SECTION XXVII.

INDUSTRIAL UNIONISM AND INDUSTRIAL LEGISLATION.

§ 1. Development of Trade Unions in Australia.

- 1. Historical Development of Trade Unionism in Australia.—A special article, reviewing the development of trade unionism from its inception, appeared in Year Book No. 9, pp. 937-41.
- 2. Registration under Trade Union Acts.—The benefits conferred by registering trade unions under the Trade Union Acts in force in the various States are not held in much repute; consequently the statistics of registered trade unions of employees not only do not represent the position of unionism, but, in addition, the statistics themselves for past years are so defective as to be practically valueless. The particulars furnish no reliable indication of the numerical and financial position of trade unions. Some of the registered unions fail to supply returns; this non-supply may lead to cancellation of the registration. Some of the unions have obtained the cancellation of their certificates of registration, the apparent reason being that they proposed registering under the Commonwealth Conciliation and Arbitration Act or a State Arbitration Act. Queensland, some of the largest labour unions withdrew from registration during 1911, mainly on account of the necessity for closer restriction of their objects as set forth in their rules, consequent on legal decisions affecting trade unions. In Victoria, only seven unions of employees are registered, and in South Australia sixteen unions were registered at the end of 1916. Particulars relating to membership and financial position of many of these unions were not furnished. It will be seen, therefore, that the available information is too meagre for statistical purposes.
- 3. Registration under Industrial Arbitration Acts.-Western Australia and New South Wales up to 30th June, 1908, were the only States with Industrial Arbitration Acts under which industrial associations could be, and actually were, registered. The number of registered unions in New South Wales shewed a gradual increase from 1902 to 1907, the figures in the latter year being 109 unions of employers, with 3,165 members, and 119 unions of employees, with 88,075 members. Under the Industrial Disputes Act, which succeeded the Arbitration Act of 1901, it was not necessary to furnish the information. Since the Act of 1908, industrial organisation proceeded rapidly, owing to a general desire on the part of the workers to obtain the status necessary to entitle them to the advantages offered by the Act. The Act of 1908 was repealed by that of 1912, and in 1912 there were 117 industrial unions of employers and 192 industrial unions of employees on the register. On the 31st August, 1914, there were 105 industrial unions of employers and 160 industrial unions of employees registered. On the 25th April, 1919, there were 114 industrial unions of employers, and 161 industrial unions of employees on the register. Registration had been granted to 5 of the 161 employees' unions subject to amendment of rules. In Western Australia, the employers' unions numbered 45, with 441 members, in 1904; 59 unions, with 520 members, in 1905; 57 unions, with 534 members, in 1906; 56 unions, with 552 members, in 1907; 48, with 409 members, in 1908; 47, with 408 members, in 1909; 46, with 444 members, in 1910; 46, with 554 members, in 1911; 49, with 749 members, in 1912; 48, with 581 members, in 1916; and 52, with 810 members, in 1917. From 1904 to 1908 unions of employees were in a fairly stationary condition. Since 1909, however, there has been a rapid

expansion. At the end of 1904 and 1905 there were 140 unions, with 15,743 and 15,461 members respectively; in 1906 there were 130 unions, with 16,015 members; in 1907, 121 unions, with 14,544 members; in 1908, 121 unions, with 15,187 members; in 1909, 122 unions, with 17,282 members; in 1910, 130 unions, with 20,429 members; in 1911, 152 unions, with 28,934 members; in 1912, 158 unions, with 30,453 members; in 1916, 134 unions, with 25,403 members; and in 1917, 137 unions, with 26,359 members. These figures include councils and associations. Registration under Commonwealth legislation began in 1906. In that and the four following years, there was but one union of employers; another was registered in 1911. The unions of employees registered were 20 in 1906, with 41,413 members; 24, with 57,306 members, in 1907; 37, with 69,536 members, in 1908; 7, with 14,161 members, in 1909; 10, with 3,760 members, in 1910. Twenty-four unions of employees were registered in 1911. The membership given above is that at time of registration. At the end of 1912 there were 3 employers' organisations, with 351 members, and 96 employees' organisations, with 245,735 members, on the register under the Commonwealth Conciliation and Arbitration Act. On the 31st December, 1916, there were 5 organisations of employers, with 5,181 members, and 110 organisations of employees, with 422,787 members on the register.

- 4. Types of Trade Unions in Australia.—The trade unions in Australia are very diverse in character, and range from the small independent association to the large interstate organisation, which, in its turn, may be merely a branch of a British or international union. Broadly speaking, there are four distinct classes of labour organisations, viz.:—(i) the local independent, (ii), the State, (iii) the interstate, and (iv) the Australasian or International, but a number of variations occur from each of these classes. The leading characteristics of each of these types was briefly outlined in Labour Report No. 2 (pp. 7 to 9) issued by this Bureau.
- 5. Total Number of Unions, 1918.—As already stated, the figures for trade unions registered under the Acts do not represent the position of unionism in Australia. In 1912 the Labour and Industrial Branch of the Commonwealth Bureau of Census and Statistics was established, and by the cordial co-operation of the officials of the labour organisations, comprehensive figures relating to the development of organised labour are now available. The following table gives particulars of the number of trade unions, the number of branch unions, and the number of members in each State, the Northern Territory and the Commonwealth at the end of 1918:—

TRADE UNIONS, BRANCH UNIONS, AND MEMBERS, STATES, NORTHERN TERRITORY, AND COMMONWEALTH, 1918.

State or Te	ritory.		Number of Separate Unions.	Number of Branches.	Number of Members.
New South Wales Victoria Queensland South Australia Western Australia Tasmania Northern Territory			217 158 102 101 111 74 4	785 346 298 137 195 75	243,176 152,063 87,737 51,559 33,761 11,900 1,559
Total			767	1,836	581,755
Commonwealth*	••	••	394†	2,200†	581,755

^{*} Allowing for interstate excess. † Number of distinct organisations and interstate groups of organisations in the Commonwealth—not the total number of organisations, which are practically independent and self-governing. (See next page).

