## FACTORIES AND WORKSHOPS.

## INSPECTION.

- § 1. Manufacture of certain articles of clothing prohibited in apartments, tenement houses and living rooms, except by families living therein. Every such work shop shall be kept clean, free from vermin, infectious of contagious matter and to that end shall be subject to inspection as provided in this act. Such work shops shall be reported to the board of health.
- 12. If upon inspection such work shops shall be found unhealthy or infectious such orders shall be given and action taken as the public health shall require.
- § 3. Importation of infected or verminous clothing—inspection and disposition.
- 14. Children under 14 years of age prohibited from being employed in any manufacturing establishment, factory or work shop in the state. Register of children under 16 years shall be kept. The employment of children between the ages of 14 and 16 years prohibited unless an affidavit by the parent or guardian shall first be filed in which shall be stated the age date and place of birth. Certificates of physical health may be demanded by the inspectors.

- § 5. Hours of labor for females.
- § 6. Notice of hours of labor for females shall be kept posted. List of names and ages of children under 16 years shall be kept posted.
- § 7. The terms "manufacturing establishment," "factory" and "work shop," as used in this act, defined. House or room used as a work shop shall be reported for inspection. List of such work shops to be kept by employers.
- § 8. Penalties for failing to comply with this act.
- § 9. Appointment of factory inspector, assistant factory inspector and deputy inspectors—salaries—term of office. Inspection of work shops and factories. Report of inspector to the Governor. Special inspections shall be made when directed by the Governor. Inspector shall enforce the provisions of this act.
- § 10. Appropriates the sum of \$28,000 for salaries and traveling expenses of inspectors and deputies.
- § 11. Appropriation, how drawn.
- An Act to regulate the manufacture of clothing, wearing apparel and other articles in this State, and to provide for the appointment of State inspectors to enforce the same, and to make an appropriation therefor,

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly: That no room or rooms, apartment or apartments in any tenement or dwelling house used for eating or sleeping purposes, shall be used for the manufacture, in whole or in part, of coats, vests, trousers, kneepants, overalls, cloaks, shirts, ladies' waists, purses, feathers, artificial flowers or cigars, except by the immediate members of the family living therein. Every such workshop shall be kept in a cleanly state, and shall be subject to the provisions of this act; and each of said articles made, altered, repaired or finished in any of such workshops shall be subject to inspection and examination, as hereinafter provided, for the purpose of ascertaining whether said articles, or any of them, or any part thereof, are in a cleanly condition and free from vermin and any matter

of an infectious and contagious nature; and every person so occupying or having control of any workshop as aforesaid shall within fourteen days from the taking effect of this act, or from the time of beginning of work in any workshop as aforesaid, notify the board of health of the location of such workshop, the nature of the work there carried on, and the number of persons therein employed.

- § 2. If the board of health of any city or said State Inspector finds evidence of infectious or contagious diseases present in any workshop, or in goods manufactured or in process of manufacture therein, and if said board or inspector shall find said shop in an unhealthy condition, or the clothing and materials used therein to be unfit for use, said board or inspector shall issue such order or orders as the public health may require, and the board of health are hereby enjoined to condemn and destroy all such infectious and contagious articles.
- § 3. Whenever it shall be reported to said inspector or to the board of health, or either of them, that coats, vests, trousers, knee-pants, overalls, cloaks, shirts, ladies' waists, purses, feathers, artificial flowers or eigars are being transported to this State, having been previously manufactured in whole or part under unhealthy conditions, said inspector shall examine said goods and the condition of their manufacture, and if upon such examination said goods or any of them are found to contain vermin, or to have been made in improper places or under unhealthy conditions, he shall make report thereof to the board of health, or inspector, which board or inspector shall thereupon make such order or orders as the public health shall require, and the board of health are hereby empowered to condemn or destroy all such articles.
- § 4. No child under fourteen years of age shall be employed in any manufacturing establishment, factory or workshop within this State. It shall be the duty of every person, firm or corporation, or agent or manager of any corporation employing children to keep a register in which shall be recorded the name birthplace, age and place of residence of every person employed by him, them or it, under the age of sixteen years; and it shall be unlawful for any person, firm or corporation, or any agent or manager of any corporation, to hire or employ in any manufacturing establishment, factory or workshop any child over the age of fourteen years and under the age of sixteen years, unless there is first provided and placed on file an affidavit made by the parent or guardian, stating the age, date and place of birth of said child; if said child have no parent or guardian, then such affidavit shall be made by the child, which affidavit shall be kept on file by the employer, and which said register and affidavit shall be produed for inspection on demand by the inspector, assistant inspector or any of the deputies appointed under this act. The factory inspector, assistant inspector and

