



BOOKS AND FORMS

REQUIRED UNDER

THE FACTORY & WORKSHOP ACTS

Published by

> SHAW & SONS, *

Printers, Publishers, Lithographers, etc.,

FETTER LANE AND CRANE COURT, LONDON, E.C.

No. of Form.	5.	d.	Postage.
Redgrave's Hints for Textile Factories	I	0	I
I Abstract for Textile Factories	0	3	1/2
2 Abstract for Non-Textile Factories	0	3	1/2
2a Abstract for White Lead Factories	0	3	12
3 Abstract for Print Works, Dye Works, Bleac Works	ch o	3	1/2
4 Abstract for Workshops	0	3	1/2
4a Abstract for Retail Bakehouses	0	3	12
4b Abstract for Wholesale Bakehouses	0	3	$\frac{1}{2}$
	0	3	$\frac{1}{2}$
	d- o	3	1 2
22101883182			CAR.

Med K23950

Books and Forms—contd.

Fori			S.	d.	Postage.
7	Places forbidden for work		0	1	1 2
S	Places forbidden for meals		0	I	1/2
9	Period of employment, 8 a.m.—8 p.m		0	I	1/2
91	Period of employment, 9 a.m.—9 p.m		0	I	1 1
01	Lace Factories, overtime, Males above 16		0	1	1/2
11	Bakehouses, Males above 16	• •	0	I	<u>1</u> .
12	Biscuit Baking.—Continuation of employm	ent			
	of Young Persons above 16 as adults	• •	0	I	$\frac{1}{2}$
13	Substitution of another day for Saturday	• •	0	I	1/2
14	Overtime.—To 4.30 p.m. on Saturdays—Tur	key			
	Red Dyeing	• •	O	I	$\frac{1}{2}$
15	Five hours spell	• •	0	I	$\frac{1}{2}$
16	Different holidays to different sets	• •	0	1	1/2
17	Jew occupier.—Overtime.—Holidays	• •	0	1	1 2
15	Jew occupier and Workpeople.—Sunday emp	loy-			
	ment	• •	0	I	$\frac{1}{2}$
19	Different meal hours	• •	0	I	1/2
20	Employment, &c., during meal hours	• •	0	I	12
21	Overtime—Additional 2 hours	• •	0	I	$\frac{1}{2}$
22	Overtime—30 minutes—Incomplete process	• •	0	I	1 2
23	Overtime for prevention of damage—Tur- Red Dyeing—Open Air Bleaching	_	0	1	1/2
2.4	Overtime — Additional 2 hours — Perish articles	able 	O	I	<u> </u>
25	Water Mills—Lost time	• • •	O	I	12

[List continued at end of Book.









THE FACTORY AND WORKSHOP ACTS, 1878 to 1891.



THE

Factory & Telorkshop

ACTS, 1878 TO 1891,

WITH INTRODUCTION, COPIOUS NOTES, AND AN ELABORATE INDEX.

BY

ALEXANDER REDGRAVE, C.B.,

Her Majesty's Chief Inspector of Factories, &c.,

AND

JASPER A. REDGRAVE, One of Her Majesty's Inspectors of Factories.

Fourth Edition,

Containing all the Exceptions granted by the Secretary of State.

LONDON:

SHAW & SONS, FETTER LANE AND CRANE COURT, E.C.

Law Printers and Publishers.

1891.

LONDON: PRINTED BY SHAW AND SONS, FETTER LANE.

WEL		
Ceil.	V/ci	mse
Call		
No.		and the second s
		um um maranani a samalità delle d

TO THE RIGHT HONOURABLE

RICHARD ASSHETON CROSS, M.P.,

Secretary of State for the Mome Department,

THIS EDITION OF THE ACT

WHICH CONSOLIDATES THE NUMEROUS AND VARYING REGULATIONS

HITHERTO IN FORCE,

AND WHICH, UNDER HIS GUIDANCE,

HAS LAID DOWN A COMPLETE CODE FOR REGULATING LABOUR,

AND PROMOTING SANITARY IMPROVEMENT

AND EFFICIENT EDUCATION,

IS. WITH HIS PERMISSION, MOST RESPECTFULLY INSCRIBED BY HIS OBEDIENT SERVANT,

ALEX. REDGRAVE.

Whitehall. 1878.



THE FACTORY AND WORKSHOP ACT, 1878.

41 VICT. CHAP. 16.

INTRODUCTION TO THE FIRST EDITION.

THE first Act which was passed to regulate labour in factories was the "Act for the preservation of the Health and Morals of Apprentices and others employed in Cotton and other Mills, and Cotton and other Factories" (42 Geo. 3, c. 73): and the last Act previous to this consolidating Act followed upon the lines of the first Act; it was intituled "An Act to make better provision for improving the Health of Women, Young Persons, and Children employed in Manufactories, and the Education of such Children, and otherwise to amend the Factory Acts" (37 & 38 Vict. c. 44).

The Act of Geo. 3 was in fact directed in the first place to the due cleansing of the factories, by two washings with quicklime yearly, to the admission of fresh air by means of a sufficient number of windows, and to the yearly supply to every apprentice of sufficient and suitable clothing. It next prohibited nightwork, and excessive labour in the day; and, lastly, required all apprentices to be instructed in the principles

of the Christian religion, and that those who were members of the Church of England should be examined annually by a clergyman, and be prepared at the proper age for confirmation.

These regulations existed upon the statute book until repealed by this Act; but with the exception of those parts relating to a sufficiency of clothing and supervision of morals, which from the system of apprenticeship no longer existing under the circumstances which prevailed in 1802, are now altogether unnecessary,—all the main intentions of that statute are carried out by the new Act.

The history of the Ten-hour question has yet to be written. One or two accounts have been published by persons mixed up with the events which they describe — valuable, doubtless, from being the impressions of eye witnesses, but of scarcely sufficient grasp of the whole subject to do justice to a great public movement. I may, however, except from this description the interesting book by E. E. Von Plener, "The English Factory Legislation." Whenever the question be taken in hand, "The Factory and Workshop Act, 1878," will be the text from which each division of the subject may be naturally divided. The steps by which each advance was made may be traced until one harmonious whole has been reached and consolidated in this Act.

^{*} The English Factory Legislation, by Ernst Edler Von Plener, First Secretary to the Imperial and Royal Austro-Hungarian Embassy in London. Chapman and Hall, 1873.

The movement in 1802 was sanitary as well as educational; it was the first step in the cause of sanitary improvement, and to the influence of Factory Legislation, and to the enquiries into the employment of women and children, may be credited subsequent legislation for the health of towns.

Thus, while this Act is essentially a consolidating Act, it maintains the great distinction which Factory Legislation has always observed in dealing with juvenile and female labour. That to which public attention was first called in 1802, was the labour in cotton and woollen factories in which more than twenty persons were employed. It was not until power was employed to move spinning frames, and afterwards looms, that the evils of excessive labour became so painfully evident. Hence legislation first dealt with spinning and weaving factories moved by power. Then with other cognate occupations in which steam or water-power was used, printworks, bleachworks, dyeworks, and lace factories. Next, in 1864, to certain occupations in which mechanical power might or might not be used; and, lastly, by the Acts of 1867 various enumerated trades were legislated for as factories, and all others as workshops. These later Acts, embracing within their far-extending definitions nearly every trade and occupation in the country, were necessarily incomplete and experimental. Exceptions and modifications were authorised which might possibly be requisite, rather than upon proof that they were indispensable, so that by the time the last of these several Acts had received the Royal assent there

was a perfect chaos of regulations—all good in themselves when enacted—all having a direct purpose, which most of the trades have outlived, and which required constant eare and consideration to prevent an application of them which would have imperilled that impartiality and that uniformity of administration which are absolutely essential to secure harmonious and cheerful co-operation.

It was assigned to a Royal Commission in the latter part of the year 1875, to take all these statutes under review, to consider their various enactments, modifications, and exceptions, to take such evidence as they thought requisite, and then to submit a proposition for bringing into harmony the incongruous mass of provisions which encumbered the statute book. The Commissioners set to work with the utmost activity, and took evidence upon all the points committed to them, both in London and in various manufacturing localities in England, Scotland, Ireland, and in February, 1876, their Report, with a volume of evidence, was laid before Parliament. The Report deals exhaustively with the question; it traces out clearly and distinctly the course of legislation, the eauses of the differences of regulations in different trades: it points out wherein some differences may cease, and others be mitigated, and by a series of resolutions lays down the groundwork for the consolidation of the various Aets.

The outline thus drawn is, in its main features, the groundwork of the Act.

The Act deals with five classes of works:

Textile Factories,

Non-Textile Factories,

Workshops,

Workshops in which neither children nor young persons are employed.

Domestic Workshops.

By its definitions a "factory" is a place in which machinery is moved by the aid of steam, water, or other mechanical power.

Factories are divided into two classes, Textile Factories and Non-Textile Factories. The words Textile Factories and Non-Textile Factories are now first used in an Act of Parliament. The old legal term of factory was originally defined to mean a factory in which cotton, wool, &c., was operated upon by the aid of steam or water-power; but as the regulations differ in such factories from those in other factories, it has been necessary to use distinctive terms for the two classes of factories.

The definition of a Textile Factory remains the same as under former Acts, and the regulations affecting them continue the same as before as to hours of work and meals, and education of children, limewashing, holidays, &c., &c. In one or two particulars the precise enactments of the old Factory Acts have been varied and made applicable to all factories, and these variations will be noticed in their place.

The term "Non-Textile Factory" applies to the occupations enumerated in the Aets of 1864 and 1867, whether using power or not, and includes in addition all unnamed occupations in which mechanical power is used. This definition releases from the special factory regulations all those occupations which were factories under the Factory Act, 1867, by reasons of fifty persons being employed, and in which mechanical power is not used.

The works, which are Non-Textile Factories, whether power be used or not, are the following:—

Under the Act of 1864,

Where persons are employed for hire in

The manufacture of Earthenware,

Ditto Lueifer Matches,

Ditto Percussion Caps,

Ditto Cartridges,

The employment of Paper Staining,

Ditto

Fustian Cutting.

Under the Act of 1867—

The following Works:-

Blast Furnaees,

Copper Mills,

Iron Mills,

Foundries,

The Manufacture of Machinery, of any article of Metal, or of Indiarubber or Gutta Percha, by the aid of mechanical power,

Paper Manufacture,
Glass ditto,
Tobacco ditto,
Letter-Press Printing,
Bookbinding.

All the unnamed occupations in which power is not used, except those specially named in the Acts of 1864 and 1867, are defined to be Workshops.

The above definitions appear to mark very clearly the eause and course of factory legislation.

The first principle was that where power was used, and where the large majority of persons employed were women and children, their labour required regulation, sanitary conditions required supervision, the education of the children must be made compulsory.

The Textile Factories came within that category, and hence, having been first legislated for, the regulations are retained.

Then other occupations came under review in which the proportion of women and children employed was not so large as in "Textile Factories," in some of which the labour was not so hard, and in others of which the attention and strain in waiting upon the moving power was not so continued or so uninterrupted.

In these, the limits of the hours of work have been somewhat relaxed, but the great principles of sanitary

condition and education of the young are as rigidly required as in Textile Factories.

These are the Non-Textile Factories.

The next class of works are those in which no power is used. They are called Workshops.

In these the hours of work and meals, and education, are as strictly provided for as in Factories, but unless eircumstances satisfy the Secretary of State that they are required, registers and eertificates of fitness will not be compulsory.

The next class of works to which fewer regulations apply are the Workshops, in which none but women above the age of 18 are employed.

In these Workshops the actual number of hours of work and of meals must be the same as in Non-Textile Factories, but with more elasticity of arrangement.

The last class of works may be designated "Domestie Workshops." These are Workshops carried on in a private house, room, or place in which the only persons employed are members of the same family dwelling there.

In these the number of hours of work and meals for ehildren and young persons must be the same as in Non-Textile Factories, but with more elasticity of arrangement; the education of children is the same. The employment of women in Domestic Workshops is unrestricted.

The sanitary condition of all Workshops is now under the supervision of local authorities. But the Act exempts from the regulations in respect to Domestic Workshops, and leaves altogether free from this Act eertain occupations of a light character when earried on in a dwelling-house by the family dwelling therein, viz.:—

Straw-plait Making,

Pillow-lace Making,

Glove Making,

and others of a like nature to which the Secretary of State may extend the exemption.

It also exempts from the regulations as to hours of labour and meals, Flax Scutch Mills in which women only are employed intermittently, and for not more than six months in the year.

It also exempts any handieraft which is exercised in a dwelling-house by the family dwelling there, at irregular intervals, and does not furnish the whole or principal means of living to the family.

As a ready means of ascertaining the precise regulations affecting each description of work, whether Textile Factory, Non-Textile Factory or Workshop, I annex a tabular analysis of the variations of the provisions which are applicable to each of these three classes of works.

The alterations made by the Aets subsequent to the Act of 1878, have been included in the following statement:—

TABULAR ANALYSIS OF THE REGULATIONS OF THE FACTORY AND

APPLICATION OF THEM TO THE

Regulations to be observed in Textile Factories.

SANITARY

- Sect. 3.—Every factory to be kept in a cleanly state, free from effluvia, &c., to be well ventilated, not to be overcrowded.
- Sect. 4.—If an inspector observe a nuisance he must report to sanitary authority.
 - Inspector authorised to take medical officer of health, &c., with him into the factory.
- Seet. 33.—Every factory to be limewashed once in 14 months, unless painted in oil once in seven years, when it must be washed once every 14 months.
 - The Secretary of State may exempt from this provision any class of factory, or part thereof, not requiring it for the purpose of cleanliness.
- Seet. 37.—A child, young person, or woman not to be employed in wet spinning, unless means are taken to prevent their being wetted, and to prevent the escape of steam.

SAFETY AND

- Sect. 5.—Hoist or Teagle, steam-engine, water-wheel, mill gearing, and dangerous machinery, to be securely fenced.
- Sect. 9.—Employment of a child in cleaning machinery in motion, and of a child, young person, or woman in cleaning mill gearing in motion, prohibited.
 - Employment between fixed and traversing parts of a selfacting machine forbidden,

WORKSHOP ACT, 1878, AS AMENDED BY THE ACT 1891; AND OF THE DIFFERENT CLASSES OF WORKS.