In the preceding table the number of separate unions in each State refers to the number of unions which are represented in each State, exclusive of branches within a State. That is to say, each union represented in a State is only counted once, regardless of the number of branches in that State. Except in the last line, the number of branches indicates the number of branches of State head offices, which may, of course, themselves be branches of an interstate or larger organisation. In taking the total number of separate unions in the Commonwealth (see last line but one), it is obvious that, in the case of interstate and similar unions, there will be duplication, since each such union is counted once in each State in which it has any branches. In the figures given in the last line allowance has been made for this duplication. State branches of interstate or federated unions, as well as sub-branches within a State, are included under the heading "Branches" in the third column-last line. It should be observed, however, that the scheme of organisation of these interstate or federated unions varies greatly in character, and the number of separate Commonwealth unions does not fairly represent the number of practically independent organisations in Australia. In some of these unions the State organisations are bound together under a system of unification and centralised control while in others the State units are practically independent and self-governing, the federal bond being loose and existing only for one or two specified purposes. It may be seen, therefore, that there are 394 distinct organisations and interstate groups of organisations in the Commonwealth, having 2,200 State branches and sub-branches, and a total of 581,755 members.

6. Number of Unions and Membership in Industrial Groups, 1918.—The following table shews the number of unions and members thereof in each State at the end of the year 1918. The number of unions specified for each State refers to the number of different unions represented in each State; that is to say, interstate or federated unions are counted once in each State in which they are represented, but sub-branches within a State are not counted. In order to avoid disclosing the affairs of individual unions, in cases where there are only either one or two unions in any group in a State, the membership is not given separately.

NUMBER OF UNIONS AND MEMBERSHIP IN INDUSTRIAL GROUPS IN EACH STATE, DECEMBER, 1918.

Industrial Groups.	N.S.W.	Vic.	Q'land.	S.A.	W.A.	Tas.	N. Ter.	Total.	
Number of Unions.									

		i .			1	1	1	,	
1.	Wood, Furniture, etc	4	3	2	3	4	4	:	20
II.	Engineering, Metal Works, etc.	21	19	11	11	8	6	1	77
III.	Food, Drink, Tobacco, etc	23	18	7	10	14	8		80
IV.	Clothing, Hats, Boots, etc	9	7	2	3	3	4		28
	Books, Printing, etc	8	10	3	2	5	2		30
	Other Manufacturing	28	20	9	14	8	5		84
	Building	14	13	9	! 8	9	4	1	58
	Mining, Quarries, etc	14	3	i	2	4	2		26
	Railway and Tramway Services	11	6	4	6	9	4		40
X.	Other Land Transport	9	5	3	2	2	2		23
XI.	Shipping, etc	19	8	18	10	7	10		72
XII.	Pastoral, Agricultural, etc	3.	2	1	1	1	1		9
XIII.	Domestic, Hotels, etc	8	4	1	2	5		1	20
	Miscellaneous	46	40	31	27	32	22	2	200
								_	
	Total	217	158	102	101	111	74	. 4	767
	10021		100	-02	101		'^	•	
				'	<u>' </u>				

NUMBER OF UNIONS AND MEMBERSHIP IN INDUSTRIAL GROUPS IN EACH STATE, DECEMBER, 1918—continued.

Industrial Groups.	n.s.w.	Vic.	Q'land.	S.A.	W.A.	Tas.	N. Ter.	Total.

NUMBER OF MEMBERS.

	,							
I. Wood, Furniture, etc	7,536	5,446		1,163	1,708	1,213		†17,066
II. Engineering, Metal Works, etc.		11,140	4.977	4,545	2,317	471		47,135
III. Food, Drink, Tobacco, etc	16,523	12,251	6,518	2,778	1,426	1,457	١	40,953
IV. Clothing, Hats, Boots, etc	9,542	17,268	*	1,823	813	462		†29,908
V. Books, Printing, etc	5,263	3,907	1.269	-,,	463	*		11,972
VI. Other Manufacturing	15,570	10.132	1,247	2,057	1,427	240		30,673
VII. Building	15,377	11.588	4,553	2,531	1,164	548		35,761
VIII. Mines. Quarries, etc	21,695	3.126	2,975		4,278			35,519
1X. Railway and Tramway Services	30.974	18,387	11,397	6,387	6,712	956	١	74,813
X. Other Land Transport	6.143	3,813	2,297	*	*		l	14,487
XI. Shipping, etc	24,042	12,938	5,546	5,809	1,206	892		50,435
XII. Pastoral, Agricultural, etc	15,060	8	*	*	*		l	44,176
XIII. Domestic, Hotels, etc	5,975	2,499	*		1,306			11,169
XIV. Miscellaneous	45,791	39,568	32,148	15,947	9,299	2,229	•	133,855
		l		ļ	ļ	-	ļ	
Total	243,176	152,063	87,737	51,559	33,761	11,900	‡1,559	581,755

^{*} Not available for publication separately; included in State and Commonwealth totals. † Incomplete, see footnote *. ‡ Membership of Groups II., VII., and XIV. included in the South Australian numbers. § Membership included in total for Group XIV.

Particulars are given in Labour Report No. 9 (pp. 13-14) of the number of male and female members of unions and the percentage of such members on the total number of adult wage earners. Other tables in the same Report shew the classification of unions according to number of members and the number of central labour organisations. Information is also given below as to the development of trade unionism since 1901.

7. Development of Trade Unions in Australia, 1901 to 1918.—The following table shews for the years specified the total number of trade unions in the Commonwealth, and the number and membership of those unions for which returns are available. The estimated total membership of all unions for years prior to 1912 is shewn in the last line:—

NUMBER AND MEMBERSHIP OF TRADE UNIONS IN COMMONWEALTH, 1901 TO 1918.

Particulars.	1901.	1906.	1911.	1912.	1913.	1914.	1915.	1916.	1917.	1918.
Total number of unions Number of unions	198	302	573	621	710	712	713	705	747	767
for which member- ship available	139	253	542	621	710	712	713	705	747	767
Membership of these unions Estimated total	68,218	147,049	344,999	433,224	497,925	523,271	528,031	546,556	564,187	581,755
membership of all unions	97,174	175,529	364,732							

Note.—Particulars for 1907, 1908, 1909, and 1910 are given in Labour Report No. 2, p. 13.

These figures shew that while the number of unions in 1918 was more than double the number in 1906, the estimated membership during the same period increased nearly fourfold. During the last nine years the estimated annual increase in membership was greatest in the year 1912, when it amounted to no less than 68,492, and least in 1915, when it was only 4,760.

8. Interstate or Federated Unions, 1918.—The following table gives particulars as to the number and membership of interstate or federated unions in 1918 :--

NUMBER AND MEMBERSHIP OF INTERSTATE OR FEDERATED UNIONS IN THE COMMONWEALTH, 1918.

Particulars.			Total.				
	2 States.	3 States.	4 States.	5 States. *	6 States.†		
Number of Unions		14	17	13	18	33	95
Number of Members		14,709	35,885	58,376	95,042	265,135	469,147

One union in this group has, in addition to branches in each of the five States, a branch in the Northern Territory.

