or any award of a board which has been amended by such court, or any award, order, or direction of the Court of Arbitration.

40. The Crown may, where, in the opinion of the Minister, the public interests are or would be likely to be affected by the award, order, or direction of a board or of the Industrial Court—

- (a) intervene in any proceedings before such board or court, and make such representations as it thinks necessary in order to safeguard the public interests;
- (b) at any time after the making of an award by a board apply for leave to appeal, and appeal from such award to the Industrial Court:

PART III.

ENFORCEMENT OF AWARDS AND PENALTIES.

41. (1) Where an employer employs any person to do any work—

- (a) for which the price or rate has been fixed by a board or by the Industrial Court; or
- (b) for which the price or rate has been fixed by an award, order, or direction of the Court of Arbitration, or by an industrial agreement,

he shall be liable to pay in full in money without any deduction to such person the price or rate so fixed.

(2) Such person may, within three months after such money has become due, apply to the Industrial Court for an order to recover from the employer the full amount of any balance due in respect of such price or rate, notwithstanding any smaller payment or any express or implied agreement to the contrary.

Recovery of price or rate fixed.

1 - C

Varying award.

Intervention.

Such

Industrial Disputes.

Such order shall have the effect of, and shall be deemed to be, a judgment for the said amount in the district court named in such order at the suit of such person against the said employer; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Nothing in this section shall affect any remedy of the employee under the Masters and Servants Act, 1902.

42. If any person-

(a) does any act or thing in the nature of a lock-out or strike, lock-outs or strikes or takes part in a lock-out or strike, or suspends or

discontinues employment or work in any industry; or

(b) instigates to or aids in any of the above-mentioned acts, he shall be liable to a penalty not exceeding one thousand pounds, or in default to imprisonment not exceeding two months :

Provided that nothing in this section shall prohibit the suspension or discontinuance of any industry or the working of any persons therein for any cause not constituting a lock-out or strike.

43. If any person commits a breach of an award of a board, or Penalty for breach of an award or order of the Court of Arbitration, or of the Industrial of award. Court, or a breach of an industrial agreement, whether by contravening or failing to observe the same, or otherwise, he shall be liable to a penalty not exceeding fifty pounds, and in default of payment of the penalty, to imprisonment for a period not exceeding three months, or, where the breach has been committed by the wilful act or default of the person charged, the court in its discretion may, in lieu of imposing such penalty, sentence the said person to imprisonment for any period not exceeding three months.

The above provisions of this section shall be read in lieu of, and shall supersede, any provisions in an award, order, or industrial agreement under the Industrial Arbitration Act, 1901, relating to penalties for any breach of such award, order, or agreement.

44. If an employer dismisses from his employment any employee Penalty for unlawful by reason merely of the fact that the employee is a member of a board dismissal of or of a trade union, or an industrial union, or has absented himself employee. from work through being engaged in other duties as member of a board, or is entitled to the benefit of an award, or order of a board or of the Court of Arbitration, or of the Industrial Court, or of an industrial agreement, such employer shall be liable to a penalty not exceeding twenty pounds for each employee so dismissed, and in default of payment of the penalty to imprisonment for a period not exceeding three months.

In every case it shall lie on the employer to satisfy the judge that such employee was so dismissed by reason of some facts other than those above mentioned in this section.

Prohibition of

Industrial Disputes.

Proceedings for penalty.

Trade or industrial union liable in case

of offerce against

s. 42.

45. Proceedings for any offence against the provisions of the three last preceding sections shall be taken before the industrial court, and the matter shall be heard and determined by such court in a summary manner according to the law for the time being regulating proceedings before justices; and for that purpose such court may do alone whatever may be done by two or more justices sitting in a court of petty sessions. Any information, summons, or warrant in any such proceedings may be taken and issued by any justice, and the provisions of the Justices Act, 1902, shall, subject to this Act, apply to such proceedings and to all matters relating thereto or consequent thereon.

