Accordingly, former Art. 41, § 8–202 and the first, third, and fourth sentences of Art. 89, § 1, which transferred the powers, duties, and functions of abolished units and officials to the Commissioner and Division, are deleted as obsolete. Similarly, former Art. 89, §§ 25 and 26, which transferred the powers and duties associated with former Art. 100, §§ 1 through 55 and former Art. 27, §§ 324 through 333 to the Commissioner, also are deleted.

Former Art. 89, § 25, which was enacted in 1945, provided, in part, that "provisions ... [regarding] school attendance officers and school records shall not be affected by this section". At the time, the law required certain school officials to issue the records that a minor needed to obtain a work permit and, as part of the enforcement process, allowed attendance officers to inspect places of employment. Current law on employment of minors is revised as Title 3, Subtitle 2 of this article.

Former Art. 89, § 27, which provided that, after June 1, 1945, a violation of certain laws transferred to the jurisdiction of the "Department" of Labor and Industry "shall be prosecuted ... as if the Department of Labor and Industry had been named in such law[s]", is deleted as obsolete, since the "Department" is now the Division of Labor and Industry, and none of the referenced laws name the "Department" of Labor and Industry.

TITLE 3. EMPLOYMENT STANDARDS AND CONDITIONS.

SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.

3-101. DEFINITIONS.

(A) IN GENERAL.

IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

REVISOR'S NOTE: This subsection is new language that combines, without substantive change, former Art. 100, § 4(a), the introductory language of § 82, and the introductory language of § 94(a).

The word "title" is substituted for the former word "subtitle", since the 2 definitions included in this section were applicable, in the former law, to all of the provisions now organized in this title.

(B) COMMISSIONER.

"COMMISSIONER" MEANS THE COMMISSIONER OF LABOR AND INDUSTRY.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 100, §§ 55B(e) and 82(a) and, except for the references to a designated agent and an authorized representative, §§ 4(e) and 94(a)(4).

(C) EMPLOY.