† Three Unions in this Group have, in addition to Branches in each of the six States, a Branch in the

Northern Territory.

It appears, therefore, that 95 out of the 394 separate associations and groups of associations in the Commonwealth are organised on an interstate basis. The membership of these 95 unions amounts to 469,147, or no less than 80.6 per cent. on the total membership (581,755) of all unions.

9. Central Labour Organisations.—In each of the metropolitan towns, as well as in a number of other industrial centres, delegate organisations, consisting of representatives from a group of trade unions, have been established. Their revenue is raised by means of a per capita tax on the members of each affiliated union. In most of the towns where such central organisations exist, the majority of the local unions are affiliated with the central organisation, which is usually known as the Labour or the Trades Hall Council or the Labour Federation. In Western Australia a unified system of organisation extends over the industrial centres throughout the State. In this State there is a provincial branch of the Australian Labour Federation, having a central council and executive, and metropolitan and branch district councils, to which the local bodies are affiliated. The central council, on which all district councils are represented, meets periodically. In the other five States, however, the organisation is not so close, and though provision usually exists in the rules of the central council at the capital town of each State for the organisation of district councils or for the representation on the central council of the local councils in the smaller industrial centres of the State, the councils in each State are, as a matter of fact, independent bodies.

The table below shews the number of metropolitan and district or local labour councils, together with the number of unions and branches of unions affiliated therewith. in each State at the end of the year 1918 :-

CENTRAL LABOUR ORGANISATIONS.--NUMBER, AND UNIONS AFFILIATED, 1918.

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	C'wealth.
Number of Councils Number of Unions	4	5	5	3	10	1	28
and Branch Unions affiliated	143	188	58	80	159	18	646

The figures given in the preceding table as to number of unions do not necessarily represent separate unions, since the branches of a large union may be affiliated to the local trades councils in the several towns in which they are represented.

Between the trade union and the central organisation of unions may be classed certain State or district councils, organised on trade lines and composed of delegates from separate unions, the interests of the members of which are closely connected by reason of the occupations of their members, such, for example, as delegate councils of bakers, bread carters, and mill employees, or of unions connected directly or indirectly with the iron, steel, or brass trades, or with the building trades.

§ 2. Laws Relating to Conditions of Labour.

- 1. Tabular Statement of Statutes affecting Labour.—The statutes in force at the end of 1918 in the several States of the Commonwealth, which, more or less directly, affect the general conditions of labour, are shewn in the tables on pages 991-2 of Year Book No. 11. The following additions have been made to the Statutes in force therein: in New South Wales an amendment of the Industrial Arbitration Act 1918; in Western Australia an amendment to the Early Closing Act in 1917; and in Tasmania an amended Workmen's Compensation Act 1918.
- 2. Provisions and Administration of the Acts.—For information regarding the benefits sought, and the provisions for the registration, administration, and record-keeping, etc., under these Acts, reference should be made to Year Book No. 9, pp. 949 to 952.
- 3. Registered Factories.—The number of establishments registered under Factories Acts is shewn below:—

FACTORIES REGISTERED UNDER ACTS, 31st DECEMBER, 1917.

State.		Number of	N	Numbers Employed.				
State.			Registered Factories.	Males.	Females.	Total.		
New South Wales			8,099	66,066	29,185	95,251		
Victoria			7,772	60,684	36,877	97,561		
Queensland*		!	2,639	21,014	7,939	28,953		
South Australia			1,809	12,490	5,334	17,824		
Western Australia			1,145	7,904	3,101	11,005		
Tasmania†	••		975	6,553	1,542	8,095		
Commonwealth			22,439	174,711	83,978	258,689		

^{*} At 31st March, 1918.

- 4. Comparative Statement of Factories Law in Australia.—The tables on pp. 994 to 999 of Year Book No. 11 shew at a glance the chief provisions of the Factories and Shops Acts in the Commonwealth. An amendment to the Early Closing Act in Western Australia was enacted in 1917.
- 5. Mining Acts.—Under the Mining Acts the employment underground of all females and of boys under fourteen years is prohibited. A minimum age, usually seventeen, is fixed for employment as lander or braceman at plats and landing places; no lander, braceman, underground worker, or man in charge of motive power may be employed more than eight hours a day. A large number of scientific provisions for the protection of the lives and health of miners is also inserted in the Acts. Enginedrivers must hold certificates of competency. Persons may be licensed to certify to the condition of boilers. Provision is made to enable injured persons or the relatives of persons killed to recover damages if the injury or death results from a breach of the regulations referred to above. Inspection of mines is fully provided for. Sunday labour is forbidden. In New South Wales and (since 1st February, 1910) Victoria still more advanced mining legislation exists; numerous sections are designed to ensure the well-being of the workers, such as limitation of hours, etc.
- 6. Employers' Liability and Workmen's Compensation Acts.—In each of the States, Acts have been passed allowing compensation to workers who have been killed or injured while engaged in industrial occupations. In the Commonwealth, one Act provides for compensation to all workers employed by the Commonwealth, and another to all seamen working on ships registered in Australia. A conspectus of these Acts is given below.

[†] At 30th June, 1918.

CONSPECTUS OF WORKMEN'S

HEADING.	NEW SOUTH WALES.	VICTORIA.	QUEENSLAND.	SOUTH AUSTRALIA.
Name of Act	Workmen's Compensation Act 1916	Workmen's Compen- sation Act 1915	The Workers' Compensation Act 1916	The Workmen's Com- pensation Act 1911 and 1918
Definition of Employer	Includes any body of persons, corporate or incorporate, and the legal representative of a deceased employer.	Includes any body of persons, corporate or incorporate.	Includes persons, firms, companies and corporations employing workers.	Includes any body¥of persons, corporate or incorporate.
Nature of work to which Act applies.	ture of work to which Any person who is Man		Industrial, commercial, manufacturing, building, agricultural, horticultural, pastoral, mining, quarrying, engineering, or hazardous work.	Manual only, with incomes upgto £5_a week.
Workers expressly ex- cluded.	Casuals, persons whose remuneration exceeds £312 per annum.	Workers other than manual earning over £250. Police, out- workers, members of employer's family.	Casuals, police, sub- scribers to super- annuation fund, members of em- ployer's family.	Persons carning over £5 a week. FOutworkers, members of employer's family, seamen whose injury occurs outside jurisdiction, agricultural, horticultural, dairying or pastoral workers where machinery is not used, clerks, domestic servants.
Employer not liable to pay compensation for	Injury disabling for less than one week.	Injury incapacitating for less than a week.	Injury incapacitating for less than three days.	First week of injury if disabled for less than two weeks.
In event of insolvency maximum amount of compensation admit- ted as first charge on assets per individual.	£200.	£200.	Insurance compulsory in State Accident Insurance Fund.	£100.
Compensation in case of Death. If dependents left	3 years' earnings, or £300, whichever larger; maximum, £500.	3 years' earnings, or £200, whichever is the larger; maxi- mum, £500.	3 years' earnings, or £300, whichever larger; maximum, £600.	4 years' earnings, or £200, whichever larger; maximum, £300.
If no dependents, maximum amount for medical attend- ance and funeral expenses.	£20.	£50.	£50.	£20.
Compensation in case of Incapacity. Weekly payment	Half average weekly earnings; maximum, £2.	Half average weekly earnings; maximum, 30s.	Half average weekly earnings; maximum, £2, minimum, £1.	Half average weekly earnings; maximum, single man 30s., married man £2.
Maximum total liability	£750.	£500.	£750.	£400.
Compensation for Workers over 60 years of age who have entered into an agreement. Death, with depen-				
dents—Minimum Incapacity—Minimum		£50.		£50.
weekly payment		5s., or quarter of weekly earnings,		5s.
Maximum total lia-		whichever larger.		

