known as Sections 4 to 50, both inclusive, of said Article 100, title "work, hours of, in factories," sub-title "Employment of Minors," said new Sections so enacted providing regulations for the employment of minors, establishing a system of employment certificates, providing for enforcement of said regulations and appropriating money therefor," and to re-enact sub-division (c) with amendments.

Section 1. Be it enacted by the General Assembly of Maryland, That sub-divisions (c) and (d) of Par. (3) of Section 13 of Chapter 731 of the Acts of the General Assembly of Maryland of the year 1912, entitled "An Act to revise the child labor laws of this State by repealing Section 4 of Article 100 of the Code of Public General Laws of Maryland, title "work, hours of, in factories." as repealed and re-enacted with amendments by Chapter 192 of the Acts of the General Assembly of Maryland of 1906, and by repealing Sections 5 to 12, both inclusive, of the said Article 100, as enacted by Chapter 192 of the Acts of the General Assembly of Maryland for 1906, and by repealing Section 4 of said Chapter 192 of the Acts of the General Assembly of Maryland for 1906, and by enacting in lieu of said Section so repealed 47 new Sections of Article 100, to be known as Sections 4 to 50, both inclusive, of said Article 100, title "work, hours of, in factories," sub-title "Employment of Minors," said new Sections so enacted to provide regulations for the employment of minors, establishing a system of employment certificates, providing for enforcement of said regulations and appropriating money therefor," be repealed, and that sub-division (c) of Par. (3) of Section 13 be re-enacted with amendments so as to read as follows:

SEC. 13. (3) (c). In case none of the proofs required by sub-divisions (a) or (b) of this Section can be produced, the officer issuing said permit may issue a temporary permit allowing said child to work for ten days, and shall accept as full proof of age the sworn affidavit of the child's parent, guardian, legal custodian, or next friend, such affidavit containing the name of said child, alleged age, place and date of birth and present residence and any other matter that may assist in determining the age of the child, and the further affidavit that the evidence of age required by sub-divisions (a) or (b) of this Section cannot be produced by the applicant; and if upon investigation by the officer no facts appear contradicting any of the material statements of such application, the officer may after 10 days issue a regular permit for such child; provided