46. (1) Where any person convicted of an offence against the provisions of section forty-two was, at the time of his committing such offence, a member of a trade or industrial union, the industrial court may order the trustees of the trade union, or of a branch thereof, or may order the industrial union to pay out of the funds of the union or branch any amount not exceeding twenty pounds of the penalty imposed.

(2) The said court shall, before making such order, hear the said trustees or the said union or their or its counsel or attorney, and shall not make such order if it is proved that the union has by means that are reasonable under the circumstances bona fide endeavoured to prevent its members from doing any act or thing in the nature of a lock-out or strike, or from taking part in a lock-out or strike, or from instigating or aiding a lock-out or strike.

Such order shall have the effect of and shall be deemed to be a judgment for the said amount in the district court named in such order, at the suit of the Crown against the said trustees or industrial union; and the said amount may be recovered by process of such court as in pursuance of such judgment.

(3) Any property of the union or branch, whether in the hands of trustees or not, shall be available to answer any order made as aforesaid.

47. In any proceedings for an offence against the provisions of sections forty-two, forty-three, or forty-four, the validity of an award or order may be challenged for want of jurisdiction in the board or court making such award or order, although in the case of an award by a board no steps may have been taken to appeal against such award to the Industrial Court.

48. No prosecution for an offence against the provisions of sections forty-two or forty-four shall be commenced except by leave of the Industrial Court.

49. Any penalty imposed by or under this Act may, except where otherwise provided, be recovered in a summary way before a stipendiary or police magistrate or any two justices in petty sessions.

Validity of award or order may be challenged.

Leave of the Industrial Court required for certain prosecutions.

Recovery of penalties.

50.

Industrial Disputes.

50. (1) From any order of any justice imposing a penalty Appeal to Industrial under this Act an appeal shall lie to the Industrial Court.

(2) On any such appeal the said court may either affirm ¹ the order appealed against or reverse the said order or reduce the penalty imposed thereby; and, in any case, the said court may make such order as to the costs of the appeal, and of the proceedings before the justice, as it thinks just.

(3) No other proceedings in the nature of an appeal from any such order or by prohibition shall be allowed.

51. The Industrial Court or a justice may in any prosecution Award and recovery under this Act make such order as to the payment of costs as may of costs. be thought just. Any costs so ordered to be paid shall be a debt recoverable in any court of competent jurisdiction.

52. Any decision of the Industrial Court shall be final, and Decision of an shall not be removable to any other court by certiorari or otherwise; ^{Industiral Court to} be final. and no award, order, or proceeding of the court shall be vitiated by reason only of any informality or want of form or be liable to be challenged, appealed against, reviewed, quashed, or called in question by any court of judicature on any account whatsoever, and the validity of any decision shall not be challenged by prohibition or otherwise.

53. The amount of any penalty imposed by or under this Act Appropriation of shall, when recovered, be paid into the Treasury and carried to the penalties. Consolidated Revenue Fund.

54. Whosoever, before a board or the Industrial Court, Perjury. wilfully makes on oath any false statement knowing the same to be false shall be guilty of perjury.

PART IV.

GENERAL AND SUPPLEMENTAL.

55. The Industrial Court may order the payment by any Order for paymentmember of a trade union or branch registered under this Act of any how made and fine, penalty, or subscription payable in pursuance of the rules of the union or branch.

Such order shall have the effect of, and shall be deemed to be, a judgment for the amount stated therein in the district court named in such order at the suit of such union or branch against the said member; and the said amount may be recovered by process of such court as in pursuance of such judgment.

56. The Governor may, subject to the Public Service Act, 1902, Appointment of appoint an industrial registrar who shall have the prescribed powers registrar. and duties.

57. Every employer in an industry in respect of which an Time-sheets and award of a board or of the Court of Arbitration or an industrial pay-sheets to be agreement

Industrial Disputes.

agreement is in force shall keep, or cause to be kept, time-sheets and pay-sheets, correctly written up in ink, of the employees in such industry.