COMPENSATION ACTS IN AUSTRALIA.

WESTERN AUSTRALIA.	TASMANIA.	COMMONWEALTH. (Employees.)	Commonwealth. (Seamen.)
Workers' Compensation Act 1912.	The Workers' Compensa- tion Act 1918.	Commonwealth Workmen's Compensation Act 1912.	Seamen's Compensation Act 1911.
Same as South Australia.	Same as South Australia.	The Commonwealth.	Same as South Australia.
Manual, clerical, or otherwise with income up to £300 a year.	Work under contract of service or apprenticeship by way of manual labour, clerical work, or otherwise, on land or water.	Manual, clerical, or otherwise.	Navigation or working of ships registered in Australia. Seamen shipped under Articles of Agreement in Australia while under Commonwealth law included.
Persons whose remuneration exceeds £300 a year. Casuals, police, outworkers, members of employer's family.	Casuals, outworkers, police force, domestic servants under 16 years and not working 8 hours per day, and persons whose weekly earnings do not exceed £4.	Persons not employed in manual labour earning over £500 a year. Outworkers, naval and military forces on active service.	Seamen on vessels ordin- arily propelled by oars, and those in naval or military service.
-			
Same as South Australia.	Injury incapacitating for less than three days.		Same as South Australia.
£150.	£100.		Full amount.
3 years' earnings, or £300, whichever larger; maxi-	3 years' earnings, or £200, whichever larger; maxi-	3 years' earnings, or £200, whichever larger; maxi-	3 years' earnings, or £200, whichever larger; maxi-
mum, £400. £100.	mum, £400. £30.	mum, £500.	mum, £500. £30.
Medical attendance up to £1. Half average weekly earnings; maximum, £2.	Half average weekly carnings; maximum, £2, minimum, £1.	Half average weekly earnings; maximum, £2.	Half average weekly earnings; maximum, 30s.
£400.	£500.	••	
			(If seamen entitled to Com- monwealth Old-age pen- sion, amount of compen- sation and pension to- gether not to exceed 30s. weekly.)
£100.	£100.		
10s.	20s.		
£100.	£100.		

CONSPECTUS OF WORKMEN'S

HEADING.	NEW SOUTH WALES.	VICTORIA.	QUEENSLAND.	SOUTH AUSTRALIA.
Compensation for in- firm workers who have entered into an agree- ment.				
Death, Minimum pay- ment		£50.	••	£50.
Incapacity—Minimum weekly payment		5s., or quarter of weekly earnings, whichever larger.	••	5s.
Maximum total liability		£50.		£50.
Compensation for workers under 21 years of age earning less than 20s. weekly. Weekly payment	Average weekly earnings; maximum, 15s.	Average weekly earnings; maximum, 10s.		Average weekly earnings; maximum,
Waiting time	None.	One week.	Three days. Compensation from date of accident if incapacity lasts over three days.	One week. No compensation for first week unless incapacity lasts two weeks.
Period after which lump sum can be substituted for weekly payment.	Six months.	Six months.	Any time.	Six months.
Tribunal, if claim not settled by agreement.	Committee representative of employer and his workmen, if existing, or arbitration, or Judge of District Court.	Judge of County Court or Police Magistrate.	Insurance Commissioner, Industrial Referee, Supreme Court.	Arbitrator. If arbi- trator not agreed on within one month, special Magistrate. Appeals to Supreme Court.
Regulations for worker leaving the State in which he was injured.	If permanent incapacity likely, quarterly substituted for weekly payments in case of worker ceasing to reside in the State.	Same as South Australia.	If permanent incapacity proved, 156 times weekly payments substituted for weekly payments in case of worker leaving Commonwealth.	If permanent incapa- city likely, quar- terly substituted for weekly payments in case of worker leav- ing State.
Proceedings for com- pensation not main- tainable unless com- menced within	Six months.	Six months.	Six months.	Six months.

^{7.} Other Acts.—Other legislation regulating conditions of labour has been enacted by the States. The British Conspiracy and Protection of Property Act (38 and 39 Vic., c. 86) has been adopted in all the States except New South Wales and Queensland. Servants' registry offices are placed under administrative control, and the rates of commission chargeable are fixed by regulation. Power is given to workmen to attach moneys due to a contractor who employs them, in order to satisfy a claim for wages, such wages being made a first charge on moneys due to a contractor. Workmen are given a lien for wages over material whereon they are working, even if it becomes part of other property. This is in addition to the common law lien, which ceases when possession of the property is parted with. Workmen's wages are protected from attachment. In Victoria, provision is made for the compulsory resumption of suburban lands to provide workmen's homes.

COMPENSATION ACTS IN AUSTRALIA-continued.

WESTERN AUSTRALIA.	Tasmania,	Commonwealth. (Employees).	Commonwealth. (Seamen).
£100.	£50, or 39 times average weekly earnings, which- ever larger.		
10s.	10s., or quarter of weekly earnings, whichever larger.		
£100.	£100.		
Average weekly carnings; maximum, 20s.	Average weekly earnings, maximum, £1.	Same as New South Wales.	Same as New South Wales.
Same as South Australia.	None.	Ñone.	One week. No compensa- tion for first week unless incapacity lasts two weeks
Six months.	Two months.	Six months.	Six months.
Local Court.	Commissioner (under Local Courts Act 1896) in Court of Requests.	Arbitrator or County Court.	Arbitrator or County Court
Weekly payments continue in case of worker leaving State.	Same as South Australia.	If permanent incapacity likely, quarterly substituted for weekly payments in case of worker leaving Australia.	If permanent incapacity likely, quarterly substi- tuted for weekly pay- ments in case of worker leaving Australia.
Six months.	Six months.	Six months.	Six months, or 18 months if ship lost at sea.

