

February 21, 1951.
Passed on File.

Senate File 398
By BEKMAN, McCARVILLE and O'MALLEY.

Passed Senate, Date
Vote: Ayes..... Nays.....
Passed House, Date
Vote: Ayes..... Nays.....
Approved

A BILL FOR

An Act to amend chapter ninety-two (92), Code 1950, relating to the employment of minors.

Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. Section ninety-two point one (92.1), Code 1950,
2 is amended by striking all of said section and inserting in lieu
3 thereof the following:

4 "1. No person under sixteen (16) years of age shall be
5 employed, permitted, or suffered to work in any gainful occupation
6 during school hours.

7 2. No person under sixteen (16) years of age shall be employed,
8 permitted, or suffered to work at any time, in connection with any
9 manufacturing or processing establishments.

10 3. No person under sixteen (16) years of age shall be employed,
11 permitted, or suffered to work, in or about any hotel, cafe,
12 restaurant, cigar store, bowling alley, barber shop, theater, place
13 of amusement, or in the operation of any power-driven machinery.

14 4. No person under fourteen (14) years of age shall be employed,
15 permitted, or suffered to work outside school hours, in any gainful
16 occupation.

17 5. No provision of this Act shall apply to persons employed
18 directly by parent or guardian, nor to persons employed outside
19 of school hours in domestic service in private homes, in
20 agricultural pursuits, in temporary odd jobs incidental to the home
21 of the employer, or in the street occupations specified in section
22 ninety-two point twelve (92.12), subject, however, to any
23 restrictions set forth in section ninety-two point twelve (92.12),
24 and ninety-two point thirteen (92.13).”

1 Sec. 2. Section ninety-two point two (92.2), Code 1950, is
2 amended:

3 1. By striking from lines three (3) and four (4), the
4 following: “at any of the places or in any of the occupations specified
5 in section ninety-two point one (92.1).” and inserting in lieu thereof
6 the following: “except as provided in section ninety-two point thirteen
7 (92.13).”

8 2. By striking in line fourteen (14) the word “forty-eight”
9 and inserting after the word “than” the following: “six (6) days, nor
10 more than forty (40)”.

1 Sec. 3. Section ninety-two point four (92.4), Code 1950,
2 is amended by striking all of said section down to and including the
3 word “but” in line eleven (11), and inserting in lieu thereof the
4 following:

5 “No person under eighteen (18) years of age shall be employed,
6 permitted, or suffered to work at any of the following occupations or
7 work places:

8 In any pool or billiard room;

- 9 In oiling, cleaning, or wiping machinery in motion ;
10 In operation of any elevator, derrick, crane, or hoist ;
11 In the manufacture or use of explosives ;
12 In or about any mine or quarry ;
13 In sawmills or in logging operations ;
14 In operation of power-driven woodworking machinery ;
15 In operation of power-driven metal-forming, punching, and
16 shearing machines ;
17 In foundries ;
18 Upon any railroad ;
19 In any establishment where alcoholic liquors are distilled,
20 rectified, compounded, manufactured, bottled, sold, or dispensed
21 for consumption on the premises.

22 No person under eighteen (18) years of age shall be employed,
23 permitted, or suffered to work in any place of employment or at
24 any occupation hazardous or injurious to the life, health, safety,
25 or welfare of such person.

1 Sec. 4. Section ninety-two point five (92.5), Code 1950, is
2 amended by striking all of said section and inserting in lieu thereof
3 the following :

4 "No child under sixteen (16) years of age shall be employed,
5 permitted, or suffered to work unless the person, firm, or corporation
6 employing such child procures and keeps on file accessible to any
7 officer charged with the enforcement of this chapter, a work permit
8 issued as hereinafter provided, and keep two complete lists of the
9 names and ages of all such children under sixteen (16) years of age

10 employed, one on file in the office and one conspicuously posted
11 near the principal entrance of the place or establishment in which
12 such children are employed.

13 On termination of the employment of a child whose permit is
14 on file such permit shall be returned by the employer within two
15 days to the officer who issued it with a statement of the reasons for
16 the termination of such employment. The permit in no case shall be
17 issued to the child, parent, guardian, or custodian, but to its
18 prospective employer.”

1 Sec. 5. Section ninety-two point eleven, (92.11), Code 1950,
2 is hereby amended by striking all of lines one (1) to line twelve (12)
3 inclusive.