

## ARTICLE 100.

### WORK—HOURS OF, IN FACTORIES.

#### Employment of Minors.

18. School records; education requirements.

53. Repealed.

#### Injunctions.

65. Interpretation; public policy.

66-68. Injunctions prohibited in connection with certain labor disputes; limitation on personal liability.

69-73. Interpretation; policy of State; injunctions not to be issued in certain labor disputes; proviso.

74-75. Contempt for violation of injunction; penalty.

76. Rules of construction; definitions.

77. Saving clause.

#### Employment of Minors.

4.

This and succeeding sections referred to in construing art. 101, secs. 14, 33 and 48—see notes to sec. 33. *Tilghman v. Conway*, 150 Md. 531.

This section cited in holding ordinance of Baltimore to extent that it prohibited operation of laundries during first six hours of Monday, void. *Spann v. Gaither*. 152 Md. 9.

As to wages of minors, see art. 72A, sec. 2.

10.

See notes to sec. 4.

An. Code, 1924, sec. 18. 1912, sec. 17. 1912, ch. 731, sec. 17. 1929, ch. 491.

18. The school record required by this sub-title shall be filled out and signed by the principal or chief executive officer of the school which such child has last attended and shall be furnished to a child who after due examination and investigation may be entitled thereto; it shall contain a statement certifying that the child has regularly attended the public schools or private or parochial schools for not less than such a minimum period of attendance as is now or may hereafter be prescribed by law during any period of twelve months after such child shall have arrived at the age of thirteen years and that such child has completed the course prescribed for elementary schools in the city or county in which said child resides. Such school record shall give the name, date of birth and residence of the child as shown on the records of the school and the name of the parent or guardian or custodian.

The provisions of this section relating to school attendance shall not be enforced against any child who has been granted a permit under the provisions of Chapter 192 of the Act of 1906; provided, however, that such child is able otherwise to meet the educational requirements of this section.