8. General Results of Industrial Legislation.—The results of the legislation described must be sought in the Reports of the Inspectors of Factories of the several States. Generally speaking, the perusal of these reports and of the reports of Royal Commissions which have inquired into the working of the Acts, affords satisfactory evidence that the Acts have, on the whole, effected their objects.

§ 3. Legislative Regulation of Wages and Terms of Contract.

1. General.—Two systems, based upon different principles, exist in Australia for the regulation of wages and general terms of contracts of employment. A "Wages Board" system exists in Victoria and Tasmania, and an Industrial Arbitration Court in Western

Australia. In the industrial legislation of New South Wales, Queensland, and South Australia, both systems are embodied, Industrial or Wages Boards, as well as Industrial Courts, being instituted. In Victoria, Wages Boards' decisions may be reviewed by the Court of Industrial Appeals. In New South Wales, Industrial Arbitration Acts of 1901 and 1905 instituted an Arbitration Court. This court expired on 30th June, 1908, having delivered its last judgment on the previous day. Wages Boards were substituted under the Industrial Disputes Act 1908, and subsequent years; while the Act of 1912 introduced the mixed system. The Industrial Arbitration (Amendment) Act, assented to on 22nd March, 1918, amends the law for the regulation of the conditions of industries and industrial arbitration. The Act provides for the establishment of a Board of Trade and of special and deputy Courts of Industrial Arbitration, and also for the appointment of Industrial Boards on the recommendation of the Court. There is also the Arbitration Court of the Commonwealth, which has power, however, to deal only with matters extending beyond the limits of a single State.

The chief aims of the Wages Board system are to regulate hours, wages, and conditions of labour and employment, by the determination of a Board usually brought into existence for any specified industry or group of industries by petition or application. Under the Industrial Arbitration Court system an industry does not technically come under review until a dispute has actually arisen. Most of the Acts, however, have given the President of the Court power to summon a compulsory conference. In Victoria, where the Wages Board system is in force, there is no provision against strikes, but in Tasmania, where that system has also been adopted, penalties are provided for a lock-out or strike on account of any matter in respect of which a Board has made a determination.

TRIBUNALS FOR THE REGULATION OF

Particulars.	NEW SOUTH WALES.	Victoria.	QUEENSLAND.			
Name of Acts	Industrial Arbitration Acts 1912, 1916, 1918	Factories and Shops Act 1915	Industrial Arbitration Act			
Nature of Tribunals	Court of Industrial Arbitra- tion. Industrial Boards. Board of Trade	Court of Industrial Appeals. Wages Boards	Industrial Court. Industrial Boards			
How Tribunals are brought into existence	Industrial Court (Judge) constituted by Act. Industrial Boards by the Minister on recommendation of Industrial Court. Board of Trade constituted by Act	Court constituted by Act. Wages Boards by Governor- in-Council on resolution of Parliament	Industrial Court constituted by the Act. Industrial Boards by Minister on recommendation of Court			
Scope of Acts	To industrial groups named in Schedule to Act, and those added by Proclamation. Includes Government servants. Board of Trade declarations re living wage, apprenticeship, etc.	To any process, trade, business, or occupation specified in a resolution. Government servants are not included	To all callings and all persons (including Government servants) except (1) State chil- dren; (2) domestic servants; (3) persons engaged in farming operations on dairy, fruit and agricultural farms			

Particulars were given as to the historical development, mode of constitution and general provisions of Wages Boards and Arbitration Courts in Year Book No. 9, pages 960 to 966. These refer to the regulation of wages and working conditions, and the prevention and settlement of industrial disputes.

- 2. Comparative Statement of Tribunals for Regulating Wages in Australia.—The table on pages 990 to 993 shews at a glance the Acts which operate in fixing wages, the constitution and function of tribunals enacted under them, and the effect and extent of the tribunal's decisions. It will be seen that in all the States there is machinery for the regulation of wages.
- 3. Movement Towards Uniformity.—The wide difference between the development in the several States of the Commonwealth of the regulation by State institutions of the remuneration and conditions of the workers has given rise to a desire on the part of the Commonwealth Government to secure uniformity throughout Australia by any suitable and constitutional action on the part of the Commonwealth. The provisions of States' wages laws vary considerably. In New South Wales, Victoria, and Western Australia considerable experience has been gained of their working. The system is newer in South Australia, Queensland, and Tasmania. The desirability for uniformity has, as already mentioned, been recognised by the New South Wales Arbitration Court, which refused the Bootmakers' Union an award which would increase the wages of its members to amounts exceeding those paid in Victoria in the same trade, the express ground of the refusal being that New South Wales manufacturers would be handicapped by the payment of a higher rate of wage than that prevailing in Victoria.

WAGES IN TRADES IN AUSTRALIA, 1918.

SOUTH AUSTRALIA.	WESTERN AUSTRALIA.	Tasmania.	COMMONWEALTH.		
The Factories Acts 1907, 1908, 1910 and 1915. Industrial Arbitration Act 1912. Industrial Arbitration Act Amendment Acts 1915 and 1916	Industrial Arbitration Act 1912	Wages Boards Acts 1910, 1911, 1913, and 1917	Conciliation and Arbitration Act 1904-18. Arbitration (Public Service) Act 1911		
Industrial Court. Wages Boards	Arbitration Court	Wages Boards	Court of Conciliation and Arbitration		
Court constituted by Act of 1912. Wages Boards by the Governor-in-Council, pur- suant to resolutions of Parlia- ment	Constituted by the Act	By Governor-in- Council pursuant to resolutions of Parliament	Court of Record constituted by the Act		
To processes, trades, etc., speci- fied in Act, and such others as may be authorised by Par- liament	All industrial occupations other than domestic service	To clothing and apparel trades and any other trades or groups or parts	Industrial disputes extending beyond limits of any one State or in Federal Capital or Northern Territories		