Correspondi	ng Re	gulation	is to be	e obser	eved in
Non-Textile Factories.					Workshops.
PROV	ZISIO:	NS.			
The same as Textile	•••	•••	•••	•••	The sanitary condition of workshops
The same as Textile	• • •	• • •		•••	is under the local sanitary authority. In default
The same as Textile	•••	•••	•••	•••	of sanitary authority, the Secretary of State may
The same as Textile	• • •	• • •	• • •	••	enforce sanita-
The same as Textile	•••	• • •	• • •	• • •	
Where dust is generate polishing, a fan shal ing the inhalation of	I be pro	ovided,	for pre	g, or vent-	The same.
Bakehouses to be limey or where painted in e six months,—s, 34.	rashed	once in	six mo		The same.
AC('H	DENTS	5.			
The same as Textile	• • •	* * *	•••	• • •	None.
The same as Textile	•••	• • •	•••		None.
The same as Textile	• • •	• • •	•••		None.

Regulations to be observed in Textile Factories.

SAFETY AND

Sect. 31.—Notice of accidents to be sent to the inspector and certifying surgeon—

If fatal.

If caused by machinery moved by power, or vat or pan, and so as to prevent the injured person returning to his work for five hours on three days after the accident.

The certifying surgeon to report the same to the inspector...

Sect. 82.—If any person suffer bodily injury from neglect of fence, mill-gearing, or machinery, &c., required to be fenced, the occupier is liable to a penalty of £100, which may be applied by the Secretary of State for the benefit of the injured person.

Secretary of State may require special rules to be adopted in case of dangerous incidents of employment.

Sufficient means of escape from fire to be provided in the ease of factories.

EMPLOYMENT AND....

Sect. 10.—A child, young person, or woman not to be employed except during period of employment stated in notice.

Young Persons.....

Sect. 11.—The period of employment, inclusive of meal hours, shall be either between 6 A.M. and 6 P.M., or betweeu 7 A.M. and 7 P.M.

On Saturday, when work commences at 6 A.M.,—

If not less than one hour be given for meals, manufacturing processes must cease at 1 P.M., and all other work at 1,30 P.M.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in

Non-Textile Factories.					Workshops.
ACCIDEN	TS—c	ontinue	ત.		
The same as Textile		•••	•••	. 4 .	Only fatal accidents and those caused by unfenced vat or pan to be no- ticed.
The same as Textile	• • •	•••	•••		The same.
The same as Textile	•••	•••		•••	The same if from vat or pan,
The same as Textile	• • •	•••	•••	• • •	The same.
The same as Textile	• • •	•••		•••	None.
MEAI	ь поц	JRS.			
The same as Textile		•••		•••	The same.
AND V	Vomen	ĭ.			
The same as Textile	• • •	•••	•••	• • •	The same.
But the period of en named in Sched. 3, 8 A.M. and 8 P.M.—	Part 1	nent in I, may	the v	vorks ween	The same.
The Secretary of State Non-Textile Factori may authorise the pe between 9 A.M. and	ies to tl eriod o	his list, f emplo	and fu	rther	The same.
All work must eease a	t 2 P,M	.—s. 13		• • •	The same.

Regulations to be observed in Textile Factories.

EMPLOYMENT AND

- If less than one hour be given for meals, manufacturing processes must cease at 12.30 P.M., and all other work at 1 P.M.
- On Saturday, when work commences at 7 A.M., manufacturing processes must cease at 1.30 P.M. and all other work at 2 P.M.

- Seet. 50.—If the occupier of a factory be of the Jewish religion, and close his factory on Saturday until sunset, he can employ young persons and women until 9 P.M. on Saturday.
- Sect. 11.—All young persons and women must have two hours for meals during the period of employment, of which one hour must be given before 3 P.M.
 - On Saturday, at least half an hour must be given
 - A young person or woman not to be employed for more that four hours and a half without an interval of half at hour:—
- Seet. 48.—Except in the factories named in Sched. 3. Part 7. and others added thereto by order of the Secretary of State.

CHILDREN.

Sect. 12.—Children are to be employed either morning or afternoon, or on alternate days.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding regulations to be observed in Non-Textile Factories. Workshops.MEAL HOURS—continued. All work must cease at 2 P.M.—s. 13 ... The same. When the times of work are between SA.M. and The same. 8 P.M., or between 9 A.M. and 9 P.M., work may continue on Saturdays until 4 P.M.—s. 42. When working in day and night shifts, the Saturday Half-holiday is not compulsory for male young persons.—s. 58. In Turkey red dyeworks, work may continue on Saturday until 4.30 P.M.—s. 47. The Secretary of State is authorised under eer-The same. tain circumstances to substitute another day for the Saturday Half-holiday.—s. 46. Where the hours of work have not exceeded The same. eight in any one week, they may be extended to eight hours on Saturday. The same as Textile The same. One hour and a half must be given, of which The same. one hour must be given before 3 P.M.—s. 13. The same as Textile.—s. 13. The same. Not to be employed more than five hours without The same. an interval of half an hour.—s. 13.Children. The same as Textile.—s. 14. The same.

Regulations to be observed in Textile Factories.

EMPLOYMENT AND

- The period of employment for a child begins and ends the same as for a young person.
- Children in the morning set must cease work at the dinner hour, but not later than 1 P.M.
- Children in the afternoon set begin at the end of the dinner-time, but not earlier than 1 P.M.
- Children may work on the alternate day system on Saturdays as young persons.
- A child shall not be employed on Saturday in two successive weeks, nor on Saturday in any week, if on any other day in the week he has worked more than five hours and a half.
- Children working on alternate days may work as young persons, but must not work on two successive days, nor on the same days in two successive weeks.
- When a child is employed as a young person, he must have the same intervals for meals as a young person.
- A child not to be employed more than four hours and a half without an interval of half an hour:—Except
- Sect. 48.—In the factories named in Sched. 3, Part 2, and others added thereto by the Secretary of State.

HOLIDAYS.....

- Sect. 22.—Every child, young person, and woman shall be allowed the following holidays:—
 - The whole of Christmas Day and the whole of Good Friday; or instead of Good Friday the next public holiday under the Holidays Extension Act, 1875.
 - Notice must be given of such holidays and fixed up in the factory.
 - A half holiday shall comprise one-half of the period of employment on some other day than Saturday.
 - A child, young person, or woman shall not be employed on any day or part of a day set apart for a holiday,

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in Non-Textile Factories. Workshops.MEAL HOURS-continued. The same as Textile The same. But the period of employment in the works named The same. in Sched. 3. Part 1, may be between 8 A.M. and 8 P.M., and 4 P.M. on Saturdays.—s. 43. Children not to be employed after S P.M.—s. 43. The same. The same as Textile The same. The same as Textile. The same. The same. The morning set ends and the afternoon set begins on Saturdays the same as on other days. A child shall not be employed in two successive The same. weeks in a morning set, or in two successive weeks in an afternoon set. The same as Textile:—Provided that ehildren The same. ean only work on alternate days if two hours are allowed for meals. The same as Textile. The same. A child shall not be employed more than five The same. hours without an interval of half an hour.HOLIDAYS. The same as Textile The same. The same as Textile The same. The same as Textile The same. The same as Textile. The same. The same as Textile The same.

Regulations to be observed in Textile Factories.

HOLIDAYS—continued.....

- Sect. 22.—In Scotland, other days may be substituted for Christmas
 Day and Good Friday
 - Eight half-holidays, or equivalent whole holidays, of which half shall be given between 15th March and 1st October following.
- Sect. 50.—In the factory of a Jew, in which all the persons employed are Jews, two Bank Holidays may be given instead of Christmas Day and Good Friday.
- Sect. 106.—In Ireland the 17th of March, or Good Friday or Easter Tuesday must be given, and will reckon as two of the eight half-holidays.

EDUCATION.....

- Sect. 23.—The parent of a child shall cause such child to attend a recognised efficient school, which may be selected by himself.
 - A child when employed in a morning or afternoon set shall attend school for one school attendance on each day of every week during any part of which he may be employed.
 - A child when employed on alternate days must attend school for two school attendances on each alternate day.
 - Attendance at school must be made between 8 A.M. and 6. P.M.
 - A child is not required to attend school on Saturdays, or on any holiday or half-holiday in pursuance of this Act.
 - Non-attendance caused from sickness, &c., &c.
 - When there is not a certified school within two miles of the child's residence, the child may attend some other school, temporarily approved by an inspector.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in Non-Textile Factories. Workshops. The same as Textile The same. The same as Textile The same The same as Textile The same. The same as Textile The same. The Secretary of State is authorised to permit The same. the holidays under certain conditions to be given to different sets on different days .-s. 49. When working in day and night shifts it is not The same. compulsory to give eight half holidays to male young persons.—s. 58.OF CHILDREN. The same as Textile The same. The same as Textile The same.

Regulations to be observed in Textile Factories.

EDUCATION....

- A child who has failed to attend school regularly cannot be employed the following week unless the deficient attendances be made up.
- Seet. 24.—The occupier shall obtain certificates from a schoolmaster of the school attendance of the children employed in his factory, and keep such certificates for two months, and produce the same to the inspector.
- Sect. 25.—The school managers may apply in writing to an occupier to pay the school fees, not exceeding 3d. per week, or one-twelfth of the wages of a child, which the occupier may deduct from the wages of the child.
- Seet. 26.—When a child of thirteen has obtained a certificate of proficiency either of having passed the prescribed standard, or of having attended school the prescribed number of attendances, he is deemed to be a young person.

CERTIFICATES OF FITNESS.....

- Seet. 27.—A person under sixteen shall not be employed for more than seven, or if the certifying surgeon resides more than three miles from the factory, thirteen working days, unless the occupier has obtained from the certifying surgeon a certificate in the prescribed form of the fitness of employment of such person.
 - A certificate of fitness shall not be given unless a certificate of birth be produced, or other proof of real age.
- Seet. 29.—When an inspector considers any person under sixteen unfit to work he may give notice to the occupiers, and the person shall not be employed more than seven days unless certified by the certifying surgeon to be fit for work.
- Sect. 30.—An inspector may annula certificate of a certifying surgeon if certificate of age of the person named therein was not produced, if he think the person under the age named in the certificate.

INTRODUCTION.

THE FACTORY AND WORKSHOP ACTS—continued.

Correspondi	ng Reg	ulation	s to be	observ	red in
Non-Text	ile Fac	tories.			Workshops.
OF CHILI	DREN-	-conti	nued.		
The same as Textile	•••	• • •	•••		The same.
The same as Textile	•••	•••	•••	•••	The same.
The same as Textile	•••		•••	•••	The same.
The same as Textile	•••	• • •	• • •	•••	The same.
FOR EMPL The same as Textile					The Secretary of State may require certificates to be obtained in workshops.—s. 41. The occupier may require the certifying surgeon to grant certificates as if his workshop were a factory.—s. 28.
The same as Textile	• • •	• • •	• • •	•••	
The same as Textile	***	•••		• • •	Not applicable at present in work-shops.
The same as Textile	• • •		• • •	• • •	

Regulations to be observed in Textile Factories.

CERTIFICATES OF FITNESS

- When a child becomes a young person a fresh certificate of fitness must be obtained.
- Sect. 73.—A certificate of fitness shall only be granted on personal examination.
- Sect. 30.—The same certificate of fitness may be valid for all the factories in the occupation of the same occupier in the district of the same certifying surgeon.
- Sect. 73.—A certifying surgeon shall examine persons only at the factory where such persons are employed, unless the number of children and young persons is less than five, or unless specially allowed by an inspector.
- Sect. 72.—Certifying surgeons to be appointed by an inspector
- Sect. 74.—Fees to be paid to a certifying surgeon
- Sect. 71.—Where there is not a certifying surgeon within three miles, the Poor Law medical officer to act as certifying surgeon.

REGULATIONS AS.....

- Sect. 17.—All children, young persons, and women to have the times allowed for meals at the same periods of the day.
 - A child, young person, or woman is not allowed to remain in any room where a manufacturing process is being carried on, or to be employed during a meal time.

Sects. 19 and 78.—Notice of meal honrs to be fixed np—of hours of work, &c.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in Non-Textile Factories. Workshops.FOR EMPLOYMENT—continued. The same as Textile The same as Textile The same as Textile Not applieable at present in work-The same as Textile shops. The same as Textile The same as Textile The same as Textile TO MEAL TIMES. The same as Textile—but not to apply to the factories named in Seh. 3, Part 2. The same as Textile—but not to apply to the factories named in Sch. 3, Part 2. The Secretary of State authorised to extend. these modifications in certain cases.—s. 52. The same. Meals are not to be taken in certain parts of glassworks, lucifer match works, and earthenware works,-Sch. 2. The Secretary of State power to prohibit meals The same. being taken in places injurious to health .-- s. 39. The same as Textile The same.

Regulations to be observed in Textile Factories.

PROHIBITIONS...

- Seet. 20.—A child shall not be employed under the age of ten years.

 After 31st December, 1892, the minimum age will be eleven years.
- Seet. 21.—A child, young person, or woman shall not be employed on Sunday; but
- Sect. 51.—If the occupier be of the Jewish religion, and close his factory on Saturday, both before and after sunset, a Jewish young person or woman may be employed on Sunday the same as if Sunday were Saturday.

OVERTIME AND

- Seet. 44.—Male young persons of sixteen years of age may be employed in lace factories between 4 A.M. and 10 P.M. under certain conditions.
- Sect. 50.—If the occupier be of the Jewish religion and keep his factory closed on Saturday both before and after sms-et, he may employ the young persons and women one hour on every other week day, but not before 6 A.M. or after 9 P.M.
- Sect. 57.—Secretary of State may authorise employment of young persons and women to recover lost time in water mills at the rate of one hour per day, for not exceeding ninetysix days in case of drought, and not exceeding forty-eight days in case of flood.
- Sect. 63.—The Secretary of State, where eleanliness, &c., is deficient, may by order direct the adoption of special means as a condition of the exceptional employment.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed	red in
Non-Textile Factorics.	Workshops.
OF EMPLOYMENT.	
The same as Textile	The same.
The same as Textile—except as respects male young persons in Blast Furnaces and Paper Mills,—s. 58.	The same.
The same as Textile	The same.
A child or young person is not to be employed in the silvering of mirrors by the mercurial process, or the making of white lead.—Sch. 1.	The same.
A child or female young person is not to be employed in melting or annealing glass.—Sch. 1. A female under sixteen is not to be employed in brick-making or salt-making.—Sch. 1. A child is not to be employed in dry grinding in the metal trades, or where lucifer-match dipping is earried on.—Sch. 1. A child under cleven shall not be employed in metal grinding, other than dry metal grinding, or in fustian cutting.—Sch. 1.	The same.
NIGHTWORK.	
Male young persons of sixteen years of age may be employed in bakehouses between 5 A.M. and 9 P.M. under certain conditions,—s. 45.	The same.
The same as Textile	The same.
The same as Textile	
The same as Textile	The same.

INTRODUCTION.

TABULAR ANALYSIS OF THE REGULATIONS OF

Regulations to be observed in Textile Factories.

