

SEVENTY-SEVENTH LEGISLATURE

HOUSE

NO. 2

House of Representatives, Jan. 20, 1915. Ordered, that five hundred copies be printed and that the same be referred to the Committee on Labor. Committee of Reference. Presented by Mr. Descoteaux of Biddeford.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND FIFTEEN

AN ACT relative to the hours of employment of women and minors.

Be it enacted by the People of the State of Maine, as follows:

Section 1. No female minor under eighteen years of age, 2 no male minor under sixteen years of age, and no woman 3 shall be employed in any workshop, factory, manufacturing, 4 mechanical or mrecantile establishment, laundry or res-5 taurant, telegraph or telephone establishment, or office, or 6 by any express or transportation company in the state of 7 Maine, more than nine hours in any one day; except when 8 a different apportionment of the hours of labor is made 9 for the sole purpose of making a shorter day's work for

HOUSE-No. 2.

10 one day of the week; and in no case shall the hours of 11 labor exceed fifty-four in a week.

Sect. 2. No female under eighteen years of age and no 2 male under sixteen years of age shall be employed or per-3 mitted to work in or in connection with any of the estab-4 lishments or occupations named in section I of this act, 5 before the hours of seven o'clock in the morning or after 6 the hour of six o'clock in the evening of any one day.

Sect. 3. No female shall be employed or permitted to 2 work for more than six hours continuously at one time in 3 any establishment or occupation named in section 1 of this 4 act in which three or more such females are employed with-5 out an interval of at least one hour; except that such female 6 may be so employed for not more than six and one-half 7 hours continuously at one time if such employment ends 8 not later than half-past one o'clock in the afternoon and if 9 she is then dismissed for the remainder of the day.

Sect. 4. Every employer shall post and keep posted in a 2 conspicuous place in every room in any establishment or 3 place of occupation named in section I of this act in which 4 females or male minors under sixteen years of age are 5 employed, a printed notice stating the number of hours 6 such females or male minors are required or permitted to 7 work on each day of the week, the hours of beginning and 8 ending, the recess allowed for meals. The printed form 9 of such notice shall be furnished by the commissioner of 10 labor and industry and state factory inspector.

The employment of any such female or male minor for 12 a longer time in any day than that stated in the printed 13 notice shall be deemed a violation of the provisions of this 14 section. Whenever the nature of the business makes it 15 impracticable to fix the recess allowed for males at the 16 same time for all females or male minors employed, the 17 commissioner of labor and industry and state factory in-18 spector may issue a permit dispensing with the posting of 19 the hours when the recess allowed for meals begins and 20 ends, and requiring only the posting of the total number 21 of hours which females or male minors are required or 22 permitted to work on each day of the week, and the hours 23 of beginning and stopping such work. Such permit shall 24 be kept by such employer upon such premises and exhibited 25 to the commissioner of labor and industry and state factory 26 inspector, his deputy, or any authorized agent of the labor 27 department, who are hereby authorized to enforce this act.

Sect. 5. Every employer shall keep a time book or record 2 for every female, and every male minor under sixteen years 3 of age employed in any establishment or occupation named 4 in section 1 of this act, stating the wages paid, the number 5 of hours worked by each female and each male minor under 6 sixteen years of age on each day of the week, the hours 7 of beginning and stopping such work, and the hours of 8 beginning and ending recess allowed for meals. Such time 9 book or record shall be open at all reasonable hours to the 10 inspection of the commissioner of labor and industry and

HOUSE-No. 2.

11 state factory inspector, his deputy, or any authorized agent 12 of the labor department. Any employer who fails to keep 13 such record as required by this section or makes any false 14 entry therein, or refuses to exhibit such time book or rec-15 ord, or makes any false statement to the commissioner of 16 labor and industry and state factory inspector, his deputy, 17 or any authorized agent of the labor department, in reply 18 to any question put in carrying out the provisions of this 19 act shall be liable for a violation thereof.

Sect. 6. Any person who violates any of the provisions 2 of this act shall upon conviction be punished by a fine of 3 not less than twenty-five dollars nor more than fifty dollars 4 for the first offense; for the second offense by a fine of not 5 less than fifty dollars nor more than two hundred dollars; 6 for a third offense and every 'subsequent offense by a fine 7 of not less than two hundred and fifty dollars nor more 8 than five hundred dollars.

Sect. 7. Nothing in the six preceding sections shall apply 2 to any manufacturing establishment or business, the ma-3 terials and products of which are perishable and require 4 immediate labor thereon, to prevent decay thereof or dam-5 age thereto.

Sect. 8. All acts and parts of acts inconsistent herewith 2 are hereby repealed.