TRIBUNALS FOR THE REGULATION OF

Particulars.	NEW SOUTH WALES.	Victoria.	QUEENSLAND.
How a trade is brought under review	Reference by Court or Minister, or by application to the Board by employers (having not less than 20 employees) or industrial unions	Usually by petition to Minister	Upon reference by an indus- trial union or employer, or any twenty employees in any calling, or the Minister, or of the Court
President or Chairman of Tribunal	Industrial Boards—Appointed by Minister on recommenda- tion of Court. Board of Trade—Appointed by the Governor-in-Council	Appointed by Governor-in- Council on nomination of Board, or falling that on nomination by Minister	Appointed by Board, or failing such, by the Minister
Number of Members of Tribunal	Industrial Boards—Chairman and 2 or 4 other members. Board of Trade—President, Deputy-President, 4 com- missioners and 1 or more for rural industries	Not exceeding 11 (including chairman)	Industrial Court, not exceeding 3, including president. Industrial Boards, 2 or 4 in addition to chairman
How ordinary members are appointed	Industrial Boards—Appointed by Minister on recommenda- tion of Industrial Court. Board of Trade—By Go- vernor-in-Council	Nominated by Minister. But if one-fifth of employers or employees object, represen- tatives are elected by them	Members of Industrial Court by Governor - in - Council. Members of Industrial Boards by Minister on nomi- nation by employers and employees respectively, and on the recommendation of the Court
Decisions—how enforced	By Registrar and Industrial Magistrate	By Factories Department in Courts of Petty Sessions before Police Magistrates	By Industrial Court on application of any party to the award or agreement, or of Registrar, or Industrial Inspector
Duration of decision	For period fixed by Tribunal, but not more than 3 years, and after such period until varied or rescinded	Until altered by Board or Court of Industrial Appeals	12 months and thereafter, unless sooner rescinded or varied
A ppeal against decision	To Industrial Court against decision of Boards	To the Court of Industrial Appeals	To Industrial Court against decision of Boards. Case may be stated for opinion of Full Bench
Is suspension of decision possible pending appeal?	No; except by temporary variation of award by the Court	Yes; for not more than 12 months	Yes, if Court so orders
Can Preference to Unionists be declared ?	Yes	No	Yes
Provision against strikes and lock-outs	Fourteen days' notice of intention must be given. Secret ballot, two-thirds of members must vote. Penalty for illegal strike, £500; for lock-out, £1,000	Determination may be suspended by Governor-in-Council for any period not exceeding 12 months	Provision made for taking ballot; majority must vote in favour of strike or lock-out. Penalties for strikes or lock- outs, employer or industrial union, £100; other cases, £10
Special provisions for Conciliation	Special Commissioner. Conciliation Committees for colliery and other districts. Registered agreements	None	Compulsory Conference. Registered agreements

WAGES IN TRADES IN AUSTRALIA, 1918—continued.

SOUTH AUSTRALIA.	Western Austrlia.	TASMANIA.	Common wealth.		
Court—matters or disputes submitted by Minister, Regis- trar, employers or employees, or by report of Wages Board. Wages Boards by petitions, etc.	Industrial disputes referred by President or by an In- dustrial Union or Associa- tion	Usually by petition to Minister	Industrial disputes either certi- fied by Registrar, submitted by organisation, referred by a State Industrial authority or by President after hold- ing abortive Compulsory Conference		
Court — President. Wages Board, appointed by Gover- nor on nomination of Board, or failing nomination, a Sti- pendiary Magistrate	A Judge of the Supreme Court	A Police Magistrate appointed by the Governor	President		
Court — President. Provision made for appointment of Deputy-President. Wages Board, not less than 5 nor more than 11 (inclusive of chairman)	Three, including President	Chairman, and not less than 4 nor ' more than 10	President. Provision is made for appointment of Deputy- President		
By Governor on nomination of employers and employees respectively	Appointed by Governor, President directly, and one each on recommendation of unions of employers and workers respectively	By Governor - in - Council on nomi- nation by employ- ers and employees	President appointed by Gover- nor-General from Justices of High Court for a term of 7 years. Deputy-President appointed by Governor- General from Justices of High Court or Judges of Supreme Court of a State		
By Factories Department	By Arbitration Court on com- plaint of any party to the award or Registrar or an Industrial Inspector	By Chief Inspector under Factories Act with con- sent of the Minis- ter	By proceedings instituted by Registrar, or by any orga- nisation affected, or a mem- ber thereof		
Until altered by Board or by order of Industrial Court	For period fixed by Court, not exceeding 3 years, or for 1 year and thenceforward from year to year until 30 days' notice given	Until altered by Board	For period fixed by award, not exceeding 5 years		
Industrial Court	No appeal except against imprisonment or a fine ex- ceeding £20	To Supreme Court against validity of determination only	No appeal. Case may be stated by President for opinion of High Court		
Yes	No suspension. Court has power to revise an award after the expiration of 12 months from its date	Yes	No appeal		
No	No	No	Yes; ordinarily optional, but mandatory if in opinion of Court preference is neces- sary for maintenance of industrial peace or welfare of society		
Penalty £500, or imprisonment for 3 months	Employer or Industrial Union, £100; other cases, £10	Organisations, £500; individuals, £20	Penalty, £1,000		
Compulsory Conference. Registered agreements	Compulsory Conference. Registered agreements	None	Compulsory Conference. Court may temporarily refer to Conciliation Committee. Registered agreements		

4. Constitution Alteration Proposals.—Two proposed laws for the alteration of the constitutional powers of the Commonwealth in regard to industries and businesses were submitted to the people for acceptance or rejection on the 26th April, 1911. The first law proposed to amend section 51 of the Constitution Act (see p. 21 hereinbefore) so as to give the Commonwealth Government increased powers to deal with (a) trade and commerce, (b) corporations, (c) industrial matters, and (d) trusts and monopolies. The second law proposed to insert, after section 51 of the Constitution Act, a section empowering the Commonwealth Government to make laws with respect to monopolies. Neither of the proposals was approved by the people. Fuller particulars are given on page 922 of Year Book No. 11. At the general elections, held on the 31st May, 1913. these and other matters were again submitted by referendum and again rejected.

§ 4. Operations under Wages Board and Industrial Arbitration Acts.

1. General.—Particulars regarding operations under the Commonwealth Arbitration Acts and the various State Acts for the regulation of wages, hours, and conditions of labour, shewing the number of boards authorised and constituted, and which had or which had not made any award or determination in each State; the number and territorial scope of awards or determinations, and the number of industrial agreements in force, were first compiled to the 31st December, 1913.*

These particulars have from time to time been revised, and reviews to the end of approximately quarterly periods have been published in the periodical Labour Bulletins to the 30th June, 1917, and thereafter in the Quarterly Summaries to the 31st December, 1918. Information has also been compiled and included in the later issues of the Labour Bulletin and Quarterly Summary respecting the estimated number of work-people affected by awards or determinations and industrial agreements in each State. In addition, a brief quarterly epitome has been given of the number of awards and determinations made and industrial agreements filed under the Act in force in each State and the Commonwealth Conciliation and Arbitration and the Commonwealth (Public Service) Arbitration Acts. The following tabular statement gives particulars of the operations in each State and under the Commonwealth Statutes during each quarter of the years 1917 and 1918 respectively:—

AWARDS AND DETERMINATIONS MADE AND INDUSTRIAL AGREEMENTS FILED IN EACH QUARTER OF 1917 AND 1918.