OVERTIME AND

Seet. 64.—Where an exception has been authorised, and it is found to be injurious to health, the Secretary of State may by order reseind such exception.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in

Non-Textile Factories.	Workshops
NIGHTWORK—continued. The same as Textile	The same.
Young persons and women may be employed for fourteen hours, including two hours for meals, between 6 A.M. and 8 P.M., or between 7 A.M. and 9 P.M., or between 8 A.M. and 10 P.M. in the works named in Sch. 3, Part 3, for not more than five days in a week and forty-eight in a year; and in the works named in Sch. 3. Part 5, for ninety-six days in a year.—88, 53, 56.	The same.
The Secretary of State authorised to extend these provisions to other Non-Textile Factories under certain conditions.—ss. 53, 56.	The same.
If a process be incomplete at the end of the period of employment in the works named in Sch. 3. Part 4. children, young persons, and women may be employed for thirty minutes beyond the period of employment, provided the hours of work do not exceed the hours of work allowed by law.—s. 54.	The same.
The Secretary of State authorised to extend these provisions under certain conditions.—8, 54.	The same.
Young persons and women may be employed so far as is necessary to prevent damage from spontaneous combustion in Turkey red-dyeing, and from atmospheric influence in open-air bleaching.—s. 55.	None.
Male young persons may be employed on day and night shifts in the factories named in Sch. 3. Part 6.—s. 55.	
The Secretary of State authorised to permit the employment of male young persons of sixteen years of age in night shifts.—s. 58.	The same.
Male young persons of sixteen years of age may be employed at night in provincial newspaper offices on two nights in a week.—s. 59.	None

TABULAR ANALYSIS OF THE REGULATIONS OF

Regulations to be observed in Textile Factories.

OVERTIME AND.....

٦.	TT	SI	$^{\circ}$	EТ	$^{ m LL}$	Α	N	\mathbf{r}_{i}	വ		ς.	
41	ᄮᄮ	w	\cup	1.77	121	43		12	~ '	U 1	· ·	۰

- Sects. 19, 78.—Notice to be hung up of times of work and meals:—
 Abstract of Act. Names of inspectors and certifying surgeons. Clock by which hours of work are regulated.
- Sect. 66.—Notice of special exception to be hung np, and notice to be sent to inspector.
 - When working overtime under special exception, same to be entered in a register.
- Sect. 77.—Register of young persons under sixteen years of age to be kept, with details, as prescribed by the Secretary of State. Extracts to be sent when required by the inspector.
- Sect. 76.—Hours of work to be regulated by a public clock
- Seet. 92.—Any person in a factory while machinery is in motion or while a manufacturing process is earried on deemed to be employed, unless the contrary be proved.
- Scct. 94.—Definition of employment
- Sect. 75.—Occupier of factory to send notice to inspector within one month of commencing to work a factory.
- Sect. 80.—Inspectors of weights and measures authorised to examine weights and measures used for cheeking wages. &c.

THE FACTORY AND WORKSHOP ACTS-continued.

Corresponding Regulations to be observed in

Non-Text	Workshops.				
Male young persons n works according to the works under cert. The Secretary of Stat ployment of male y years of age as male s. 45.	The same.				
REGUL	ATIO:	vs.			
The same as Textile	•••	•••	•••	• • •	The same.
The same as Textile	• • •	•••	• • •	•••	The same.
The same as Textile	• • •	•••	•••	• • •	The same.
The same as Textile	•••	•••	•••	• • •	Secretary of State may require registers to be kept in workshops,—s. 77.
The same as Textile					The same.
The same as Textile	•••	• • •	•••	•••	The same.
The same as Textile			• • •	•••	The same.
The same as Textile	• • •				The same.

The provisions which apply to Workshops conducted on the system of not employing children and young persons (sect. 15) are the following:—

The period of employment for a woman shall be for a specified period of 12 hours, between 6 A.M. and 10 P.M., and of eight hours between 6 A.M. and 4 P.M. on Saturdays.

There shall be allowed to each woman for meals and absence from work, between such periods of employment, one hour and a half, except on Saturday, and on Saturday not less than half an hour.

Prohibition of work on Sunday.

The only provisions of this Act which apply to Domestic Workshops (sect. 16) are the following, applying only to children and young persons:—

The period of employment for a young person shall be between 6 A.M. and 9 P.M., and 4 P.M. on Saturdays.

There shall be allowed to each young person, between such periods of employment, four hours and a half, except on Saturday, and on Saturday, two hours and a half.

The period of employment for a child shall be between 6 A.M. and 1 P.M., or between 1 P.M. and 8 P.M., and 4 P.M. on Saturdays.

 Λ child shall be employed in morning and afternoon sets, changing every week.

The parent of a child must cause his child to attend school.

A child shall attend school daily for one school attendance.

 Λ child shall not be employed for more than five hours without an interval of half an hour.

Prohibition of work of children and young persons on Sunday.

In Domestie Workshops overtime cannot be worked.

The enactments respecting inspection, duties, and authority of inspectors, legal proceedings, amount and levying of fines, definition of terms, &c., are alike applicable to Textile Factories. Non-Textile Factories, Workshops, and Workshops in which neither children nor young persons are employed, and with the exception of the maximum amount of the fines to Domestic Workshops.

In Flax Senteh Mills, in which women only are employed intermittently, and for not more than six months in the course of the year, their labour is entirely unrestricted, but the mills are subject to the sanitary regulations, and those relating to the feneing of machinery, &c. The occupations of straw-plaiting, pillow-lace making, glove making sect. 97), and manual labour in the manufacture of light articles, where the labour is exercised at irregular intervals, and does not furnish the principal means of living to the family exercising them in a private house (sect. 98), are entirely exempted from the provisions of the Act.

It will be seen from this short statement, and an examination of the Act itself, that whereas all previous Acts were based upon some special circumstances which were brought forward with respect to particular trades, this Act has been framed upon definite principles, deduced from former legislation. Thus, there is a defined meaning given to the word "Factory," and a defined meaning lerived from definite circumstances to the word "Workshop." The general enactments, the variations in these for Non-Textile Factories and Workshops, the modifications of the general enactments, will be seen to proceed from principles, and to be systematised so that the reason for them can be traced out.

The Act, too, while it will be easier of administration than any former Act, does not give any additional authority to the inspectors, who, indeed, will be guided now by more defined enactments, and will have no necessity, as heretofore, to search for a construction and adaptation of the Act from a maze of apparently contradictory enactments.

The alterations consequent upon the Act of 1891 have been embodied in the above text.

ALEXANDER REDGRAVE.

London.



PREFACE TO THE FOURTH EDITION.

THIS Edition contains the following Acts in full:—

Factory and Workshop Act, 1878; Factory and Workshop Act, 1883; Factory and Workshop Act, 1891; The Cotton Cloth Factories Act, 1889;

and such portions of the following Acts for the administration of which the Inspectors of Factories are invested with certain powers:—

Truck Acts, 1831 and 1887; Elementary Education Act, 1876: Elementary Education Act, 1880; Education (Scotland) Act, 1883: Public Health Act, 1875: Protection of Children Act, 1889; Shop Hours Regulation Act, 1886.

Those portions of the Factory and Workshop Acts, 1878 and 1883, as have been repealed, or were temporary and are obsolete, are omitted, and the amendments made by the Act of 1891 have been incorporated with the Act of 1878, so that it may be read as nearly as possible as one Act, while each Act or portion of an Act is printed separately for reference.

ALEXANDER REDGRAVE.

JASPER A. REDGRAVE.

August, 1891.



FACTORY AND WORKSHOP ACTS. 1878-1891.

41 VICT. CHAP. 16.

An Act to consolidate and amend the Law relating to Factories and Workshops.

[27th May, 1878.]

BE it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Preliminary.

1. This Act may be cited as the Factory and Act 1878. Workshop Act, 1878. Short title.

2. This Act shall come into operation on the Commencefirst day of January, one thousand eight hundred and seventy-nine, which day is in this Act referred to as the commencement of this Act: Provided that at any time after the passing of this Act, any appointment, regulation or order may be made, any notice issued, form prescribed, and act done which appears to a Secretary of State necessary or proper to be made, issued, prescribed, or done for the purpose of bringing this Act into operation at the commencement thereof.

Any order granted by the Secretary of State under any of the repealed Acts may, if so directed by the Secretary of State, continue in force for three months after the commencement of the Act. Sect. 107, par. 5.

Act 1878.

PART I.

GENERAL LAW RELATING TO FACTORIES AND WORKSHOPS.

(1.) SANITARY PROVISIONS.

Sanitary condition of factory and workshop.

3. A factory shall be kept in a cleanly state and free from effluvia arising from any drain, water-closet, earth-closet, privy, urinal, or other nuisance.

A factory shall not be so overcrowded while work is carried on therein as to be dangerous or injurious to the health of the persons employed therein, and shall be ventilated in such a manner as to render harmless, so far as is practicable. all the gases, vapours, dust, or other impurities generated in the course of the manufacturing process or handicraft carried on therein that may be injurious to health.

A factory in which there is a contravention of this section shall be deemed not to be kept in conformity with this Act.

This section in the Factory Act, 1878, included workshops. They are now excluded by section 3, of the Act of 1891, and Second Schedule.

Overcrowding and want of ventilation have to be determined very much by the construction of the rooms and the nature of the work carried on, but as a general rule, it has been held that at least 250 cubic feet should be allowed to each person employed.

This space is increased to 400 cubic feet, when overtime is being worked. See section 53. In calculating cubic space it is assumed that three gas burners count as one person.

Under the Public Health Act, 1875, the administration of the provisions enumerated in this section is restricted to the inspectors of factories; but the local authority is to administer similar provisions in workshops, defined in sections 15 and 16 of this Act. Section 101.

4. Where it appears to an inspector under this Act 1878. Act that any act, neglect, or default in relation to Notice by any drain, water-closet, earth-closet, privy, ashpit, inspector to water-supply, nuisance or other matter in a factory authority of sanitary or workshop is punishable or remediable under detects in factory or the law relating to public health, but not under workshop. this Act, that inspector shall give notice in writing of such act, neglect, or default, to the sanitary authority in whose district the factory or workshop is situate, and it shall be the duty of the sanitary authority to make such inquiry into the subject of the notice, and take such action thereon, as to that authority may seem proper for the purpose of enforcing the law.

An inspector, under this Act, may, for the purpose of this section, take with him into a factory or a workshop a medical officer of health, inspector of nuisances, or other officer of the sanitary authority.

Where an insanitary condition is caused by faults of or neglects in arrangements not remediable under this Act, it becomes the duty of the inspector to give notice thereof to the sanitary authority, and it is the duty of the sanitary authority to act upon such notice.

The inspector may take a sanitary officer with him into

a factory or workshop.

Under the Public Health Act, 1875 (38 & 39 Vict. c. 55), the local authority has power to cause inspections to be made of any "house," as to the existence of any nuisance, and such inspections to be made between 9 A.M. and 6 P.M.

If any person makes a written complaint that any nuisance exists the local authority may authorise their officer to inspect after twenty-four hours' notice, or if in case of

emergency, immediately without notice.

The local authority has also power to enforce proper and sufficient privy accommodation for both sexes. A house is defined to include "factories and other buildings in which persons are employed in any manufacture, trade, or Act 1878, business." Section 4 of the Public Health Act restricted this definition to places, provided twenty or more personare employed at one time, but section 101 of this Act repeals this proviso.

> The following are the Sanitary Provisions of the Act of 1891, incorporated with the Act of 1878:—

Act 1891. Powers of Secretary of State as to sanitary workshops

- 1. (1) If the Secretary of State is satisfied that the provisions of the law relating to public health as to effluvia arising from any drain, privy, provisions in or other nuisance, or with respect to cleanliness. ventilation, overcrowding, or limewashing are not observed in any workshops or class of workshops (including workshops conducted on the system of not employing any child, young person, or woman therein) or laundries, he may, if he thinks fit, by order, authorise and direct an inspector or inspectors under the principal Act to take, during such period as may be mentioned in the order. such steps as appear necessary or proper for enforcing the said provisions.
 - (2) An inspector authorised in pursuance of this section shall, for the purpose of his duties, have the same powers with respect to workshops and laundries to which this section applies, as he has under the principal Act as amended by this Act with respect to factories, and may for the same purpose take the like proceedings for punishing or remedying any default in compliance with the said provisions of the law relating to public health as might be taken by the sanitary authority of the district in which the workshops or laundries are situate, and shall be entitled to recover from that

sanitary authority all such expenses in and about Act 1891. any proceedings in respect of such workshops or laundries as he may incur and are not recovered from any other person, and have not been incurred in any unsuccessful proceedings.

2. (1) Section four of the principal Act shall powers of apply to workshops conducted on the system of spector after not employing any child, young person, or woman sanitary therein, and to laundries.

authority.

- (2) Where notice of an act, neglect, or default is given by an inspector under the said section four, as amended by this Act, to a sanitary authority, and proceedings are not taken within a reasonable time for punishing or remedving the act, neglect, or default, the inspector may take the like proceedings for punishing or remedying the same as the sanitary authority might have taken, and shall be entitled to recover from the sanitary authority all such expenses in and about the proceedings as the inspector incurs and are not recovered from any other person, and have not been incurred in any unsuccessful proceedings.
- 3. (1) Sections three and thirty-three of the Enforce Factory and Workshop Act, 1878 (which relate to sanitary cleanliness, ventilation and overcrowding in, and suntary limewashing of, factories and workshops), shall as to workcease to apply to workshops.

(2) For the purpose of their duties with respect vict. c. 76. to workshops (not being workshops to which the

shops. 41 & 42 Vict. c. 16.

- Act 1891. Public Health (London) Act, 1891, applies), a sanitary authority and their officers shall, without prejudice to their other powers, have all such powers of entry, inspection, taking legal proceedings or otherwise, as an inspector under the principal Act.
 - (3) If any child, young person, or woman, is employed in a workshop, and the medical officer of the sanitary authority becomes aware thereof, he shall forthwith give written notice thereof to the factory inspector of the district.

Cleanliness and limewashing of workshops. 38 & 39 Vict. c. 55.

- 4. (1) Every workshop as defined by the principal Act (including any workshop conducted on the system of not employing any child, young person, or woman therein), and every workplace within the meaning of the Public Health Act. 1875, shall be kept free from effluvia arising from any drain, water-closet, earth-closet, privy, urinal, or other nuisance, and unless so kept shall be deemed to be a nuisance liable to be dealt with summarily under the law relating to public health.
- (2) Where on the certificate of a medical officer of health or inspector of nuisances it appears to any sanitary authority that the limewashing, cleansing, or purifying of any such workshop, or of any part thereof, is necessary for the health of the persons employed therein, the sanitary authority shall give notice in writing to the owner or occupier of the workshop to limewash, cleanse.

or purify the same or part thereof, as the case may Act 1891. require.

