The Board of 'rade in any such case where it appears to ny joint them that the necessity for the exercise of their powers under e treated this provision arises from the failure of the employers to shall be appoint members to represent employers on a board when , with a the workmen are willing to appoint members to represent agreed workmen, or from the failure of the workmen to appoint e chairmembers to represent workmen on a board when the embination ployers are willing to appoint members to represent emboards ployers, may, if they think fit, instead of appointing a by the person to act in place of the joint district board, appoint such ombined persons as they think fit to represent the employers or the workmen, as the case may be, who have failed to appoint members to represent them; and in that case the members so appointed by the Board of Trade shall be deemed to be members of the board representing employers or workmen as

the case requires.

(2) If the joint district board within three weeks after the time at which it has been recognised under this Act for any district fail to settle the first minimum rates of wages and district rules in that district, or if the joint district board within three weeks after the expiration of a notice for an application under this Act to vary any minimum rate of wages or district rules fail to deal the application, the chairman of the joint district board shall settle the rates or rules or deal with the application, as the case may be, in place of the joint district board, and any minimum rate of wages or district rules settled by him shall have the same effect for the purposes of this Act as if they had been settled by the joint district board:

Provided that, if the members of the joint district board representing the workmen and the members representing the employers agree, or if the chairman of the joint district board directs, that a specified period longer than three weeks shall for the purposes of this subsection be substituted for three weeks, this subsection shall have effect as if that specified period were therein substituted for three weeks.

5 and 6 are machinery clauses. The Schedule specifies the districts.

t rules aried in

o power for the

rs of the en and

r rules n made piration which nt any e work-

f minifar as rules.

s Act a Board passing rform-Act by board vith or expein the pointespects

ituted