	1st Qu	arter.	2nd Quarter.		3rd Quarter.		4th Quarter.		Full Year.	
State and Commonwealth.	Awards or Determina- tions made.	Agreements Filed.	Awards or Determina- tions made.	Agreements Filed.	Awards or Determina- tions made.	Agreements Filed.	Awards or Determina- tions made.	Agreements Filed.	Awards or Determina- tions made	Agreements Filed.
				1917.					-	
New South Wales	35	14	23	11	31	7	19	11	108	43
Victoria	18	• •	19	::	22	::	6	::	65	1 ::
Queensland	15	3	6	12	21	16	21	11	63 39	42
South Australia	13	• • •	$\begin{vmatrix} 11 \\ 2 \end{vmatrix}$	ii	11	1 8	4 2	2 8	39	$\begin{vmatrix} 3 \\ 28 \end{vmatrix}$
Western Australia	ï	1	2	11	3	•	3	٥	7	
Tasmania Commonwealth	i	65†	io	5	12	9	10	56	33	135
Total	83	83	71	39	100	41	65	88	319	251

Information as to the main provisions of the various Acts in force was given in the Official Year Book No. 11, pp. 1004 and 1005.
 † Including 55 separate agreements made between the Australian Saddlery and Leather Workers' Trades Employees' Federation, and various employers.

	1st Qu	ıarter.	2nd Qu	ıarter.	3rd Q	uarter.	4th Qu	ıarter.	Full Y	ear.
State and Commonwealth.	Awards or Determina- tions made.	Agreements Filed.								

1918.

New South Wales	18	8	25	5	21	14	33	12	97	39
Victoria	13		12		20		31		76	
Queensland	9	12	35	24	26	19	55	6	125	61
South Australia	3	2	2	5	7	2	17	1	29	10
Western Australia	4	7	1	3	3	9	1	7	9	26
Tasmania	2		3		6		4		15	٠.
Commonwealth	3	5	5	6	4	151*	10	51†	22	213
m										_
Total	52	34	83	43	87	195	151	77	373	349

^{*} Including 140 separate agreements made between the Federated Engine-Drivers and Firemen's Association and various employers. † Including 37 separate agreements made between the Federated Coopers' Association and various employers.

Owing to the prevailing drought conditions and the advent of war during the year 1914, varying restrictive measures were introduced either for the suspension or curtailment of the operations of industrial tribunals in each of the States. During the second quarter of 1915 these restrictions were somewhat relaxed in New South Wales and Queensland, and early in the third quarter operations gradually assumed normal conditions in all the States. During the third and fourth quarters of 1915 greater activity was evidenced in each State, and this activity continued during the years 1916, 1917, and 1918. The number of awards and determinations (373) made by the Commonwealth Conciliation and Arbitration Court, the State Industrial Courts and Wages Boards, during the year 1918, was higher than the number made during the previous twelve months, when 319 awards and determinations were issued. The number of industrial agreements entered into during 1918 was 349, as compared with 251 during the year 1917. The number of awards issued by the Commonwealth Conciliation and Arbitration Court was 22, as compared with 33 during the previous year. The number of industrial agreements filed under the provisions of the Commonwealth Act shewed a large increase in comparison with the number filed during the previous year, the number filed during 1918 being 213, as against 135 during the year 1917.

2. Boards Authorised, and Awards, Determinations, and Agreements in Force.— In the following table particulars are given for all States, excepting Western Australia, of the number of Boards authorised and constituted, and including operations under the Commonwealth and the Western Australian Arbitration Acts, of the number of awards, determinations, and industrial agreements in force in all States at the 31st December, 1913 and 1914, and at quarterly intervals during the succeeding four years:—

PARTICULARS OF BOARDS AND OF AWARDS, DETERMINATIONS, AND INDUSTRIAL AGREEMENTS IN FORCE AT 31st DECEMBER, 1913 AND 1914, AND AT QUARTERLY INTERVALS TO 31st DECEMBER, 1918.*

Dates.		Boards Autho- rised.	Boards Con- stituted.	Boards which had made Awards or Deter- minations.	Awards or Deter- minations in Force.†	Industrial Agree- ments in Force.
31st December, 1913	 	504	501	387	575§	401
31st December, 1914	 	553	544	478	576‡	369
31st March, 1915	 	560	551	486	589‡	371
30th June, 1915	 	568	557	495	638	481
30th September, 1915	 	582	570	495	644	498
31st December, 1915	 	573¶	$554\P$	498	663	546
31st March, 1916	 	580	558	495	651	553
30th June, 1916	 	589	571	512	678	581
30th September, 1916]	591	573	519	683	596
31st December, 1916	 	594	572	525	706	609
31st March, 1917	 	475**	470**	529	722	666
30th June, 1917	 	476	471	530	714	663
30th September, 1917	 	478	473	441††	734	666
31st December, 1917	 	478	473	442	744	732
31st March, 1918	 	478	473	444	767	722
30th June, 1918	 	478	473	445	799	722
30th September, 1918	 	480	475	445	843	812
31st December, 1918	 	267‡‡	260‡‡	445	866	833

^{*} Details for each quarter have already been published in Labour Bulletins, in Labour Reports Nos. 5 to 9, and in Quarterly Summaries. † Including awards made by Arbitration Courts. † Owing to certain restrictions being imposed on the operations of Industrial Boards in each State, a number of awards which expired in New South Wales during these periods were not immediately reviewed § Excluding awards or determinations which expired in New South Wales (under the Act of 1908) on 31st December, 1913. || Owing to a number of awards made under the New South Wales Industrial Disputes Act (1908) being still in force, the Boards constituted for such industries under the Industrial Arbitration Act (1912) had not made any awards. || See remarks with respect to re-authorisation of Boards in New South Wales Labour Bulletin No. 12, p. 47. ** Reduction in the number of Boards authorised and constituted is due to the dissolution of all Boards appointed under the Queensland Industrial Peace Act 1912. † Exclusive of Queensland Boards appointed under the Industrial Peace Act 1912. The work of these Boards is now undertaken by the Court of Arbitration constituted under the Industrial Arbitration Act of 1916. | \$\frac{1}{2}\$ to the 13th December, 1918, an order was made by the New South Wales Court of Industrial Arbitration recommending the reconstitution of 220 Industrial Boards which had expired by effluxion of time, and on the 19th February, 1919, such Boards were constituted.