- (3) If the person to whom notice is so given fails to comply therewith within the time therein specified, he shall be liable to a fine not exceeding ten shillings for every day during which he continues to make default, and the sanitary authority may, if the(sic) think fit, cause the workshop or part to be limewashed, cleansed, or purified, and may recover in a summary manner the expenses incurred by them in so doing from the person in default.
- (4) This section shall not apply to any workshop 54 & 55 vict. c. 76. or workplace to which the Public Health (London) Act, 1891, applies.

(3.) SAFETY.

Act 1878.

- 5. With respect to the feneing of machinery Fencing of in a factory the following provisions shall have machinery. effect:
 - (1) Every hoist or teagle, and every fly wheel directly connected with the steam or water or other mechanical power, whether in the engine-house or not, and every part of a steam engine and water-wheel, shall be securely fenced; and
 - (2) Every wheel-race not otherwise secured shall be securely fenced close to the edge of the wheel-race; and
 - (3) All dangerous parts of the machinery and every part of the mill-gearing shall

Act 1878.

either be seeurely fenced or be in such position or of such construction as to be equally safe to every person employed in the factory as it would be if it were seeurely fenced; and

Paragraphs 1 and 3 have been amended by section 6 of the Act of 1891.

The word machinery includes any driving strap or band.

(4) All feneing shall be constantly maintained in an efficient state while the parts required to be feneed are in motion or used for the purpose of any manufacturing process.

A factory in which there is a contravention of this section shall be deemed not to be kept in conformity with this Act.

For definition of mill-gearing, see section 96.

This section differs from the previous enactments in that it extends the necessity to fence the steam-engine, water-wheel, hoist, mill-gearing, and all dangerous parts of machinery, so as to protect men as well as children, young persons, and women.

Sections 6, 7, and 8 of the Act of 1878, as to fencing machinery, vats, pans, and faulty fixing of grindstones, have been repealed by the Act of 1891. Second Schedule. Means for escape from fire are now to be provided by section 7 of the Act of 1891, and the repealed sections of the Act of 1878 are replaced by sections 8, 9, 10, 11, and 12 of that Act.

Act 1891.

Provision against fire.

7. (1) Every factory of which the construction is commenced after the first day of January one thousand eight hundred and ninety-two, and in which more than forty persons are employed, shall be furnished with a certificate from the sanitary

authority of the district in which the factory is Act 1891. situate that the factory is provided on the storeys above the ground floor with such means of escape in case of fire for the persons employed therein as can reasonably be required under the circumstances of each case, and a factory not so furnished -hall be deemed not to be kept in conformity with the principal Act, and it shall be the duty of the sanitary authority to examine every such factory, and on being satisfied that the factory is so provided to give such a certificate as aforesaid.

(2) With respect to all factories to which the foregoing provisions of this section do not apply, and in which more than forty persons are employed, it shall be the duty of the sanitary authority of every district, as soon as may be after the passing of this Act. and afterwards from time to time, to ascertain whether all such factories within their district are provided with such means of escape as afore-aid, and, in the case of any factory which is not so provided, to serve on the person being within the meaning of the Public Health Act, 38 & 39 Vict. 1875, the owner of the factory a notice in writing specifying the measures necessary for providing such means of escape as aforesaid, and requiring him to carry out the same before a specified date, and thereupon such owner shall, notwithstanding any agreement with the occupier, have power to take such steps as are necessary for complying with the requirements, and, unless such requirements are so complied with, such owner shall be liable to a fine not exceeding one pound for every day that such non-compliance continues. In case

- Act 1891, of a difference of opinion between the owner of the factory and the sanitary authority, the difference shall, on the application of either party, be referred to arbitration, and thereupon the provisions of the First Schedule to this Act shall have effect, except that the parties to the arbitration shall be the sanitary authority on the one hand and the owner on the other, and the award on the arbitration shall be binding on the parties thereto. If the owner alleges that the occupier of the factory ought to bear or contribute to the expenses of complying with the requirement, he may apply to the county court having jurisdiction where the factory is situate, and thereupon the county court. after hearing the occupier, may make such order as appears to the court just and equitable under all the circumstances of the case.
 - (3) All expenses incurred by a sanitary authority in the execution of this section shall be defrayed—
 - (a) In the case of an authority of an urban district, as part of their expenses of the general execution of the Public Health Act, 1875; and
 - (b) In the case of an authority of a rural district, as special expenses incurred in the execution of the Public Health Act. 1875; and such expenses shall be charged to the contributory place in which the factory is situate.

- (4) In the application of this section to the Act 1891. administrative county of London, the London County Council shall take the place of the sanitary authority, and their expenses in the execution of this section shall be defraved as part of their expenses in the management of the Metropolitan 18 & 19 Vict. Building Act, 1855, and the Acts amending the same.
- 8. (1) Where the Secretary of State certifies special that in his opinion any machinery or process or rules and particular description of manual labour used in a dangerous factory or workshop (other than a domestic work- and unhealthy shop) is dangerous or injurious to health or dan-emptoygerous to life or limb, either generally or in the case ment. of women, children, or any other class of persons, or that the provision for the admission of fresh air is not sufficient, or that the quantity of dust generated or inhaled in any factory or workshop is dangerous or injurious to health, the chief inspector may serve on the occupier of the factory or workshop a notice in writing, either proposing such special rules or requiring the adoption of such special measures as appear to the chief inspector to be reasonably practicable and to meet the necessities of the case.

The word machinery includes any driving strap or band. See Act of 1891, s. 37.

The word process includes "the use of any locomotive." See Act of 1891, s. 37.

(2) Unless within twenty-one days after receipt of the notice the occupier serves on the chief inspector a notice in writing that he objects to the

- Act 1891 rules or requirement, the rules shall be established, or, as the case may be, the requirement shall be observed.
 - (3) If the notice of objection suggests any modification of the rules or requirement, the Secretary of State shall consider the suggestion and may assent thereto with or without any further modification which may be agreed on between the Secretary of State and the occupier, and thereupon the rules shall be established, or, as the case may be, the requirement shall be observed, subject to such modification.
 - (4) If the Secretary of State does not assent to any objection or modification suggested as aforesaid by the occupier, the matter in difference between the Secretary of State and the occupier shall be referred to arbitration under this Act, and the date of the receipt of the notice of objection by the Secretary of State shall be deemed to be the date of the reference, and the rules shall be established, or the requisition shall have effect, as settled by an award on arbitration.
 - (5) Any notice under this section may be served by post.
 - (6) With respect to arbitrations under this Act the provisions in the First Schedule to this Act shall have effect.
 - (7) No person shall be precluded by any agreement from doing, or be liable under any agreement to any penalty or forfeiture for doing, such

acts as may be necessary in order to comply with Act 1891. the provisions of this section.

- 9. (1) If any person who is bound to observe Penalty for any special rules established for any factory or tion of special rules workshop under this Act acts in contravention of, or requirement. or fails to comply with, any such special rule, he shall be liable on summary conviction to a fine not exceeding two pounds; and the occupier of the factory or workshop shall also be liable on summary conviction to a fine not exceeding ten pounds, unless he proves that he had taken all reasonable means, by publishing, and to the best of his power enforcing, the rules to prevent the contravention or non-compliance.

- (2) A factory or workshop in which there is a contravention of any requirement made under this Act shall be deemed not to be kept in conformity with the principal Act.
- 10. (1) After special rules are established Amendment of special under this Act in any factory or workshop, the rules Secretary of State may from time to time propose to the occupier of the factory or workshop any amendment of the rules or any new rules; and the provisions of this Act with respect to the original rules shall apply to all such amendments and new rules in like manner, as nearly as may be, as they apply to the original rules.
- (2) The occupier of any factory or workshop in which special rules are established may from time to time propose in writing to the chief in-

Act 1891. spector, with the approval of the Secretary of State, any amendment of the rules or any new rules, and the provisions of this Act with respect to a suggestion of an occupier for modifying the special rules proposed by a chief inspector shall apply to all such amendments and new rules in like manner, as nearly as may be, as they apply to such a suggestion.

Publication of special rules.

- 11. (1) Printed copies of all special rules for the time being in force under this Act in any factory or workshop shall be kept posted up in legible characters in conspicuous places in the factory or workshop where they may be conveniently read by the persons employed. In a factory or workshop in Wales or Monmouthshire the rules shall be posted up in the Welsh language also.
- (2) A printed copy of all such rules shall be given by the occupier to any person affected thereby on his or her application.
- (3) If the occupier of any factory or workshop fails to comply with any provision of this section, he shall be liable on summary conviction to a fine not exceeding ten pounds.
- (4) Every person who pulls down injures, or defaces any special rules when posted up in pursuance of this Act, or any notice posted up in pursuance of the special rules, shall be liable on summary conviction to a fine not exceeding five pounds.

12. An inspector shall, when required, certify a copy which is shown to his satisfaction to be a copies of true copy of any special rules for the time being to be evidence. established under this Act for any factory or workshop, and a copy so certified shall be evidence (but not to the exclusion of other proof) of those special rules, and of the fact that they are duly established under this Act.

9. A child shall not be allowed to clean any Act 1878. part of the machinery in a factory while the same Restriction is in motion by the aid of steam, water, or other of mamechanical power.

while in motion or

A young person or woman shall not be allowed between to clean such part of the machinery in a factory self-acting as is mill-gearing while the same is in motion for machinery. the purpose of propelling any part of the manufacturing machinery.

A child, young person, or woman shall not be allowed to work between the fixed and traversing parts of any self-acting machine while the machine is in motion by the action of steam, water, or other mechanical power.

A child, young person, or woman allowed to clean or to work in contravention of this section shall be deemed to be employed contrary to the provisions of this Act.

The following is enacted by the Act of 1891:-

Act 1891.

17. An occupier of a factory or workshop shall Prohibition of employnot knowingly allow a woman to be employed ment of women after

child-birth.

Act 1891, therein within four weeks after she has given birth to a ehild.

> The first paragraph is new. It forbids children to clean machinery while in motion by the aid of steam, &c. Machinery may be moved by hand for the purpose of being cleaned by children.

> The next paragraph applies to mill-gearing only, hence it is not forbidden for young persons and women to clean

other parts of machinery while it is in motion.

The penalty is under section 83.

(3.) EMPLOYMENT AND MEAL HOURS.

Definition of "employment," see section 94.

Act 1878. Period of of children, young persons, and women.

10. A child, young person, or woman shall not be employed in a factory or a workshop except comployment during the period of employment hereinafter mentioned.

Period of employment, &c., for young persons and women in a textile factory.

- 11. With respect to the employment of young persons and women in a textile factory the following regulations shall be observed:
 - (1) The period of employment, except Saturday, shall either begin at o'clock in the morning and end at six o'clock in the evening, or begin at seven o'clock in the morning and end at seven o'clock in the evening; and
 - (2) The period of employment on Saturday shall begin either at six o'clock or at seven o'clock in the morning: and
 - (3) Where the period of employment on Saturday begins at six o'clock in the morning. that period—

- (a) If not less than one hour is Act 1878. allowed for meals, shall end at one o'clock in the afternoon as regards employment in any manufacturing process, and at halfpast one o'clock in the afternoon as regards employment for any purpose whatever; and
- (b) If less than one hour is allowed for meals, shall end at half an hour after noon as regards employment in any manufacturing process, and at one o'clock in the afternoon as regards employment for any purpose whatever; and
- (4) Where the period of employment on Saturday begins at seven o'clock in the morning, that period shall end at half-past one o'clock in the afternoon as regards any manufacturing process, and at two o'clock in the afternoon as regards employment for any purpose whatever; and
- (5) There shall be allowed for meals during the said period of employment in the factory—
 - (a) On every day except Saturday not less than two hours, of which one hour at the least, either at the same time or at different times, shall be before three o'clock in the afternoon; and

Act 1878.

- (b) On Saturday not less than half an hour: and
- (6) A young person or woman shall not be employed continuously for more than four hours and a half, without an interval of at least half an hour for a meal.

The only exceptions to the above are:—
Continuous employment for five hours. Sect. 48.
Recovery of lost time in water-mills. Sect. 57.
Employment on Saturday and overtime in factories of Jewish occupiers. Sect. 50.

Period of employment for children in textile factory.

- 12. With respect to the employment of children in a textile factory the following regulations shall be observed:
 - (1) Children shall not be employed except on the system either of employment in morning and afternoon sets, or of employment on alternate days only; and
 - (2) The period of employment for a child in a morning set shall, except on Saturday, begin at the same hour as if the child were a young person, and end at one o'clock in the afternoon, or, if the dinner time begins before one o'clock, at the beginning of dinner time; and
 - (3) The period of employment for a child in an afternoon set shall, except on Saturday, begin at one o'clock in the afternoon, or at any later hour at which the dinner time terminates, and end at the same hour as if the child were a young person; and

- (4) The period of employment for any child Act 1878. on Saturday shall begin and end at the same hour as if the child were a young person; and
- (5) A child shall not be employed in two successive periods of seven days in a morning set, nor in two successive periods of seven days in an afternoon set, and a child shall not be employed on two successive Saturdays, nor on Saturday in any week if on any other day in the same week his period of employment has exceeded five hours and a half; and
- (6) When a child is employed on the alternate day system the period of employment for such child and the time allowed for meals shall be the same as if the child were a young person, but the child shall not be employed on two successive days, and shall not be employed on the same day of the week in two successive weeks; and
- (7) A child shall not on either system be employed continuously for any longer period than he could be if he were a young person without an interval of at least half an hour for a meal.

There is no alteration in the regulations of the Act of 1874 in respect to textile factories, except that there is the express enactment that children employed on the alternate day system shall change the days of employment weekly. Par. 6. This was implied by the Act of 1844, but not enacted as it is in par. 6.

Act 1878.

The only exception to the above is:—

Continuous employment for five hours in certain facto-

ries. Sects. 40, 48.

When the dinner hour does not commence before two o'clock in the afternoon, the afternoon set may commence at noon, provided the morning set ceases work at noon. See Act of 1883, sect. 14.

Period of employment, &c., for young persons and women in non-textile factory and for young persons in workshop.

