

ARTICLE C.

WORK—HOURS OF, IN FACTORIES.

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| <ol style="list-style-type: none"> 1. More than ten hours' work per day of employes prohibited. 2. Special arrangements by contract for longer work, when permitted. 3. Penalty. 4. Employment of children under twelve years of age, unlawful; penalty; counties excepted during certain season. 5. Children between 12 and 16 must have permit; lists and duplicates. | <ol style="list-style-type: none"> 6. Who to issue permit. 7. When permit may be issued. 8. Form of permit; duplicate. 9. Violation of preceding section; penalty. Failure to produce permit. Oath. 10. Duty of inspectors and attendance officers; birth certificates; affidavits. 11. Appointment, etc., of inspectors. 12. No application to farm labor. 13. Appropriation. |
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1904. art. 100, sec. 1. 1888, art. 100, sec. 1. 1888, ch. 455.

1. No corporation or manufacturing company engaged in manufacturing either cotton or woollen yarns, fabrics or domestics of any kind, incorporated under the laws of this State, and no officer, agent or servant of such named corporation or manufacturing company, and no person or firm owning or operating such corporation or manufacturing company within the limits of this State, and no agent or servant of such firm or person shall require, permit or suffer his, its or their employes in its, his or their service, or under his, its or their control to work for more than ten hours during each or any day of twenty-four hours for one full day's work and shall make no contract or agreement with such employes or any of them providing that they or he shall work for more than ten hours for one day's work during each or any day of twenty-four hours and said ten hours shall constitute one full day's work.

This section cited in upholding the validity of an Oregon statute limiting the hours of labor of *women* employed in laundries. *Muller v. Oregon*, 208 U. S. 419.

As to the hours of duty of operators of the block system on railroads, see art. 23, sections 323 and 325.

As to the hours of work in tobacco factories, see art. 48, sec. 15.

As to the time to be allowed employes to vote, see art. 33, sec. 91.

Ibid. sec. 2. 1888, art. 100, sec. 2. 1888, ch. 455.

2. Any such named corporation or manufacturing company within the limits of this State shall be allowed, under the provisions of this section, the privilege of working male employes, over the age of twenty-one years over the limit of ten hours for the express purpose only of making repairs and improvements and getting fires made, steam up and