If he fails to carry out any of the requirements of this section he shall be liable to a penalty not exceeding five pounds.

The pay-sheets shall include deductions from wages of employees. but need not include costs of working to the employer.

58. (1) The Governor shall appoint inspectors who shall have powers of inspectors, the powers and duties prescribed,

Any such inspector may exercise the following powers and perform the following duties in respect of an industry as to which the award of a board or of the Court of Arbitration, or an award or order of the Industrial Court, is in force, if he has reasonable grounds to suspect that the employer in such industry is not complying with such award :--

- (a) He may at any reasonable times inspect any premises of such employer upon which any such industry as aforesaid is carried on, and any work being done therein.
- (b) He may require the employer in such industry to produce for his examination, and may examine, any time-sheets and pay-sheets of the employees in such industry.

(c) He shall report to the Registrar the result of such inspection.

(2) If any person obstructs any inspector in the exercise of his powers under this section, or fails when duly required as aforesaid to produce any time-sheets or pay-sheets, he shall be liable to a penalty not exceeding ten pounds.

59. The board or the Industrial Court may at any time after the conclusion of the evidence, and before or after the making of an award, require from any person or union making application to the board or the court in respect of any dispute security to its satisfaction for the performance of the award by the said person or union and its members, and may require from any such person or union security to its satisfaction to answer any amount for which such person or union might be liable under sections forty-two and forty-six in case of a lock-out or strike; and in default of such security being given, may stay the operation of the award. Any such security shall be deposited with and held by the said court, and may be disposed of as prescribed.

60. Employers and employees shall give at least twenty-one days' notice of an intended change affecting conditions of employmentwith respect to wages or hours. During any proceedings before a board, neither the employers nor the employees in the industry the subject of those proceedings shall alter the conditions of employment with respect to wages or hours, or the prices for piece-work, or do or be concerned in doing any act or thing in the nature of a lock-out or strike, or take part in a lock-out or strike, or a suspension or discontinuance

Security for performance of award.

Conditions of employment to remain unaltered during proceedings before board.

Appointment and

Industrial Disputes.

discontinuance of employment or work, but the relationship of employer and employee shall continue uninterrupted during such proceedings.

If any employer or employee uses this or any other provision of this Act for the purpose of unjustly maintaining a given condition of affairs, through delay, such employer or employee shall be guilty of an offence against this Act and shall be liable to the same penalty, and the same proceedings may be had as if he had been guilty of a breach of the award of a board.

61. The Judge of the Industrial Court may make regulations Regulations. for carrying out the provisions of this Act, and in particular—

- (a) regulating the election and nomination of members of boards other than the chairman, and regulating the election to vacancies on boards;
- (b) prescribing the qualifications of candidates at such election, and providing for a list of voters;
- (c) regulating the time and manner of election and nomination of the chairman and of assessors;
- (d) prescribing the forms of references and applications to a board and generally the forms to be used in carrying out this Act:
- (e) prescribing the form of oath to be taken by members of boards and of assessors;
- (f) regulating the exhibition by an employer of an award of a board;
- (g) prescribing the form and mode of service of notices of meetings of a board, and regulating the convening of such meetings;
- (h) prescribing the giving of notice of inspection by the board or its members of premises used in any industry, and prescribing the form and regulating the service of such notice;
- (i) regulating the procedure at meetings of boards;
- (j) providing for the payment of expenses of witnesses;
- (k) regulating the procedure to be followed in proceedings before the Industrial Court under this Act, and in enforcing judgments, convictions, and orders given and made by such court;
- (1) prescribing the duties of the Registrar and of Inspectors, and regulating the registration under this Act of trade unions;
- (m) regulating the giving of security under this Act, and the disposal, return, and forfeiture of security so given;
- (n) imposing any penalty not exceeding ten pounds for any breach of such regulations.