- 13. With respect to the employment of young persons and women in a non-textile factory, and of young persons in a workshop, the following regulations shall be observed:
 - (1) The period of employment, except on Saturday, shall (save as is in this Act specially excepted) either begin at six o'clock in the morning, and end at six o'clock in the evening, or begin at seven o'clock in the morning, and end at seven o'clock in the evening; and
 - (2) The period of employment on Saturday shall (save as is in this Act specially excepted) begin at six o'clock in the morning, or at seven o'clock in the morning, and end at two o'clock in the afternoon; and

(3) There shall be allowed for meals during the said period of employment in the

factory or workshop—

(a) On every day except Saturday not less than one hour and a half, of which one hour at the least, either at the same time or at different times, shall be before three o'clock in the afternoon; and

(b) On Saturday not less than half an hour; and

(4) A young person or a woman in a non-Act 1878. textile factory and a young person in a workshop shall not be employed continuously for more than five hours without an interval of at least half an hour for a meal.

Under the Factory Act of 1867 it was compulsory that work should, in non-textile factories, be between 6 A.M. and 6 P.M., unless the Secretary of State, upon representations made to him, issued an order authorising the hours to be between 7 A.M. and 7 P.M., or 8 A.M. and 8 P.M. But this section gives the option of working between 6 A.M. and 6 P.M., or between 7 A.M. and 7 P.M., absolutely, to occupiers of non-textile factories, as in textile factories; a subsequent section (42) authorises the hours of work of certain trades named in the Schedule 3, Part 1, to be between 8 A.M. and 8 P.M., and empowers the Secretary of State to extend the modification to other trades; and sect. 43 empowers him to authorise the hours to be between 9 A.M. and 9 P.M.

By the Workshops Act, 1867, the hours in workshops of young persons and women could be taken between 5 A.M. and 9 P.M. Workshops, other than domestic workshops and workshops in which women only work, are now regulated in respect to hours of work precisely the same as non-textile factories: See sects. 15 and 16; and sect. 13 of 1891. By the Workshops Act, moreover, the Saturday half-holiday was not compulsory in certain establishments where not more than five persons are employed. The Saturday half-holiday is now compulsory in all work-

14. With respect to the employment of Period of children in a non-textile factory and a workshop, for children the following regulations shall be observed:

workshop.

(1) Children shall not be employed except either on the system of employment in morning and afternoon sets, or (in a factory or workshop in which not less than two hours are allowed for meals on

Act 1878.

- every day except Saturday) on the system of employment on alternate days only; and
- (2) The period of employment for a child in a morning set on every day, including Saturday, shall begin at six or seven o'clock in the morning and end at one o'clock in the afternoon, or, if the dinner time begins before one o'clock, at the beginning of dinner time; and
- (3) The period of employment for a child in an afternoon set on every day, including Saturday, shall begin at one o'clock in the afternoon, or at any hour later than half-past twelve o'clock, at which the dinner time terminates, and end on Saturday at two o'clock in the afternoon, and on any other day at six or seven o'clock in the evening, according as the period of employment for children in the morning set began at six or seven o'clock in the morning; and
- (4) A child shall not be employed in two successive periods of seven days in a morning set, nor in two successive periods of seven days in an afternoon set, and a child shall not be employed on Saturday in any week in the same set in which he has been employed on any other day of the same week; and
- (5) When a child is employed on the alternate day system—
 - (a) The period of employment for such child shall, except on Satur-

day, either begin at six o'clock Act 1878. in the morning and end at six o'clock in the evening, or begin at seven o'clock in the morning and end at seven o'clock in the evening; and

- (b) The period of employment for such child shall on Saturday begin at six or seven o'clock in the morning, and end at two o'clock in the afternoon; and
- (c) There shall be allowed to such child for meals during the said period of employment not less on any day except Saturday than two hours, and on Saturday than half an hour; but
- (d) The child shall not be employed in any manner on two successive days, and shall not be employed on the same day of the week in two successive weeks; and
- (6) A child shall not, on either system, be employed continuously for more than five hours without an interval of at least half an hour for a meal.

By the Workshops Act, 1867, the hours of work of children might be between 6 A.M. and 8 P.M., and although by the Elementary Education Act, 1876, they were required to attend school in the same manner as children in factories, no alteration was made as to the hours of work. This section places the labour of children under the same regulations in workshops as in non-textile factories.

In textile factories, as will have been seen, only one set of children can work on Saturdays, changing weekly; but in non-textile factories and workshops both sets of children Act 1878. may work on Saturdays. The reason is as follows:—In textile factories a child cannot be employed for more than six hours and a half—that being the extreme period on any other day—nor later than 2 p.m. In non-textile factories and workshops, the period of employment might, on Saturday, extend to seven hours and a half, and if work commence at 8 a.m. it may be continued until 4 p.m. Hence the necessity of dividing the period of employment by the dinner hour, and of permitting both sets of children to be employed on Saturday. In other respects, the regulations are alike for textile and non-textile factories and workshops.

When the dinner hour does not commence before two o'clock in the afternoon, the afternoon set may commence at noon, provided the morning set ceases work at noon. See

Act of 1883, sect. 14.

Period of employment, time for meals, and length of eontinuous employment for women in workshop.

15. With respect to the employment of women in workshops, the following regulations shall be observed:

(1) In a workshop which is conducted on the system of employing therein children and young persons, or either of them, a woman shall not be employed except during the same period and subject to the same restrictions as if she were a young person; and the regulations of this Act with respect to the employment of young persons in a workshop shall apply accordingly to the employment of women in that workshop; and

Act 1891. Paragraph 2 of the Act of 1878 is repealed by section 13 of the Act of 1891, which is substituted therefor:—

Period of employment for women.

13. (2) In a workshop which is conducted on the system of not employing therein either children or young persons, and the occupier of which has served on an inspector notice of his intention to conduct his workshop on that system—

- (a) The period of employment for a woman Act 1891. shall, except on Saturday, be a specified period of twelve hours taken between six o'clock in the morning and ten o'clock in the evening, and shall on Saturday be a specified period of eight hours, taken between six o'clock in the morning and four o'clock in the afternoon; and
- (b) There shall be allowed to a woman for meals and absence from work during the period of employment, a specified period not less, except on Saturday, than one hour and a half, and on Saturday than half an hour.

A workshop shall not be deemed to be con- Act 1878. ducted on the system of not employing therein either children or young persons until the occupier has served on an inspector notice of his intention to conduct his workshop on that system.

A workshop will not be deemed to be conducted on the system of not employing children and young persons until the occupier shall have served a notice to that effect upon the inspector; and if the occupier intend at a subsequent period to employ children or young persons, he must serve a notice thereof on the inspector, and must not change oftener than once a quarter. See section 61.

16. Where persons are employed at home, that Period of is to say, in a private house, room or place which, and time for though used as a dwelling, is by reason of the children work carried on there a factory or workshop persons in domestic within the meaning of this Act, and in which workshop. neither steam, water, nor other mechanical power is used in aid of the manufacturing process

- Act 1878. carried on there, and in which the only persons employed are members of the same family dwelling there, the foregoing regulations of this Act with respect to the employment of children, young persons, and women shall not apply to such factory or workshop, and in lieu thereof the following regulations shall be observed therein:
 - (1) A child or young person shall not be employed in the factory or workshop except during the period of employment hereinafter mentioned; and
 - (2) The period of employment for a young person shall, except on Saturday, begin at six o'clock in the morning and end at nine o'clock in the evening, and shall on Saturday begin at six o'clock in the morning and end at four o'clock in the afternoon; and
 - (3) There shall be allowed to every young person for meals and absence from work during the period of employment not less, except on Saturday, than four hours and a half, and on Saturday than two hours and a half; and
 - (4) The period of employment for a child on every day either shall begin at six o'clock in the morning and end at one o'clock in the afternoon, or shall begin at one o'clock in the afternoon and end at eight o'clock in the evening, or on Saturday at four o'clock in the afternoon; and for the purpose of the provisions of this Act respecting education

such child shall be deemed, according Act 1878. to circumstances, to be employed in a morning or afternoon set; and

- (5) A child shall not be employed before the hour of one in the afternoon in two successive periods of seven days, nor after that hour in two successive periods of seven days, and a child shall not be employed on Saturday in any week before the hour of one in the afternoon, if on any other day in the same week he has been employed before that hour, nor after that hour if on any other day of the same week he has been employed after that hour; and
- (6) A child shall not be employed continuously for more than five hours without an interval of at least half an hour for a meal.

"Workshops" under this section are defined to be "domestic workshops:" section 37, Act of 1891.

Children can only be employed in domestic workshops in the morning and afternoon. They cannot be employed

on the alternate day system.

It will be seen that the restrictions upon labour, &c., do not apply to women employed in domestic workshops as defined by this section. Women are also exempted under certain conditions of work in flax scutch mills. See section 62.

Domestic workshops coming within the definitions of this section are exempted from the sanitary regulations of the Act, from the fixing the actual times for work and meals, and from affixing notices in the work-rooms. See section 61. But they remain under the supervision of the local authority in respect to sanitary condition. They are also precluded from working overtime. See the Third Schedule, Part 3. The penalties for violation of the regulations of the Act by occupiers of such workshops are much less than is provided in other cases. See section 83.

Act 1878. Meal times to be simultaneous and employment during meal

times forbidden,

17. With respect to meals the following regulations shall (save as is in this Act specially excepted) be observed in a factory or workshop:

(1) All children, young persons, and women employed therein shall have the times allowed for meals at the same hour of the day: and

(2) A child, young person, or woman shall not during any part of the times allowed for meals in the factory or workshop, be employed in the factory or workshop, or be allowed to remain in a room in which a manufacturing process or handicraft is then being carried on.

This section does not apply to domestic workshops (section 16) (see section 61), or to the occupations referred to in section 52, and named in Schedule 3, Part 2, an exemption which the Secretary of State has authorised to be extended to other occupations.

By the Factory Act, 1844, it was enacted that the meal hours should be taken between 7.30 A.M. and 6 P.M., but by this Act they may be taken between 6 A.M. and 6 P.M.. or between 7 A.M. and 7 P.M., and in those works in which further modifications may be granted (sections 42 and 43) between 8 A.M. and 8 P.M., or between 9 A.M. and 9 P.M.

The following section has been substituted for section 18. See section 15.

Act 1891. Period of employment on Saturday for young persons and women not employed more than

15. In a non-textile factory or workshop where a young person or woman has not been actually employed for more than eight hours on any day in a week, and notice of such non-employment has been affixed in the factory or workshop and served on eight hours, the inspector, the period of employment on Saturday in that week for that young person or woman may be from six o'clock in the morning to four o'clock in the afternoon, with an interval of not less than two hours for meals.

19. The occupier of a factory or workshop may Act 1878. from time to time fix within the limits allowed by Notice fixing this Act, and shall (save as is in this Act specially ment, hours excepted) specify in a notice affixed in the factory of meals, and mode of or workshop, the period of employment, the times of children. allowed for meals, and whether the children are employed on the system of morning and afternoon sets or of alternate days.

The period of employment and the times allowed for meals in the factory or workshop shall be deemed to be the period and times specified in the notice affixed in the factory or workshop; and all the children in the factory or workshop shall be employed either on the system of morning and afternoon sets or on the system of alternate days according to the system for the time being specified in such notice:

Provided that a change in such period or times or system of employment shall not be made until after the occupier has served on an inspector and attixed in the factory or workshop notice of his intention to make such change, and shall not be made oftener than once a quarter, unless for special cause allowed in writing by an inspector.

The occupier of a domestic workshop, under section 16, is not required to affix notices. See section 61. Penalty for not affixing notice. See section 78.

20. A child under the age of ten years shall Prohibition not be employed in a factory or workshop.

under

By section 18 of Act of 1891; the age is raised to eleven ten. years, after 31st December, 1892.

Act 1878.

Prohibition of employment of children, young persons, and women on Sunday.

21. A child, young person, or woman shall not (save as is in this act specially excepted) be employed on Sunday in a factory or workshop.

Young persons and women of the Jewish religion may, under certain circumstances, work on Sundays (see sections 50, 51), and male young persons working day and night by relays in blast furnaces and paper mills may also work on Sundays. See section 58.

(4.) Holidays.

Days to be observed as lialf holidays to be allowed in factories and workshops.

- **22.** The occupier of a factory or of a workshop holidays, and shall (save as is in this Act specially excepted) allow to every child, young person, and woman employed therein the following holidays; that is to say,
 - (1) The whole of Christmas Day, and the whole either of Good Friday, or, if it is so specified by the occupier in the notice affixed in the factory or workshop, of the next public holiday under the Holidays Extension Act, 1875; and in addition

38 & 39 Vict. c. 13.

- (2) Eight half holidays in every year, but a whole holiday may be allowed in lieu of any two such half holidays: and
- (3) At least half of the said half holidays or whole holidays shall be allowed between the fifteenth day of March and the first day of October in every year: and

Paragraph 4 of the Act of 1878 is repealed by section 16 of the Act of 1891, which is substituted therefor:

Act 1891. Amendment of 41 & 42

16. (4) Cessation from work shall not be deemed to be a half holiday or whole holiday unless a notice of the half holiday Act 1891. or whole holiday has been affixed in the Vict. c. 16, factory or workshop during the first holidays. week in January, and a copy thereof has on the same day been forwarded to the inspector of the district: Provided that any such notice may be changed by a subsequent notice affixed and sent in like manner not less than fourteen days before the holiday or half holiday to which it applies.

(5) A half holiday shall comprise at least one Act 1878. half of the period of employment for young persons and women on some day other than Saturday.

A child, young person, or woman, who-

- (a) On a whole holiday fixed by or in pursuance of this section for a factory or workshop is employed in the factory or workshop, or
- (b) On a half holiday fixed in pursuance of this section for a factory or workshop is employed in the factory or workshop during the portion of the period of employment assigned for such half holiday,

shall be deemed to be employed contrary to the provisions of this Act.

If in a factory or workshop such whole holidays or half holidays as required by this section are not fixed in conformity therewith, the occupier of Act 1878, the factory or workshop shall be liable to a fine of not exceeding five pounds.

> The principle of the former Acts is retained, but the details are altered. The effect is as follows:—

Eight half holidays must be given; and one whole

holiday may reckon as two half holidays.

In England and Ireland, Christmas Day must be given. In England and Ireland, Good Friday may be given, but, if not given, the first Bank holiday, i.e., Easter Monday,

must be given instead thereof.

In Scotland, instead of Christmas Day and Good Friday. or the next public holiday, the two days set apart for the sacramental fast day of the parish, or two other days fixed by magistrates must be given. See section 105, par. 2, as amended by Act of 1891, s. 33.

In Ireland the whole of the seventeenth day of March may be given as a holiday, which will be reckoned as two of the eight half holidays. If the seventeenth day of March fall upon a Sunday, then either Good Friday or Easter

Tuesday must be given. See Act of 1891. s. 34.

The provisions as to the eight half holidays do not apply to male young persons employed in day and night sets (section 58) or to domestic workshops (section 16). See section 61.

The Secretary of State may authorise the holidays to be given to different sets of children, young persons or women, at different times in non-textile factories and workshops. Section 49.

