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CHAPTER 203

LABOR I — INDUSTRIAL COMMISSION AND GENERAL PROVISIONS

MINIMUM WAGES OF WOMEN AND CHILDREN

(House Bill No. 1314. By Representatives Bain, Dittemore, Munson, Bryant, Hamilton, Knox, Koster, Massari, and Showalter; also Senators Saunders, Stockton, Brown, and Cisneros.)

ANACT

AMENDING 80-7-11, COLORADO REVISED STATUTES 1963, CONCERNING NEW DETERMINATIONS OF WAGES AND CONDITIONS OF EMPLOYMENT FOR WOMEN AND CHILDREN.

Be it enacted by the General Assembly of the State of Colorado:

Section 1. 80-7-11, Colorado Revised Statutes 1963, is amended to read:

80-7-11. New determination of wages and conditions.—Whenever a minimum wage rate, or a new standard of conditions of employment established in any occupation, has been established in any occupation, the commission, if it deems proper or necessary so to do, upon petition of either employers or employees, may reconvene the wage board or establish a new wage board, and any recommendation made by such board shall be dealt with in the same manner as the original recommendation of a wage board. Pending any new determination, any minimum wage rate and any new standard of conditions of employment theretofore established shall be and continue in force and effect. IT SHALL BE THE DUTY OF THE INDUSTRIAL COMMISSION TO SURVEY AND REVIEW FOR ADEQUACY ESTABLISHED WAGE ORDERS MADE PURSUANT TO THE PROVISIONS OF SECTION 80-7-10 AT LEAST EVERY FOUR YEARS, WHETHER OR NOT THE COMMISSION IS PETITIONED TO DO SO BY EITHER EMPLOYERS OR EMPLOYEES.

Section 2. Safety clause.—The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.

Approved: June 1, 1969