

the provisions with respect to arbitration and award contained in Article 7 of the Annotated Code of Maryland, title "Arbitration and Award", nor the provisions with respect to arbitration contained in Sections 307 to 312 inclusive of the Baltimore City Charter.

HOURS OF LABOR, WORKSHOPS, FACTORIES, ETC.

13. Upon the appointment and qualification of the Commissioner of the Department of Labor and Industry, all the powers and duties specified and set forth in Sections 1 to 56, inclusive, of Article 100 of the Annotated Code of Maryland, title "Work—Hours of, in Factories"; sub-titles "Employment of Minors" and "Hours of Labor for Females", including the receiving and giving of notices, issuing certificates, papers and badges, preparing and furnishing blanks and forms, making complaints and reports, making payments and visiting, inspecting and entering premises, as said powers and duties are conferred by the provisions of said Article 100 upon the office of Commissioner of Labor and Statistics, or its Commissioner, and upon the Inspector and Assistant Inspectors of Female Labor, or upon any other inspectors, officers or employees therein named, shall thereupon be transferred to and imposed and devolved upon the Department of Labor and Industry and its Commissioner together with all records, documents, papers, monies, and all property and things of or appertaining to the said office of Commissioner of Labor and Statistics, and the said Inspector and Assistant Inspectors of Female Labor, all in like manner and to the same extent and with the same effect as if the said Department of Labor and Industry had been originally named in said Article as the body upon which said powers and duties were conferred; provided, however, that the provisions with reference to school attendance officers and schools records shall not be affected by this section. Immediately upon such transfer of powers and duties the said office of Commissioner of Labor and Statistics and the Commissioner of Labor and Statistics shall be abolished as aforesaid, and the Inspector and Assistant Inspectors of Female Labor shall also be abolished.

14. Upon the appointment and qualification of the Commissioner of the Department of Labor and Industry, all the powers and duties specified and set forth in Sections 367 to 378, inclusive, of Article 27 of the Annotated Code of Maryland, title "Crimes and Punishments", sub-titles "Health—Workshops and Factories" and "Health—Workshops and Factories—Sweating System", including the making of registrations, preparing and furnishing blanks and forms, receiving applications, statements, certificates, papers, and information, making