This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives. 8th November, 1907.

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Hon. Mr. Millar.

## FACTORIES ACT AMENDMENT.

## ANALYSIS.

Title. 9. Section 33 of principal Act amended. Half-1. Short Title. holiday where factory and shop are com- Section 2 of principal Act amended.
Section 2 of principal Act further amended. Section 34 of principal Act amended.
Section 35 of principal Act amended. 4. Section 2 of principal Act further amended. 5. Section 17 of principal Act amended. 12. Provisions as to hours of labour of Asiatics in 6. Special provision as to overtime in fruitlaundries. canning factories. 13. Section 39 of principal Act amended. 7. Provisions as to meals and meal-times of 14. Section 48 of principal Act amended. Minimum wage of factory workers. Repeal.
Registration of premises occupied by Chinese. women and boys in factories. Repeal. 8. Section 25 of principal Act amended.

## A BILL INTITULED

An Act to amend the Factories Act, 1901.

Title

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:—

1. This Act may be cited as the Factories Act Amendment short Title. Act, 1907, and shall form part of and be read together with the Factories Act, 1901 (hereinafter referred to as the principal Act).

2. Section two of the principal Act is hereby amended by in- Section 2 of 10 serting, after paragraph (3) in the definition of "factory," the follow- amended. ing paragraph:--

"(3a.) Every building or place in which electrical energy is generated or transformed as an illuminant or a motive power for trade or sale, or in which coal-gas or any other form of gas is produced for the like purposes."

3. Section two of the principal Act is hereby amended by Section 2 of inserting, after the word "baked" in paragraph (2) in the definition principal Act further amended. of "factory," the words "or prepared for baking."

4. Section two of the principal Act is hereby amended by section 2 of 20 repealing the definition of "boy," and substituting therefor the principal Act further amended. following words:—

"Boy' means, in cases where no other age is expressly mentioned, a male under the age of sixteen years.

5. (1.) Section seventeen of the principal Act is hereby amended Section 17 of 25 by adding the words "if any" after the words "medical authority" principal Act in paragraph (f) thereof.

(2.) The said section seventeen is also amended by omitting the word "and" at the end of paragraph (h), and by inserting after that paragraph the following:—

"(hh.) The procedure required to be observed in order to claim compensation under the Workers' Compensation for 5

Accidents Act, 1900; and."

Special provision as to overtime in fruit-canning factories.

Provisions as to meals and meal-

boys in factories.

times of women and

6. The provisions of the principal Act are hereby modified in the case of fruit-canning factories and jam-factories to the extent that the limitations as to overtime contained in paragraphs (b), (c), and (d) of subsection one of section twenty-two of that Act need not 10 be observed during the period between the first day of January and the first day of April in any year.

7. (1.) With regard to the meals and meal-times of women and

boys the following rules shall be observed in every factory:—

(a.) No woman or boy shall be permitted to take any meal in 15 any room in which any handicraft or manufacturing process is being or within the previous two hours has been carried on, or in which any person is or during the previous two hours has been engaged in work.

(b.) No woman or boy who is entitled under the principal Act 20 to an interval for meals shall be permitted to do any work or to remain in any workroom during such interval.

- (c.) Notwithstanding anything in this section contained, where the number of women and boys employed in the factory does not exceed six the Inspector may authorise these 25 women and boys to take their meals in the workroom and to remain therein.
- (d.) Where the number of women and boys employed in a factory exceeds six, the occupier shall provide a fit and proper room in which they may take their meals; provided that the Inspector may authorise a place of shelter within the factory to be used for this purpose if he is satisfied that it is reasonably sufficient for this purpose, and is sufficiently secure from the weather and from public view.

(e.) The room or shelter referred to in the last preceding paragraph shall be furnished by the occupier of the factory to the Inspector's satisfaction with seats and tables, so as to permit of meals being taken with reasonable comfort and security, and shall not be used for the storage of materials 40

or goods.

(2.) Section twenty-four of the principal Act is hereby repealed.

8. Section twenty-five of the principal Act is hereby amended by omitting from paragraph (6) the words "A woman or boy under eighteen years of age," and substituting therefor the words "A boy 45 under eighteen years of age or a woman."

9. (1.) Section thirty-three of the principal Act is hereby amended by omitting the words "every woman and boy under eighteen years of age," and substituting therefor the words "every boy under eighteen years of age and every woman."

(2.) Where in a borough, road, or town district having a population of less than eight thousand a factory and shop are combined

Repeal.

Section 25 of principal Act amended.

Section 33 of principal Act amended.

Half-holiday where factory and shop are combined.

under the management of the same occupier, it shall be sufficient compliance with the provisions of the said section thirty-three relating to the half-holiday if the occupier of the factory allows a half-holiday on the day appointed for the statutory half-holiday under the Shops and Offices Act, 1904, in lieu of on Saturday:

Provided that he gives to the Inspector one month's notice in writing stating his intention so to do. So long as such notice remains in force the said occupier shall allow the said half-holiday in accordance with the provisions of this section, but any such notice may at 10 any time be withdrawn by the said occupier by giving to the Inspector one month's notice in writing to that effect:

Provided further that this section shall only apply where the number of persons employed in the shop are greater in number than

those employed in the factory.

(3.) The provisions of the previous subsection shall not apply to

any borough within a combined district.

10. Section thirty-four of the principal Act is hereby amended Section 34 of by inserting, after the word "boy" in paragraph (c), the words amended. "whether above or below the age of sixteen years."

11. Section thirty-five of the principal Act is hereby amended Section 35 of by omitting the words "woman or boy under eighteen years of age" principal Act wherever these words occur, and substituting therefor the words "boy under eighteen years of age or woman."

12. (1.) Except so far as authorised by the warrant of an In- Provisions as to 25 spector, no Asiatic shall work in any laundry for more than forty- hours of labour of eight hours (exclusive of meal-times) in any one week, or on any of laundries. the holidays or half-holidays provided for in section thirty-three of

the principal Act.

(2.) The provisions of this section shall apply not only to 30 Asiatics who are employed to work in laundries, but also to Asiatics who work therein as the occupiers thereof or otherwise on their own account.

(3.) If any Asiatic works in breach of the provisions of this section, he and the occupier of the laundry shall be guilty of an 35 offence, and each of them shall be liable to a fine not exceeding five pounds for every such offence.

13. Section thirty-nine of the principal Act is hereby amended section 39 of by inserting the words "if any" after the words "medical authority" principal Act in paragraph (1), and the words "his age" after the word "injured"

40 in the said paragraph.

14. Section forty-eight of the principal Act is hereby amended section 48 of by inserting, after the word "resides" in paragraph (a), the words principal Act "or works or is employed"; and by inserting, after the word "resided" in paragraph (b), the words "or worked or been employed."

15. (1.) Every person who is employed in any capacity in a Minimum wage of factory shall be entitled to receive from the occupier payment for his factory workers. work at such rate as is agreed on, being not less than a rate of five shillings a week for the first year of employment in the trade, eight shillings a week for the second year, eleven shillings a week for 50 the third year, and so on by additions of three shillings a week for each year of employment in the same trade until a rate of twenty shillings a week is reached, and thereafter not less than a rate of twenty shillings a week.

Repeal.

(2.) This section is in substitution for section two of the Factories Act Amendment Act, 1905, which section is hereby accordingly repealed.

Registration of premises occupied by Chinese.

16. No premises the occupier of which is a person of the Chinese race shall hereafter be registered as a factory under the authority of the principal Act, unless the occupier thereof is already at the time of the passing of this Act the occupier of premises so registered.

By Authority: John Mackay, Government Printer, Wellington.—1907.