(5.) Education of Children.

Attendance at school of ployed in a factory or workshop.

- 23. The parent of a child employed in a factory children em- or in a workshop shall cause that child to attend some recognized efficient school (which school may be selected by such parent), as follows:
 - (1) The child, when employed in a morning or afternoon set, shall in every week, during any part of which he is so employed, le caused to attend on each work day for at least one attendance; and

- (2) The child, when employed on the alternate Act 1878.

 day system, shall on each work day preceding each day of employment in the
 factory or workshop be caused to attend
 for at least two attendances:
- (3) An attendance for the purposes of this section shall be an attendance as defined for the time being by the Secretary of State with the consent of the Education Department, and be between the hours of eight in the morning and six in the evening:

Provided that—

- (a) A child shall not be required by this Act to attend school on Saturday or on any holiday or half holiday allowed under this Act in the factory or workshop in which the child is employed; and
- (b) The non-attendance of the child shall be excused on every day on which he is certified by the teacher of the school to have been prevented from attending by sickness or other unavoidable cause, also when the school is closed during the ordinary holidays or for any other temporary cause; and
- (e) Where there is not within the distance of two miles, measured according to the nearest road, from the residence of the child a recognised efficient school which the child can attend, attendance at a

Act 1878.

school temporarily approved in writing by an inspector under this Act. although not a recognised efficient school, shall for the purposes of this Act be deemed attendance at a recognised efficient school until such recognised efficient school as aforesaid is established, and with a view to such establishment the inspector shall immediately report to the Education Department every case of the approval of a school by him under this section.

A child who has not in any week attended school for all the attendances required by this section shall not be employed in the following week, until he has attended school for the deficient number of attendances.

The Education Department shall from time to time, by the publication of lists or by notices or otherwise as they think expedient, provide for giving to all persons interested information of the schools in each school district which are recognised efficient schools.

For definition of "parent," see section 96; for definition of "recognized and for certified efficient school," for England, see section 95; for Scotland, section 105, paragraph 1;

for Ireland, section 106, paragraph 1.

The attendance required is "one school attendance" as prescribed by the authorities (paragraph 3) which has been defined to be "an attendance for instruction in secular subjects for a period of not less than two hours." London. Edinburgh, and Dublin Gazettes of 31st December, 1878.

Par. (c.) authorizes the inspector temporarily to approve a school in localities where there is no certified efficient school.

attendance at which will be legal.

By this section, if a child, having missed an attendance in one week, make up for it by an extra attendance

in the week following, it may legally be employed in such Act 1878. week after the lost time has been made up.

This section makes it imperative that a child shall attend school on every day on which the school is open in every week, on any part of which the child is employed, i.e., the child must attend school either in the afternoon of the day on which he commenced to work, or in the morning of the tollowing day.

There is no educational restriction placed by this Act upon taking children under 13 years of age into employment; that is to say, no certificate of standard of proficiency or previous attendance is required; but by the Elementary Education Act, 1880, section 4, it is enacted that children may not be employed unless they have complied with the requirements as to standards or previous due attendance fixed by the bye-laws of the district in which they reside, and the inspectors of factories are required to enforce the bye-laws upon employers, while the local authorities enforce them upon parents. And it must be understood that even though the bye-law of a school board or school attendance committee exempt a child under 13 from school attendance on having obtained a certificate of proficiency, that certificate will not authorize it to work for full time, in a factory or a workshop, or exempt it from the necessity of attending school under this Act.

By the Education (Scotland) Act, 1883, section 6, a child between the ages of 10 and 14 cannot be taken into employment after the 1st September, 1885, unless such child has passed the third standard. By section 7 of the same Act a child having passed the Fifth Standard is not required to attend school.

24. The occupier of a factory or workshop in Obtaining of school which a child is employed shall on Monday in attendance certificate every week (after the first week in which such by occupier of factory or child began to work therein) or on some other workshop day appointed for that purpose by an inspector, obtain from the teacher of the recognised efficient school attended by the child, a certificate (according to the prescribed form and directions) respecting the attendance of such child at school in accordance with this Act.

Act 1878. The employment of a child without obtaining such certificate as is required by this section shall be deemed to be employment of a child contrary to the provisions of this Act.

The occupiers shall keep every such certificate for two months after the date thereof if the child so long continues to be employed in his factory or his workshop, and shall produce the same to an inspector when required during that period.

The certificate of school attendance is to be in such form as is prescribed by the Secretary of State. See sections 77 and 96.

Payment by occupier on application of sum for schooling of child, and deduction of it from wages.

25. The board authority or persons who manage a recognised efficient school attended by a child employed in a factory or workshop, or some person authorised by such board authority or person, may apply in writing to the occupier of the factory or workshop to pay a weekly sum specified in the application, not exceeding threepence and not exceeding one twelfth part of the wages of the child, and after that application the occupier, so long as he employs the child, shall be liable to pay to the applicants, while the child attends their school, the said weekly sum, and the sum may be recovered as a debt, and the occupier may deduct the sum so paid by him from the wages payable for the services of the child.

The maximum sum that an occupier may be required to pay for school fees is raised from twopence to threepence, still on condition that it does not exceed one-twelfth of the wages of a child.

Employment as young per26. When a child of the age of thirteen years has obtained from a person authorised by the

Education Department a certificate of having Act 1878. attained such standard of proficiency in reading, son of child writing, and arithmetic, or such standard of pre-obtaining vious due attendance at a certified efficient school, as tional cerhereinafter mentioned, that child shall be deemed to be a young person for the purposes of this Act.

The standards of proficiency and due attendance for the purposes of this section shall be such as may be from time to time fixed for the purposes of this Act by a Secretary of State, with the consent of the Education Department, and the standards so fixed shall be published in the London Guzette, and shall not have effect until the expiration of at least six months after such publication.

Attendance at a certified day industrial school shall be deemed for the purposes of this section to be attendance at a certified efficient school.

By the Factory Act, 1874, a certificate of a standard of proficiency was required only in textile factories, and by the Elementary Education Act, 1876, a similar standard was required in regard to non-textile factories and workshops. This was applicable only to England and Wales, and consequently this section creates no new regulation in England and Wales.

This regulation, however, was entirely new for Scotland

and Ireland.

By this section the certificate may be either of a standard attained after examination, or of a certain number of attendances at a certified efficient school, an enactment similar to the general provisions of the Elementary Education Act, 1876.

The standards for England and Wales fixed by Order by the Secretary of State for the Home Department, with the consent of the Education Department, are published in the London Gazette of 25th February, 1879. They are as

The standard of proficiency for the purpose of a certificate

Act 1878. of proficiency shall be the standard of reading, writing, and elementary arithmetic fixed by Standard 4 of the Code of 1876, or any higher standard which may be attained by the child.

The Fourth Standard is as follows:-

Reading:

To read with intelligence a few lines of prose or poetry selected by the inspector.

Writing:

Eight lines slowly dictated once from a reading book, copy books to be shown (improved small hand).

Arithmetic:

Compound rules (money), and reduction (common weights and measures).

The standard of previous due attendance at a certified efficient school for the purpose of a certificate of previous due attendance shall be those shown in the following table:

During the Year.	The Standard of previous due Attendance shall be	
	The following Number of Attendances after a child has attained Five Years of Age.	In not more than Two Schools during each Year for the following Number of Years, whether consecutive or not.
1881 and following years	250	Five.

The standards for Scotland fixed by Order by the Secretary of State for the Home Department, with the consent of the Scotch Education Department, are published in the Edinburgh Gazette, 28th February, 1879. They are as follows:—

The standard of proficiency for the purpose of a certificate of proficiency shall be the standard of reading, writing, and elementary arithmetic fixed by Standard 5 of the Code of 1878, or any higher standard which may be attained by the child.

The Fifth Standard is as follows:-

Act 1878.

Reading:

Reading with expression a short passage of prose or poetry, with explanation, grammar, and elementary analysis of simple sentences.

Writing:

Writing from memory the substance of a short story or narrative read out twice by the inspector; spelling, grammar, and handwriting to be considered.

N.B.—An exercise in dictation may, at the discretion of the inspector, be given in place of either of the above.

Arithmetic:

Practice, bills of parcels, and simple proportion.

The standard of previous due attendance at a certified efficient school, for the purpose of a certificate of previous due attendance, shall be 250 attendances after five years of age, in not more than two schools during each year, for five years, whether consecutive or not.

Certificates of previous due attendance at school may be granted—

- (a) In the case of a public school by the clerk of the school board having the management of such school, or by any teacher or officer of the board specially deputed for the purpose by such board:
- (b) In the case of any other school by the principal teacher of such school.

A fee not exceeding 6d, may be charged for — ch certificate of previous due attendance by the person who grants such certificate, being duly authorised in that behalf.

The standards for Ireland fixed by Order by the Lord-Lieutenant and Privy Council in Ireland, are published in the *Dublin Gazette* of 4th March, 1879. They are as follows:—

The standard of proficiency for the purposes of the 26th section of the said Act shall be the standard in reading, writing, and elementary arithmetic, prescribed by Order of the Lord-Lieutenant in Conneil, bearing date the 11th day of August, 1876, made under and pursuant to the provisions of the Factory Act, 1874, or any higher standard which may be attained by the child.

Act 1878. The following is the standard fixed by such Order of the Lord-Lieutenant in Council:—

Reading:

Reading intelligently any passage from the Fourth Book of Lessons published by the said commissioners, or from a book of equal difficulty.

Writing:

Writing in small hand eight lines dictated slowly from a reading book; spelling and handwriting to be considered:

Arithmetic:

Compound rules (money), and reduction of common weights and measures.

The standard of previous due attendance for the purposes of the 26th section of the said Act shall be that shown in the following table:

	The Standard of previous due Attendance shall be	
During the Year.	The following Number of Attendances after a Child has attained Five Years of Age.	In not more than Two Schools during each Year for the following Number of Years, whether consecutive or not.
1879	200	Three. •
1880	200	Four.
1881 and following years	200	Five.

Any principal or sole teacher of a national school, or other certified efficient school in Ireland, may grant, and is authorised to grant, certificates of proficiency and of previous due attendance.

(6.) Certificates of Fitness for Employment.

27. In a factory a child or a young person under the age of sixteen years shall not be employed for more than seven, or if the certifying surgeon for

Certificate of fitness for employment of children the district resides more than three miles from the Act 1878. factory, thirteen work days, unless the occupier of and young the factory has obtained a certificate, in the pre- under 16 in scribed form, of the fitness of such child or young factories. person for employment in that factory.

A certificate of fitness for employment for the purposes of this Act shall be granted by the certifying surgeon for the district, and shall be to the effect that he is satisfied, by the production of a certificate of birth or other sufficient evidence that the person named in the certificate of fitness is of the age therein specified and has been personally examined by him and is not incapacitated by disease or bodily infirmity for working daily for the time allowed by law in the factory named in the certificate.

For appointment of certifying surgeons, see section 72. By the Factory Act, 1844, a certificate might be granted by any surgeon, under certain conditions, but by this section it can only be granted by the duly appointed certifying

When no certifying surgeon has been appointed, the Poor Law Medical Officer may act in England (see section 71); the Medical Officer under the Public Health Act in Scotland (see section 105, par. 4); and the Dispensary

Doctor in Ireland (see section 106, par. 4).

The certifying surgeon had formerly been called upon to grant a certificate of age. This duty is no longer cast upon him. The age of the person must be proved by a certificate of birth, or in the case of the non-registration of birth, by some equivalent proof. The certificate of birth being produced, the certifying surgeon has then to certify that the person presented to him is fit for employment in the words

In those cases in which a certificate of birth has not been produced, if an inspector consider a child or young person for whom the certifying surgeon has granted a certificate of fitness, to be under the age alleged, he may annul such

certificate. Section 30.

Act 1878. As to what shall be considered a certificate of birth, see section 30.

The section imposes an important responsibility upon the occupier of a factory, for by it the certificate of fitness cannot be granted until a certificate of birth or other sufficient evidence has been previously obtained; hence the employment of a child or young person being under age before the grant of a certificate of fitness would be illegal, and care should be taken that certificates of birth are produced when fresh hands are taken on.

Certificates of fitness are not required to be produced in workshops. The occupier is therefore directly responsible that the persons whom he employs are not under the prescribed ages, and it is the more incumbent upon him to

require ecrtificates of birth to be obtained.

It has been decided that the "other sufficient evidence" under this section shall, as respects children, be a statutory declaration before a magistrate.

Certificate of fitness for employment of children and young persons under 16 in workshops.

28. In order to enable occupiers of workshops to better secure the observance of this Act, and prevent the employment in their workshops of children and young persons under the age of sixteen years who are unfitted for that employment, an occupier of a workshop is hereby authorised to obtain, if he thinks fit, from the certifying surgeon for the district, certificates of the fitness of children and of young persons under the age of sixteen years for employment in his workshop, in like manner as if that workshop were a factory, and the certifying surgeon shall examine the children and young persons, and grant certificates accordingly.

If the occupier of a workshop should desire to have the services of the certifying surgeon, this section prescribes the same course to be followed as in factories.

Power of inspector to require surgical

29. Where an inspector is of opinion that a child or a young person under the age of sixteen

years is by disease or bodily infirmity incapacitated Act 1878. for working daily for the time allowed by law in certificate the factory or workshop in which he is employed, of child or young person unof the factory or workshop, requiring that the work. employment of such child or young person be discontinued from the period named therein, not being less than one nor more than seven days after the service of such notice, and the occupier shall not continue after the period named in such notice to employ such child or young person (notwithstanding a certificate of fitness has been previously obtained for such child or young person), unless the certifying surgeon for the district has, after the service of the notice, personally examined such child or young person and has certified that such child or young person is not so incapacitated as aforesaid.

30. All factories and workshops in the occupa-suppletion of the same occupier, and in the district of visions as to the same certifying surgeon, or any of them, of fitness for employment. ployment, if the surgeon is of opinion that he can truly give the certificate for employment therein

The certificate of birth (which may be produced to a certifying surgeon) shall either be a certified copy of the entry in the register of births, kept in pursuance of the Acts relating to the registration of births, of the birth of the child or young person (whether such copy be obtained in pursuance of the Elementary Education Act, 1876, or other- 39 & 10 Vict. wise), or be a certificate from a local authority c. 79.

Act, 1876, to the effect that it appears from the returns transmitted to such authority in pursuance of the said Act by the registrar of births and deaths that the child was born at the date named in the certificate.

Where a certificate of fitness for employment is to the effect that the certifying surgeon has been satisfied of the age of a child or young person by evidence other than the production of a certificate of birth, an inspector may, by notice in writing, annul the surgeon's certificate, if he has reasonable cause to believe that the real age of the child or young person named in it is less than that mentioned in the certificate, and thereupon that certificate shall be of no avail for the purposes of this Act.