It will be observed from the particulars set out in the above table that considerable expansion of the principle of the fixation of a legal minimum rate of wage and of working conditions took place during the five years ending 31st December, 1918. At the end of 1918, 291 additional awards or determinations were in force in the Commonwealth. The number of industrial agreements* made and in force under the various Acts increased during the five years under review by 432.

^{*} The registration of industrial agreements is not provided for under the Acts in force in Victoria and Tasmania, but such agreements may be registered and filed under the provisions of the Commonwealth Conciliation and Arbitration Act to operate in any or in all States.

In the following table particulars are given for each State and the Commonwealth of the number of Boards authorised, etc., at the 31st December of the years 1913 to 1918 inclusive:—

BOARDS AUTHORISED AND CONSTITUTED, AWARDS, DETERMINATIONS AND AGREEMENTS IN FORCE AT 31st DECEMBER IN EACH OF THE YEARS 1913 TO 1918.

Particulars.	At 31st Dec.	C'wlth.	N.S.W.	Vic.	Q'land.	S.A.	W.A.	Tas.	Total.
Boards Authorised, etc.*—									
	1913		216†	135	75	56		23	505
	1914 1915	• • •	230† 226	139 147	101 112	56 56		27 32	553 573
Boards authorised	1916	••	234	147	122	57		34	594
	1917		237	149	2§	57		33	478
	(1918	• •	17¶ 223†	153 132‡	2§ 74	58 51	• •	37 21	267¶ 501
•	1914	• • • • • • • • • • • • • • • • • • • •	238†	135±	94	51	::	26	544
Boards constituted	1915	'	226	142‡	104	51		31	554
	1916	• • •	234 237	143‡ 147‡	111 2§	51 55		33 32	572 4738
	1918	::	17¶	149	2§	56		36	2609
	1913	••	123	123	74 92	47 47		19 23	386 478
Boards which have made	1914 1915		186 196	130 133	96	47	• • •	26	498
Awards or Determina- tions	1916		211	137	97	49		31	525
010113	1917	••	219 219	140 142	1§ 2§	50 50		32 32	442§ 445
Awards and Determina- tions—	(1910		213	142	28	30			
	1913	17	265	127	73	54	18	21	575
Awards and Determina-	1914 1915	18 20	242 261	133 137	89 103	55 56	46 57	26 29	609 663
tions in force	ገ 1916	30	258	141	120	62	64	31	706
	1917	64	251	145	125	71	56	$\frac{32}{32}$	744 866
State Awards and Determi- nations—	(1918	85	284	147	184	80	54		
	1913	••	32 17	8 10	3 4	• •	٠.	15 19	58 50
A. A	1914		26	12	7	• •		20	65
Applying to whole State	1916		8	12	8			21	49
	1917	••	17 24	16 16	14 23	• •	· 5	25 26	72 94
	(1913	::	58		28	53	13	1	153
Applying to Motsonelites	1914	••	63		30 30	54	25	1	173
Applying to Metropolitan area	1915 1916	::	75 74	,	33	54 58	32 37	1 2	192 205
	1917		80	ī	31	62	30	1	205
	(1918 (1913	••	86 49	1 105	46. 1	66	32 1		231 161
	1914		41	109	12	• •	5	6	173
Applying to Metropolitan	1915		38	111	17	••	7	8	181
and Country areas	1916 1917	• •	49 89	114 118	20 26	2	7 5	8	198 246
	1918		108	120	39	4	3	ĕ	280
	1913		126 121	14 14	41 43	1 1	4	• • •	186 195
Applying to Country	1914	::	121	14	49	2	16 18		205
areas	1916	::	127	14	59	4	20		224
	1917		65 66	10 10	54 76	7 10	21 14	• •	157 176
Commonwealth Awards—	(1919			10	'0	10	14	••	1,0
	(1913		13	17	15	16	9	13	٠٠.
Awards in force in each	1914	::	16 17	17 19	15 15	15 16	8 10	12 14	::
State	1916	-:-	25	25	18	22	13	18	::
	1917		41	41	30	37	25	34	
	1918		63	62	48	57	41	51	•••

Note.—For continuation of table see next page.

* The figures for New South Wales are exclusive of Demarcation Boards. † Including Boards which were subsequently dissolved, owing to alteration in the sectional arrangement of industries and callings. ‡ Including one Board subsequently superseded by three Boards. § In pursuance of the provisions of the Industrial Arbitration Act of 1916, all Industrial Boards appointed under the Industrial Peace Act of 1912 were dissolved on the 12th January, 1917, with the exception of those Boards which had matters pending or partly heard. At the 31st December, 1917, these Boards had also been dissolved. The work of the Boards appointed under the old Act is being undertaken by a Court of Arbitration constituted under the new Act. | Omitting a number of awards which expired on the 31st December, 1913. ¶ On the 13th December, 1918, an order was made by the New South Wales Court of Industrial Arbitration recommending the reconstitution of 220 Industrial Boards which had expired by effluxion of time, and on the 19th February, 1919, such Boards were constituted.

998 OPERATIONS UNDER WAGES BOARD AND INDUSTRIAL ARBITRATION ACTS.

BOARDS AUTHORISED AND CONSTITUTED, AWARDS, DETERMINATIONS, AND AGREEMENTS IN FORCE AT 31st DECEMBER, 1913 TO 1918—continued.

Particulars.	At 31st Dec.	C'wlth.	N.S.W.	Vic.	Q'land.	S.A.	W.A.	Tas.	Totel.
Industrial Agreements-								İ	
In force	1913 1914 1915 1916 1917 1918	228 179 361 374 465 569	75 78 73 85 82 79	- ::	5 10 15 49 75 71	11 17 16 18 18 26	82 85 83 83 92 88	::	401 369 548 609 732 833
Commonwealth Agree- ments in force in each State	1913 1914 1915 1916 1917 1918		132 96 119 125 137 145	129 76 229 236 281 359	68 28 29 32 43 74	62 34 36 40 50 93	57 • 29 30 37 36 54	61 30 33 39 37 54	
Number of Persons working under State Awards and Determinations (estimated)	1018		260,000		90,000	25,000	32,000	12,000	569,00

From the particulars set out in the above table, ready comparison can be made with respect to the progress in each of the States during the years 1913 to 1918 as to the number of Boards operating, and the number of awards and determinations and industrial agreements in force at the end of each annual period.