

Supplementary Order Paper.

HOUSE OF REPRESENTATIVES.

Thursday, the 14th Day of May, 1936.

FACTORIES AMENDMENT BILL.

Hon. Mr. ARMSTRONG, in Committee, to move the following amendments:—

Clause 2, subclause (3): To insert, before the word “ worker ” in line 28, the word “ male ”.

Clause 3: To insert at the beginning of this clause the words “ Except as otherwise provided in this section ”.

To add the following subclauses:—

(2) The *last preceding* subsection shall not apply with respect to any dairy factory or creamery in which not more than two workers are regularly employed.

(3) The following provisions shall apply in respect of any worker who is employed on more than six days in any week in or about any dairy factory or creamery referred to in the *last preceding* subsection, namely:—

(a) He shall be entitled to a whole holiday for every additional day on which he has been so employed; or

(b) In lieu of allowing the worker any such holiday, the occupier may, in addition to the ordinary wages of the worker, pay him at the ordinary rate for any additional day on which he has been so employed.

(4) All holidays to which a worker becomes entitled pursuant to paragraph (a) of the *last preceding* subsection shall be given to him not later than one month after the close of the season during which he became entitled to them; and, in cases where payment in lieu of any holiday is made pursuant to paragraph (b) of the *last preceding* subsection, such payment shall be made not later than the close of such season.

Clause 5, subclause (4): To omit the words “ or the weekly maximum number of hours fixed in any award of the Court of Arbitration as referred to in subsection *five* of section *two* hereof ” in lines 41 to 44; to omit the words “ that section ” in line 46, and substitute the words “ section *two* hereof ”.

Clause 13, subclause (3): To omit from this subclause the words “ Subject to the provisions of any award or industrial agreement for the time being in force under the Industrial Conciliation and Arbitration Act, 1925,” in lines 4, 5, and 6.

To add to the subclause the following further proviso:—

Provided also that where any worker employed in or about a dairy factory or a creamery in which not more than two workers are regularly employed is actually employed on any of the whole holidays specified in section thirty-five of the principal Act (as amended by the *last preceding* section) he may, in lieu of payment therefor in accordance with this subsection, be allowed two whole holidays at such time or times as the occupier may determine, being not later in any case than one month after the close of the season in which the whole holiday occurred.

To add the following new clause:—

16A. The Second Schedule to the principal Act is hereby amended by adding thereto the following:—

“8. Wool-dumping on any wharf, as defined in section five of the Harbours Act, 1923.”

Second
Schedule to
principal Act
amended.