

CHAPTER 104

MINIMUM WAGE LAW

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104.01 Definitions. The following terms as used in sections 104.01 to 104.12 shall be construed as follows:

(1) The term "employer" shall mean and include every person, firm or corporation, agent, manager, representative, contractor, subcontractor or principal, or other person having control or direction of any person employed at any labor or responsible directly or indirectly for the wages of another.

(2) "Employee" means every person who is in receipt of or is entitled to any compensation for labor performed for any employer. This chapter does not apply to any employee engaged in the house to house delivery of newspapers to the consumer or engaged in direct retail sale to the consumer.

(3) The term "wage" and the term "wages" shall each mean any compensation for labor measured by time, piece or otherwise.

(4) The term "welfare" shall mean and include reasonable comfort, reasonable physical well-being, decency, and moral well-being.

(5) The term "living-wage" shall mean compensation for labor paid, whether by time, piece-work or otherwise, sufficient to enable the employe receiving it to maintain himself or herself under conditions consistent with his or her welfare.

(6) "Student learner" means a student who is receiving instruction in an accredited school and who is employed on a part-time basis, pursuant to a bona fide school training program. A "bona fide school training program" means a program authorized and approved by the department of public instruction or the board of vocational, technical and adult education, or other recognized educational body, and provided for part-time employment training which may be scheduled for a part of the work day or work week, supplemented by and integrated with, a definitely organized plan of instruction and where proper scholastic credit is given by the accredited school.

(7) "Sheltered workshop" means a charitable organization or institution conducted not for profit, but for the purpose of carrying out a recognized program of rehabilitation for handicapped workers and of providing such workers with remunerative employment or other occupational rehabilitating activity of an educational or therapeutic nature.

(8) "Handicapped" worker means one whose earning capacity is impaired by age or physical or mental deficiency or injury and who is being served in accordance with the recognized rehabilitation program of a sheltered workshop within the facilities of such agency or in or about the home of the handicapped person.

104.02 Living-wage prescribed. Every wage paid or agreed to be paid by any employer to any woman or minor employe, except as otherwise provided in section 104.07, shall be not less than a living-wage.

104.03 Definition of guilt. Any employer paying, offering to pay, or agreeing to pay any woman or minor employe a wage lower or less in value than a living-wage shall be deemed guilty of a violation of sections 104.01 to 104.12.

104.04 Classifications; authority conferred upon department. It shall be the duty of the department and it shall have power, jurisdiction and authority to investigate, ascertain, determine and fix such reasonable classifications, and to impose general or special orders, determining the living-wage, and to carry out the purposes of ss. 104.01 to 104.12. Such investigations, classifications and orders shall be made pursuant to the proceeding in ss. 101.01 to 101.25, which are hereby made a part hereof, so far as not inconsistent with ss. 104.01 to 104.12; and every order of the department shall have the same force and effect as the orders issued pursuant to said ss. 101.01 to 101.25, and the penalties therein shall apply to and be imposed

for any violation of ss. 104.01 to 104.12. Said orders shall be subject to review in the manner provided in ch. 227.

History: 1971 c. 228 s. 43

104.05 Complaints; investigation. The department shall, within 20 days after the filing of a verified complaint of any person setting forth that the wages paid to any woman or minor employe in any occupation are not sufficient to enable such employe to maintain himself or herself under conditions consistent with his or her welfare, investigate and determine whether there is reasonable cause to believe that the wage paid to any woman or minor employe is not a living-wage.

104.06 Wage council; determination. If, upon investigation, the department finds that there is reasonable cause to believe that the wages paid to any woman or minor employe are not a living-wage, it shall appoint a wage council, selected so as fairly to represent employers, employes and the public, to assist in its investigations and determinations. The living-wage so determined upon shall be the living-wage for all women and minor employes, within the same class as established by the classification of the department

104.07 Rules; license to employ; student learners; sheltered workshops. (1) The department of industry, labor and human relations shall make rules and grant licenses, to any employer who employs any employe unable to earn the living-wage theretofore determined upon, permitting such person to work for a wage which shall be commensurate with his ability and each license so granted shall establish a wage for the licensee.

(2) The department shall make rules and grant licenses to sheltered workshops to permit the employment of handicapped workers unable to earn the living-wage theretofore determined upon permitting such persons to work for a wage which shall be commensurate with his or her ability and productivity. A license granted to a sheltered workshop, under this section, may be issued for the entire workshop or a department thereof.

(3) No student learner or employe shall be employed at a wage less than the rate so established.

104.08 Apprentices. (1) All persons working in an occupation for which a living-wage has

been established for minors, and who shall have no trade, shall, if employed in an occupation which is a trade industry, be indentured under the provisions of s. 106.01.

(2) A "trade" or a "trade industry" within the meaning of ss. 104.01 to 104.12 shall be a trade or an industry involving physical labor and characterized by mechanical skill and training such as render a period of instruction reasonably necessary. The department shall investigate, determine and declare what occupations and industries are included within the phrase a "trade" or a "trade industry".

(3) The department may make exceptions to the operation of subs. (1) and (2) where conditions make their application unreasonable.

104.09 Records. Each employer shall keep a record of the names and addresses of all student learners and employes employed by him, the hours of employment and wages of each, and such other records pertaining to ability as the department of industry, labor and human relations requires.

104.10 Penalty for intimidating witness. Any employer who discharges or threatens to discharge, or in any way discriminates, or threatens to discriminate against any employe because the employe has testified or is about to testify, or because the employer believes that the employe may testify, in any investigation or proceeding relative to the enforcement of ss. 104.01 to 104.12, is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of \$25 for each offense.

104.11 Definition of violation. Each day during which any employer shall employ a person for whom a living-wage has been fixed at a wage less than the living-wage fixed shall constitute a separate and distinct violation of sections 104.01 to 104.12, inclusive, of the statutes.

104.12 Complaints. Any person may register with the department a complaint that the wages paid to an employe for whom a living-wage has been established, are less than that rate, and the department shall investigate the matter and take all proceedings necessary to enforce the payment of a wage not less than the living-wage.