When a child becomes a young person, a fresh certificate of fitness must be obtained.

The occupier shall, when required, produce to an inspector at the factory or workshop in which a child or young person is employed, the certificate of fitness of such child or young person for employment, which he is required to obtain under this Act.

A certificate of birth in England may now be procured for children or young persons under the age of sixteen years by the following provision of section 20, of the Act of 1891:—

Act 1891.

Certificate
of birth in
case of children and
young persons under
sixteen.

20. Where the age of any child or young person under the age of sixteen years is required to be ascertained or proved for the purposes of this Act, or for any purpose connected with the elementary

education or employment in labour of such child Act 1891. or young person, any person shall, on presenting a written requisition, in such form, and containing such particulars as may be from time to time prescribed by the Local Government Board, and, on payment of a fee of sixpence, be entitled to obtain a certified copy under the hand of a registrar or superintendent registrar of the entry in the register, under the Births and Deaths Registration Acts, 1836 to 1874, of the birth of that child or young person; and such form of requisition shall on request be supplied without charge by every superintendent registrar and registrar of births, deaths, and marriages.

In Scotland and Ireland a certificate of birth may be procured also for a fee of sixpence, under section 104.

(7.) Accidents.

31. Where there occurs in a factory or work- Act 1878. shop any accident which either—

(a) Causes loss of life to a person employed in death or the factory or in the workshop, or

(b) Causes bodily injury to a person employed in the factory or in the workshop, and is produced either by machinery moved by steam, water, or other mechanical power, or through a vat, pan, or other structure filled with hot liquid or molten metal, or other substance, or by explosion, or by escape of gas, steam, or metal, and is of such a nature as to prevent the person injured by it from returning to

Act 1878.

his work in the factory or workshop and doing five hours' work on any day during the next three days after the occurrence of the accident,

written notice of the accident shall forthwith be sent to the inspector and to the certifying surgeon for the district, stating the residence of the person killed or injured, and the place to which he may have been removed, and if any such notice is not sent, the occupier of the factory or workshop shall be liable to a fine not exceeding five pounds.

If any such accident as aforesaid occurs to a person employed in an iron mill or blast furnace, or other factory or workshop, where the occupier is not the actual employer of the person killed or injured, the actual employer shall immediately report the same to the occupier, and in default shall be liable to a fine not exceeding five pounds.

A notice of an accident of which notice is required by section sixty-three of the Explosives 38 & 39 Vict. Act, 1875, to be sent to a government inspector, need not be sent to the certifying surgeon in pursuance of this section.

Fatal accidents in workshops as well as in factories, and accidents caused by machinery in factories, are to be reported; and accidents arising from the insecure condition of vats, &c., whether factories or workshops, are also to be reported.

Par. (b), amended by the Act of 1891, section 22.

Upon the occurrence of an accident, it is the duty of the occupier to send notice thereof both to the inspector and the certifying surgeon.

If a certifying surgeon be obstructed in making an investigation, the penalty will be the same as for obstructing an inspector.

The words "returning to his work" were held to mean

returning and performing his ordinary work. See case of Act 1878. Lakeman v. Stephenson, Court of Queen's Bench, 37 L. J. M. C. 57. This, however, is now made clear by section 22 of the Act of 1891.

Although the actual employer in the cases named is to send notice to the occupier, it rests with the occupier to send notice as above to the inspector and to the certifying

surgeon.

For "powers of inspector," see section 68.

32. Where a certifying surgeon receives in Investigation of, and pursuance of this Act notice of an accident in a factory or a workshop, he shall, with the least possible delay, proceed to the factory or workshop, and make a full investigation as to the nature and cause of the death or injury caused by the aceident, and within the next twenty-four hours send to the inspector a report thereof.

The certifying surgeon, for the purpose only of an investigation under this section, shall have the same power as an inspector, and shall also have power to enter any room in a building to which the person killed or injured has been removed.

There shall be paid to the said surgeon for the investigation such fee, not exceeding ten nor less than three shillings, as a Secretary of State considers reasonable, which fee shall be paid as expenses incurred by a Secretary of State in the execution of this Act.

The following is the scale of fees fixed by the Secretary of State :-

For the examinations and report on any accident which do not require the surgeon to travel a greater distance than one mile: a fee of three shillings.

For the examinations and report on any accident which may require the surgeon to travel more than one mile, and not more than two miles: four shillings.

Act 1878. For the examinations and report on any accident which may require the surgeon to travel more than two, and not more than three, miles: five shillings.

And in addition for every half mile beyond three miles: sixpence.

But no fee shall exceed the sum of ten shillings.

Further regulations require the coroner to send notice of an inquest or a fatal accident in a factory or workshop by the following enactment of the Act of 1891, s. 22:—

Act 1891. 22. (3) Where a death has occurred by accident in any factory or workshop, the coroner shall forthwith advise the district inspector under this Act of the time and place of the holding of the inquest, and at such inquest any relative of any person whose death may have been caused by the accident with respect to which the inquest is being held, and any inspector under the principal Act, and the occupier of the factory or workshop in which the aecident occurred, and any person appointed by the order in writing of the majority of the workpeople employed in the said factory or workshop shall be at liberty to attend and examine any witness, either in person or by his counsel, solicitor, or agent, subject nevertheless to the order of the eoroner.

The sheriff in Scotland is required to hold an inquiry, and the inspectors have power to examine witnesses, by section 33 of the Act of 1891:—

33. (5) Where a death has occurred by accident in any factory or workshop a public inquiry in open court shall be held by the sheriff, upon the petition of any party interested, and the sheriff shall forthwith advise the district inspector under this

Act of the time and place of the holding of the Act 1891. inquiry, and at such inquiry any relative of any person whose death has been caused by the accident with respect to which the inquiry is being held, and the occupier or manager of the factory or workshop in which the accident occurred, and any person appointed by the order in writing of the majority of the workpeople employed in the said factory or workshop, shall be at liberty to attend and examine any witness, either in person, or by his counsel, solicitor, or agent, subject nevertheless to the order of the sheriff.

Act 1878.

PART II.

Special Provisions relating to particular Classes of Factories and Workshops.

(1) Special Provisions for Health in certain Factories and Workshops.

Limewashing and washing of the interior of factorics.

33. For the purpose of securing the observance of the requirements of this Act as to cleanliness in every factory, all the inside walls of the rooms of a factory, and all the ceilings or tops of such rooms (whether such walls, ceilings, or tops be plastered or not), and all the passages and staircases of a factory, if they have not been painted with oil or varnished once at least within seven years, shall be limewashed once at least within every fourteen months, to date from the period when last limewashed; and if they have been so painted or varnished, shall be washed with hot water and soap once at least within every fourteen months, to date from the period when last washed.

A factory in which there is a contravention of this section shall be deemed not to be kept in conformity with this Act.

Where it appears to a Secretary of State that in any class of factories or parts thereof, the regulations in this section are not required for the purpose of securing therein the observance of the requirements of this Act as to cleanliness, or are by reason of special circumstances inapplicable, he may, if he thinks fit, by order made under this part of this Act, grant to such class of factories or Act 1878. parts thereof, a special exception that the regulations in this section shall not apply thereto.

Periodical limewashing was required in all textile factories; and in the factories under the Act of 1864.

By the Factory Act, 1867, limewashing was not required,

but all factories were to be kept in a cleanly state.

So in the Workshops Act, 1867, limewashing was not required, but they were to be under the regulations of the

local sanitary authorities.

By this Act, limewashing and other specified means of cleansing are to be carried out periodically in every factory. The local authority is empowered to direct the limewashing, cleansing, and purifying of workshops by section 4 of the Act of 1891.

But as under the Act of 1864, certain parts of factories under that Act were exempted from the necessity of being limewashed, and as it would be impossible to limewash some factories, power is given to the Secretary of State to exempt from these provisions factories or workshops or parts thereof, in which it may not appear to be necessary. This power, however, does not extend to lessen the duty of the occupier in respect to cleanliness, &c., enjoined in section 3.

Under this section the Secretary of State issued an order gazetted 22nd December, 1882, authorising as follows:—

SCHEDULE A.

The exemption of the whole of the following non-textile factories:—

Blast furnaces.

Copper mills.

Iron mills.

Foundries.

Distilleries.

Breweries.

Sugar factories.

Cement works.

Manure works.

Stone and marble works.

Paint, colour, and varnish works.

Chemical works.

Works in which alkali is used.

Glass factories.

Act 1878.

Flax scutch mills in which neither children nor young persons are employed, and which are worked intermittently for not more than six months in the year. Works in which there are no glazed windows.

SCHEDULE B.

The partial exemption of the parts of non-textile fac-

tories as hereinafter mentioned:—

Such ware-rooms or other rooms in any non-textile factory as are used for the storage of articles (whether on shelves or otherwise), and not for the constant carrying on therein of any manufacturing process or handicraft.

Such parts of any non-textile factory as are subject to the influence of steam evolved in the process of manu-

facture.

Such parts of any non-textile factory as are places in

which pitch, tar, or like material is used.

Such parts of any non-textile factory as are places in which unpainted or unvarnished wood is manufactured.

Such parts of any non-textile factory as are places in which metal is moulded, cast, or founded.

Such walls in a dwelling-house as are papered.

Such ceilings or tops of rooms in any non-textile factory as are of slate or iron or are at least twenty feet from the floor.

All ceilings or tops of rooms in any non-textile factory in which any of the following occupations are carried

on:--

Printworks.
Bleachworks.

Dyeworks.

Engineering and machine shops. Agricultural implement making.

Coachmaking.

Fellmongers, curriers, tanners.

Making of aerated water.

Making of preserved fruits, sweetmeats, bonbons.

Engraving.

Manufacture of starch, soap, candles.

Corn flour mills.

Manufacture of watch movements, shaving, boring, turning, and fitting of brass.

Provided also, as to Schedule B.

That the special exception shall not apply to such part Act 1878. of any factory as does not afford clear 300 cubic feet

for each person employed in such part.

That if it appear to an inspector that any part of a factory for which part this exception has been granted is not in a cleanly state, he may, by written notice, require the occupier to limewash or wash the same; and in the event of the occupier failing to comply with such requisition within two months from the date of the notice, the special exception shall cease to apply to any part of such factory.

34. Where a bakehouse is situate in any city, Limewashtown, or place containing, according to the last and washing published census for the time being, a population interior of of more than five thousand persons, all the inside walls of the rooms of such bakehouse, and all the ceilings or tops of such rooms (whether such walls, ceilings, or tops be plastered or not), and all the passages and staircases of such bakehouses -hall either be painted with oil or varnished, or be limewashed, or be partly painted or varnished and partly limewashed; where painted with oil or varnished there shall be three coats of paint or varnish, and the paint or varnish shall be renewed once at least in every seven years, and shall be washed with hot water and soap once at least in every six months; where limewashed the limewashing shall be renewed once at least in every six months.

A bakehouse in which there is any contravention of this section shall be deemed not to be kept in conformity with this Act.

35. Where a bakehouse is situate in any city, Provision as to sleeping town, or place containing, according to the last places near published census for the time being, a population

Act 1878. of more than five thousand persons, a place on the same level with the bakehouse, and forming part of the same building, shall not be used as a sleeping place, unless it is constructed as follows; that is to say,

Unless it is effectually separated from the bakehouse by a partition extending from the floor to the ceiling; and

Unless there be an external glazed window of at least nine superficial feet in area, of which at the least four and a half superficial feet are made to open for ventilation.

Any person who lets or occupies or continues to let, or knowingly suffers to be occupied, any place contrary to this section, shall be liable to a fine not exceeding, for the first offence, twenty shillings, and for every subsequent offence, five pounds.

The sanitary regulations laid down in sects. 3, 33, 34, and 35, in retail bakehouses are administered by the local authorities, and not by the inspectors of factories. Factory and Workshop Act, 1883, sect. 17.

Definition of retail bakehouses, see Act of 1883, sect. 18.

Provision as to ventilation by fan in factories and workshops.

36. If a factory or workshop where grinding, glazing, or polishing on a wheel, or any process is earried on, by which dust is generated and inhaled by the workers to an injurious extent, it appears to an inspector that such inhalation could be to a great extent prevented by the use of a fan or other mechanical means, the inspector may direct a fan or other mechanical means of a proper construc-

tion for preventing such inhalation to be provided Act 1878. within a reasonable time; and if the same is not provided, maintained, and used, the factory or workshop shall be deemed not to be kept in conformity with this Act.

37. A child, young person, or woman shall not of workers be employed in any part of a factory in which wet in wetspinning. spinning is carried on, unless sufficient means be employed and continued for protecting the workers from being wetted, and, where hot water is used, for preventing the escape of steam into the room occupied by the workers.

A factory in which there is a contravention of this section shall be deemed not to be kept in conformity with this Act.

- (2.) Special Restrictions as to Employment, Meals, and Certificates of Fitness.
- 38. A child or young person shall not, to the Prohibition extent mentioned in the first schedule to this Act, of emple be employed in the factories or workshops, or parts and young thereof named in that schedule.

of employpersons in certain factories of workshops.

Notice of the prohibition in this section shall be affixed in a factory or workshop to which it applies.

39. A child, young person, or woman shall not Prohibition of taking be allowed to take a meal or to remain during the meals in certain times allowed for meals in the parts of factories parts of factories or workshops to which this section applies; and a and workshops. child, young person, or woman allowed to take a

Act 1878. meal or to remain in contravention of this section shall be deemed to be employed contrary to the provisions of this Act.

Notice of the prohibition in this section shall be affixed in a factory or workshop to which it applies.

This section applies to the parts of factories or workshops named in the Second Schedule to this Act.

Where it appears to a Secretary of State that, by reason of the nature of the process in any class of factories or workshops, or parts thereof not named in the said schedule, the taking of meals therein is specially injurious to health, he may, if he thinks fit, by order made under this part of this Act, extend the prohibition in this section to the said class of factories or workshops, or parts thereof.

If the prohibition in this section is proved to the satisfaction of a Secretary of State to be no longer necessary for the protection of the health of children, young persons, and women in any class of factories or workshops, or parts thereof to which the prohibition has been extended by an order, he may, by an order made under this part of this Act, rescind the order of extension, without prejudice nevertheless to the subsequent making of another order.

The Secretary of State has extended the prohibition in this section to the factories and workshops, and parts thereof, named in an Order gazetted the 22nd December, 1882.