deputy inspectors shall have power to demand a certificate of physical fitness from some regular physician of good standing in case of children who may appear to him or her physically mable to perform the labor at which they may be engaged, and shall have power to prohibit the employment of any minor that cannot obtain such a certificate.

- § 5. No female shall be employed in any factory or workshop more than eight hours in any one day or forty-eight hours in any one week.
- § 6. Every person, firm or corporation, agent or manager of a corporation employing any female in any manufacturing establishment, factory or workshop, shall post and keep posted, in a conspicuous place in every room where such help is employed, a printed notice stating the hours for each day of the week between which work is required of such persons, and in every room where children under sixteen years of age are employed a list of their names, ages and place of residence.
- § 7. The words "manufacturing establishment," "factory" or "workshop," wherever used in this act, shall be construed to mean any place where goods or products are manufactured or repaired, cleaned or sorted, in whole or in part, for sale, or for wages. Whenever any house, room or place is used for the purpose of carrying on any process of making, altering, repairing or finishing for sale, or for wages, any coats, vests, trousers, knee-pants, overalls, cloaks, shirts, ladies' waists, purses, feathers, artificial flowers or cigars, or any wearing apparel of any kind whatsoever, intended for sale, it shall, within the meaning of this act, be deemed a workshop for the purposes of inspection. And it shall be the duty of every person, firm or corporation to keep a complete list of all such workshops in his, their or its employ, and such list shall be produced for inspection on demand by the board of health or any of the officers thereof, or by the state inspector, assistant inspector, or any of the deputies appointed under this act.
- § 8. Any person, firm or corporation who fails to comply with any provision of this act shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined not less than three dollars nor more than one hundred dollars for each offense.
- § 9. The Governor shall, upon the taking effect of this act, appoint a factory inspector, at a salary of fifteen hundred dollars per annum, an assistant factory inspector at a salary of one thousand dollars per annum, and ten deputy factory inspectors, of whom five shall be women, at a salary of seven hundred and fifty dollars per annum each. The term of office of the factory inspector shall be four years, and the assistant factory inspector and the deputy factory inspectors shall hold office during good behavior. Said inspector, assistant inspector

and deputy inspectors shall be empowered to visit and inspect, at all reasonable hours, and as often as practicable, the work shops, factories and manufacturing establishments in this State where the manufacture of goods is carried on. And the inspectors shall report in writing to the Governor, on the fifteenth day of December, annually, the result of their inspections and investigation, together with such other information and recommendations as they may deem proper. And said inspectors shall make a special investigation into alleged abuses in any of such workshops whenever the Governor shall so direct, and report the result of the same to the Governor. It shall also be the duty of said inspector to enforce the provisions of this act, and to prosecute all violations of the same before any magistrate or any court of competent jurisdiction in the state.

§ 10. That the following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, be and are hereby appropriated:

First—Twenty thousand dollars for the salaries of inspector, assistant inspector and the ten deputy factory inspectors, as hereinbefore provided.

Second—The sum of eight thousand dollars to defray traveling expenses and other necessary expenses incurred by said inspector, assistant factory inspector or deputy inspectors while engaged in the performance of their duties, not to exceed four thousand dollars in any one year.

§ 11. The Auditor of Public Accounts is hereby authorized and directed to draw warrants on the State Treasurer for the sums herein specified, upon the presentation of proper vouchers, and all sums herein appropriated shall be paid upon monthly pay rolls, duly certified by the inspector, and the State Treasurer shall pay the same out of the proper funds in the treasury not otherwise appropriated. Such warrants shall be drawn in favor and payable to the order of the person entitled thereto.

**APPROVED June 17, 1893.**