Such regulations shall be published in the Gazette, and shall be laid before both Houses of Parliament within thirty days after being made, if Parliament is sitting; but, if not, then within thirty days after the next sitting of Parliament.

SCHEDULES.

Industrial Disputes.

SCHEDULES.

SCHEDULE ONE. T

Board	Industries and employees in industries.
Baking Boot trade	Bakers, bread-carters. Boot makers, boot clickers, operators, rough stuff cutters, boot and shoe machinists.
Brewery	Employees in or in connection with breweries, malthouses, distilleries, manufactories of table waters and other drinks, and bottling establishments.
Bricklayers	Bricklayers and bricklayers' labourers, gantry and crane men.
Brickmakers	Bricks, pipes, pots, and terra-cotta makers, and carters of the same.
Broken Hill mines	Miners, engine-drivers, and all persons engaged in and about silver and lead mines.
Butchering	Butchers employed in shops, factories, slaughter-houses and meat-preserving works, and carters.
Cigar trade	Cigar makers.
Clothing Coachmaking	Tailors, tailoresses, cutters and trimmers, pressers. Coachmakers in all branches, coachpainters and wheel- wrights.
Cold storage Confectioners Coopers	Persons employed in freezing chambers and works. Confectioners. Coopers.
Copper, silver, and gold mines.	
	The employees of the council.
Dressmaking and millinery	Dressmakers, shirt, blouse, and costume makers, milliners, hat-designers, trimmers and bonnet-makers, and makers of underclothing.
Electrical trades	Persons employed in manufacturing, fitting, overhauling, repairing, or installing electrical apparatus, or in the maintenance of electrical installations or running electrical
Farriers	plant, and assistants engaged in such industry. Persons employed by farriers.
Fellmongering Furniture trade	Fellmongers, wool and basil workers. Cabinet makers, chair and frame makers, carvers, pianoforte makers, French polishers, wood turners, wood working machinists, upholsterers, carpet planners, makers of mat- tresses (other than wire).
Gasworks employees	Gas or other employees of gas companies.
Glassworks Government Railways and	Persons employed in such works. Employees of the Chief Railway Commissioner.
Tramways. Hairdressers	Hairdressers and wigmakers,

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Industrial Disputes.

SCHEDULE ONE-continued.

Board.	Industries and employees in industries.
Hotels, club, and restaur- ant employees.	The employees in hotels, clubs, and restaurants.
Hunter River District Board of Water Supply and Sewerage.	The employees of the board.
Iron trades	Engineers, smiths, boilermakers, iron ship builders, angle- ironsmiths, fitters, turners, pattern-makers, ironmoulders, blacksmiths, coppersmiths, tinsmiths, sheet-iron workers, and all other persons engaged in the engineering, iron ship-building, and iron trades.
Jam industry	Fruit preparers, canners, labourers.
Laundries (public)	Laundrymen and laundrywomen.
Maitland collieries	Coal-miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal-mines.
Metropolitan Water and Sewerage Board.	
Milk Industry	Milk and ice carters, milk weighers, milk receivers, grooms and yardmen, and employees of milk vendors and dairymen
	in the county of Cumberland.
Musicians	Professional musicians. Coal-miners, engine-drivers, wheelers, surface hands, and
Newcastle collieries Painting trades	other persons employed in and about coal-mines. Painters, grainers, paperhangers, writers and decorators.
Printing	Compositors, linotype and monoline operators, letterpress machinists, book-binders, and paper-rulers, lithographic workers, and the like.
Pastrycooks	Pastrycooks.
Plasterers	Plasterers and assistants
Plumbers and gasfitters	Plumbers and gasfitters.
Saddlery	Saddle and harness makers.
Sawmill employees Shearers Shipping	Shearers, shed employees, cooks, and rouseabouts.
Smpping	trimmers, donkeymen, greasers, firemen, deck hands, stewards, cooks, and persons employed on ferry boats.
Shipbuilding	Shipwrights, joiners, ship painters, and dockers.
Southern collieries	Calminant and interest wheelong anterestands and
Shop assistants	Shop assistants and office assistants in shops.
Stonecutters	Stonemasons and monumental workers and assistants.
Storemen and packers	
Sydney Harbour Trust	The employees of the trust.
Tanning	
Tip-carters	
Tobacco industry	Drivers of trollors draws and cants
Trolley draymen Undertakers	Persons employed in undertakers' business.
Undertakers	

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SCHEDULE ONE-continued.

Board.	Industries and employees in industries.
Unskilled labourers .	Builders' labourers, sewer miners, rock gutterers, hammer and drill men, concrete workers, pick and shovel men, platelayers.
Waterside workers .	Sydney and Newcastle wharf labourers, and coal lumpers and trimmers.
snale mines.	d Coal miners, shale miners, engine-drivers, wheelers, surface hands, and other persons employed in and about coal and shale mines.
Wire mattress makers .	. Weavers, bench hands, and labourers.
Wire-netting	. Workers in that industry.
	. Carpenters, joiners, and the like, and assistants.

SCHEDULE TWO

Election of persons for boards.

1. The Industrial Court shall fix the number of persons to be elected by the employers and employees in the industry or group of industries to be represented on a board.

2. From the persons so elected, the said court shall choose the persons whom it recommends to the Governor for appointment to the Board.

Election of persons for assessors.

3. The Industrial Court shall from time to time, at its discretion, fix the number of persons to be elected for assessors to such court or to a board by the employers and employees in each industry.

4. From the persons so elected for any industry the said court or board may appoint the assessors in any matter relating to that industry.

The register.

5. Registers relating to employers and employees respectively shall be kept by the industrial registrar of persons entitled to vote for members of a board and for assessors.

6. Names shall be placed on any such register on application in the prescribed form.

Election by employers.

7. Each employer in an industry shall be entitled to vote if his name is on the register.

8. Employers shall have the number of votes appearing on the register according to the following scale :—

Employers of five hundred or more employees in the industry shall have three votes. Employers of less than five hundred and more than two hundred such employees shall have two votes.

Other employers shall have one vote.

Election

SCHEDULE TWO-continued.

Election by employees.

9. Where all the employees in an industry are members of some union, any such election for members of boards or for assessors shall be by the members of the unions only.

10. Where, with respect to the whole of an industry, an award which gives preference to unionists by consent, or an industrial agreement which gives such preference is in force, the election shall be by the employees who are members of the unions only.

11. Each member of an union, certified by the secretary thereof by statutory declaration to be financial, shall be entitled to be registered and to vote in respect of his industry

12. Subject to paragraph ten of this Schedule, every person who is not a member of an union, on proof by statutory declaration that he has been engaged in the industry for twelve months within the previous two years, shall be entitled to be registered, and to vote in respect of his industry.

13. No person shall vote in respect of his membership of more than one union,

14. Each employee shall have one vote only.

General provisions.

15. Each vote must be given for the full number of persons to be elected, otherwise the vote will be void.

16. The mode of election shall be as prescribed by the regulations.

17. Any dispute as to the interpretation of this Schedule shall be determined by the Industrial Court, whose decision shall be final.

In the name and on behalf of His Majesty I assent to this Act.

HARRY H. RAWSON,

Governor.

State Government House, Sydney, 24th April, 1908.

I Caustify that this PULLIC BILL, which originated in the LEGISLATINE ASSEMBLY, has heady passed the LEGISLATINE COUNCIL and the LEGISLATINE ASSEMBLY OF FILES.

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Arts South Walks.

Legislative Assembly Chamber, Sydney, 11 April, 1966, 1.31.

I This Act may be sited as the "Industrial Dispute to the Black B

I Actos scantines, this Soil, and find it to correspond in all respects with the fift 3? -

Chearman of Committees of the Logislature Leonghin