40. In print works and bleaching and dyeing Act 1878. works, the period of employment for a child, young In print works and person, and woman, and the times allowed for bleaching and dyeing meals, shall be the same as if the said works were works, period of a textile factory, and the regulations of this Act employment and times with respect to the employment of children, young allowed for meals. persons, and women in a textile factory shall apply accordingly, as if print works and bleaching and dveing works were textile factories; save that nothing in this section shall prevent the continuous employment of a child, young person, or woman in the said works without an interval of half an hour for a meal, for the period allowed by this Act in a non-textile factory.

Print works, bleaching and dyeing works are declared by sect. 93 to be non-textile factories, and are subject to all the provisions, including the length of spell affecting such works; the periods of employment, however, are the same as in textile factories. Sects. 11 and 12.

41. Where it appears to a Secretary of State Power to that by reason of special circumstances affecting require certificates of any class of workshops, it is expedient for protectional the health of the children and of the young and young necessary. persons under the age of sixteen years, employed under 16 in therein, to extend thereto the prohibition in this workshops. section mentioned, he may by order made under this part of this Act, extend to such class of workshops and prohibition in this Act of the employment of children and young persons under the age of sixteen years, without a certificate of the fitness of such child or young person for employment, and thereupon the provisions of this Act with respect

Act 1878. to certificates of fitness for employment shall apply to the class of workshops named in the order in like manner as if they were factories.

If the prohibition is proved to the satisfaction of the Secretary of State to be no longer necessary for the protection of the health of the children and the young persons under the age of sixteen years employed in any class of workshops to which it has been extended under this section, he may, by order made under this part of this Act, rescind the order of extension without prejudice, nevertheless, to the subsequent making of another order.

- (3.) Special Exceptions relaxing General Law in certain Factories and Workshops.
 - (a.) Period of Employment.

Period of employment between 8 A.M. and 8 P.M. in certain cases.

42. In the factories and workshops, or parts thereof, to which this exception applies, the period of employment for young persons and women, if so fixed by the occupier and specified in the notice. may, except on Saturday, begin at eight o'clock in the morning and end at eight o'clock in the evening, and, on Saturday, may begin at eight o'clock in the morning and end at four o'clock in the afternoon; or when it begins at seven o'clock in the morning may end at three o'clock in the afternoon; and the period of employment for a child in a morning set may begin at the same hour, and the period of employment for a child in an afternoon set may end at the same hour.

This exception applies to the factories and work- Act 1878. shops and parts thereof specified in Part One of the Third Schedule to this Act.

When it is proved to the satisfaction of a Secretary of State that the customs or exigencies of the trade carried on in any class of non-textile factories or workshops, or parts thereof, either generally or when situate in any particular locality, require the extension thereto of this exception, and that the extension can be made without injury to the health of the children, young persons, and women affected thereby, he may by order made under this part of this Act, extend this exception accordingly.

By the Factory Act, 1850, which was incorporated in the subsequent Acts, it was imperative that the hours of work should be taken between 6 A.M. and 6 P.M., except in the winter months, when they might be between 7 A.M. and 7 P.M.

By the Act of 1867 the Secretary of State was empowered to authorise the times of work to be taken between 7 A.M. and 7 P.M., or between 8 A.M. and 8 P.M.

This authority was extensively used, and orders were issued from time to time authorising these variations in the hours of work.

By the Factory Act, 1874—applicable to textile factories only—it was left optional for the hours of work to be between 6 A.M. and 6 P.M., or between 7 A.M. and 7 P.M., all the year round.

This regulation is re-enacted for all factories and work-

shops.

The Act further authorises the hours of work to be taken between 8 A.M. and 8 P.M. in the factories and workshops enumerated in Schedule 3, Part 1: these being the works to which the orders of the Secretary of State applied; and the Act empowers the Secretary of State to authorise a similar relaxation when the exigencies of a trade may require it.

It will be remarked that a modification can only be

Act 1878, granted to a class of factories and not to any individual factory.

For list of non-textile factories and workshops to which this exception has been extended, see Sched. 3, Part 1.

Power to Secretary of State to of employment between 9 A.M. and 9 P.M. in certain cases.

43. Where it is proved to the satisfaction of a allow period Secretary of State, that the customs or exigencies of the trade carried on in any class of non-textile factories or workshops or parts thereof, either generally or when situate in any particular locality, require that the special exception hereafter in this section mentioned should be granted, and that such grant can be made without injury to the health of the children, young persons, and women affected thereby, he may by order made under this part of this Act grant to such class of factories or workshops or parts thereof a special exception, that the period of employment for young persons and women therein, if so fixed by the occupier and specified in the notice, may on any day except Saturday begin at nine o'clock in the morning and end at nine o'clock in the evening. and in such case the period of employment for a ehild in a morning set shall begin at nine o'clock in the morning, and the period of employment for a child in an afternoon set shall end at eight o'clock in the evening.

> This section is necessary to provide for the customs in some trades, in which work never begins before 9 A.M., but this section does not permit children to be employed after 8 P.M.

> It has been authorised in workshops in which the curing of fish is carried on. Order gazetted 22nd December, 1882.

> In bookbinding in the metropolis between 1st September and last day of February. Order gazetted 12th January, 1884.

In work-rooms in drapers' retail establishments in Man- Act 1878. chester and Salford. Order gazetted 15th April, 1884.

In the manufacture of straw hats. Order gazetted 3rd

May, 1887.

44. The regulations of this Act with respect to Power of working the employment of young persons in textile fac- male young tories shall not prevent the employment, in the above 16 in Jace part of a textile factory in which a machine for factories. the manufacture of lace is moved by steam, water, or other mechanical power, of any male young person above the age of sixteen years, between four o'clock in the morning and ten o'clock in the evening, if he is employed in accordance with the following conditions; namely,

- (a) Where such young person is employed on any day before the beginning or after the end of the ordinary period of cmployment in the factory, there shall be allowed him for meals and absence from work between the above-mentioned hours of four in the morning and ten in the evening not less than nine hours; and
- (b) Where such young person is employed on any day before the beginning of the ordinary period of employment in the factory, he shall not be employed on the same day after the end of that period; and
- (c) Where such young person is employed on any day after the end of the ordinary period of employment in the factory, he

Act 1878.

shall not be employed next morning before the beginning of the ordinary period of employment.

For the purpose of this exception the ordinary period of employment in the factory means the period of employment for young persons under the age of sixteen years or women in the factory, or if none are employed means such period as can under this Act be fixed for the employment of such young persons and women in the factory, and notice of such period shall be affixed in the factory.

Power of working male young persons above 16 in bakehouses.

- 45. The regulations of this Aet with respect to the employment of young persons in non-textile factories or workshops shall not prevent the employment, in the part of a bakehouse in which the process of baking bread is carried on, of any male young person above the age of sixteen years between five o'clock in the morning and nine o'clock in the evening, if he is employed in accordance with the following conditions: namely,
 - (a) Where such young person is employed on any day before the beginning or after the end of the ordinary period of employment in the bakehouse, there shall be allowed him for meals and absence from work between the above-mentioned hours of five in the morning and nine in the evening not less than seven hours; and

- (b) Where such young person is employed on Act 1878.

 any day before the beginning of the ordinary period of employment in the bakehouse, he shall not be employed after the end of that period on the same day; and
- (c) Where such young person is employed on any day after the end of the ordinary period of employment in the bakehouse, he shall not be employed next morning before the beginning of the ordinary period of employment.

For the purpose of this exception the ordinary period of employment in the bakehouse means the period of employment for young persons under the age of sixteen years or women in the bakehouse, or if none are employed means such period as can under this Act be fixed for the employment of such young persons and women in the bakehouse, and notice of such period shall be affixed in the bakehouse.

Where it is proved to the satisfaction of a Secretary of State that the exigencies of the trade carried on in bakehouses, either generally or when situate in any particular locality, require that the special exception hereafter in this section mentioned should be granted, and that such grant can be made without injury to the health of the male young persons affected thereby, he may by order under this part of this Act grant to bakehouses, or to bakehouses situate in the said locality, a special exception permitting the

Act 1878. employment of male young persons of sixteen years of age and upwards as if they were no longer young persons.

Substitution by Secretary of State of another half holiday for Saturday.

46. Where it is proved to the satisfaction of a Secretary of State that the customs or exigencies of the trade earried on in any class of non-textile factories or workshops, either generally or when situate in any particular locality, require some other day in the week to be substituted for Saturday as regards the hour at which the period of employment for children, young persons, and women is required by this Aet to end on Saturday, he may by order made under this part of this Aet grant to such class of factories or workshops a special exception, authorising the oeeupier of every such factory and workshop to substitute by a notice affixed in his factory or workshop some other day for Saturday, and in such case this Act shall apply in such factory or workshop in like manner as if the substituted day were Saturday, and Saturday were an ordinary work day.

The Acts of 1867 gave authority to the Secretary of State to permit the substitution of another day for the Saturday half-holiday, which was used extensively.

In provincial towns in which Saturday is the market day, it was absolutely necessary for many non-textile factories and workshops to be open on Saturdays for repairs, &c. In mannfacturing towns Saturday is the textile factory half-holiday, when people flock in from the neighbouring villages, and it would not be possible to close all the non-textile factories and workshops: and in some parts of the metropolis the Saturday afternoon is the principal purchasing part of the week, when it would not be possible to close milliners' and other shops.

This exception is only applicable to non-textile factories Act 1878. and workshops.

This exception has been granted to—

- (a) Non-textile factories in which is carried on the printing of newspapers, or of periodicals, or of railway time tables, or of law or parliamentary proceedings.
- (b) Non-textile factories and workshops in which any manufacturing process or handicraft is carried on in connection with a retail shop on the same pre-
- (c) Non-textile factories and workshops in which is carried on the making of any article of wearing apparel or of food.
- (d) Non-textile factories and workshops in places in which the market day is Saturday, or in which a special day has been set apart for weekly half-
- (e) Dressing floors, tin streams, China clay pits, and quarries in the county of Cornwall.

Order gazetted 22nd December, 1882.

47. In the process of Turkey red dveing, Employnothing in Part One of this Act shall prevent the Turkey red employment of young persons and women on Saturday up Saturday until half-past four o'clock in the afternoon, but the additional number of hours so worked shall be computed as part of the week's limit of work, which shall in no case be exceeded.

to 4.30 P.M.

48. In any of the textile factories to which Continuous this exception applies, if the period of employ-ment of children, ment for young persons and women, as fixed by young persons, and the occupier and specified in the notice, begins at women in the hour of seven in the morning, and the whole cases. time between that hour and eight o'clock is allowed for meals, the regulations of this Act

Act 1878. with respect to the employment of children, young persons, and women shall not prevent a child, young person, or woman, between the first day of November and the last day of March next following, being employed continuously, without an interval of at least half-an-hour for a meal, for the same period as if the factory were a non-textile factory.

This exception applies to the textile factories specified in Part Seven of the Third Schedule to this Act.

Where it is proved to the satisfaction of a Secretary of State that in any class of textile factories, either generally or when situate in any particular locality, the customary habits of the persons employed therein require the extension thereto of this exception, and that the manufacturing process carried on therein is of a healthy character, and the extension can be made without injury to the health of the children, young persons, and women affected thereby, he may by order made under this part of this Act extend this exception accordingly.

The object of this section is to authorise the work in the textile factories named in the schedule to be arranged in the winter months from 8 A.M. to 1 P.M., and from 2 P.M. to 7 P.M., with power to the Secretary of State to extend the relaxation.

For list of factories to which this exception applies and has been extended, see Sched. 3, Part 7.

Giving half holidays and holidays on different days to different sets of 49. Where it is proved to the satisfaction of a Secretary of State that the customs or exigencies of the trade carried on in any class of non-textile factories or workshops, either generally or when

situate in any particular locality, require that the Act 1878. special exception hereafter in this section men-children, tioned should be granted, he may by order made young persons, and under this part of this Act grant to such class of factories or workshops a special exception authorising the occupier of any such factory or workshop to allow all or any of the half holidays, or whole holidays in lieu of them, on different days to any of the children, young persons, and women employed in his factory or workshop, or to any sets of such children, young persons, and women, and not on the same days.

In trades which are carried on in connection with retail shops, the carrying out of the enactment which requires all the young persons and women to have their holidays on the same days, would cause great inconvenience and loss. The Secretary of State exercised the authority given him under the Acts of 1867 to permit different sets of hands to have holidays on different days, and it is continued by this

The exception is only applicable to non-textile factories and workshops.

This exception has been authorised in—

- (a) Non-textile factories in which is carried on the printing of newspapers, or of periodicals, or of railway time tables, or of law or parliamentary
- (b) Non-textile factories and workshops in which any manufacturing process or handicraft is carried on in connection with a retail shop on the same
- (c) Non-textile factories and workshops in which is carried on the making of any article of wearing
- (d) Non-textile factories in which is carried on the manufacture of plate glass.

Order gazetted 22nd December, 1882.

Act 1878.

Employment of young per-

ment of young persons and women by Jewish occupiers in factories or workshops.

- 50. Where the occupier of a factory or workshop is a person of the Jewish religion, the regulations of this Act with respect to the employment of young persons and women shall not prevent him—
 - (1) If he keeps his factory or workshop closed on Saturday until sunset, from employing young persons and women on Saturday from after sunset until nine o'clock in the evening: or
 - (2) If he keeps his factory or work-hop closed on Saturday both before and after sunset, from employing young persons and women one hour on every other day in the week (not being Sunday), in addition to the hours allowed by this Act, so that such hour be at the beginning or end of the period of employment, and be not before six o'clock in the morning or after nine o'clock in the evening; or
 - (3) If all the children, young persons, and women in his factory or workshop are of the Jewish religion, from giving them, if so specified in a notice affixed in the factory or workshop as by this Act provided, any two public holidays under the Holidays Extension Act. 1875, in lieu of Christmas Day and Good Friday, but in that case such factory or workshop shall not be open

38 & 39 Vict c. 10 for traffic on Christmas Day or Good Act 1878. Friday.

This section—pars. 1 and 2—applies to cases in which the occupier is of the Jewish religion, and in which he causes his religious observances to extend to the persons not necessarily of the Jewish religion, who are employed in the factory or workshop. Par. 3 applies to Christmas Day and Good Friday, if all the persons employed are of the Jewish religion.

- 51. No penalty shall be incurred by any per-Employment of son in respect of any work done on Sunday in a Jews by factory or workshop by a young person or woman sunday of the Jewish religion, subject to the following conditions:
 - (1) The occupier of the factory or workshop shall be of the Jewish religion; and
 - (2) The factory or workshop shall be closed on Saturday, and shall not be open for traffic on Sunday; and
 - (3) The occupier shall not avail himself of the exception authorising the employment of young persons and women on Saturday evening, or for an additional hour during any other day of the week.

Where the occupier avails himself of this exception, this Act shall apply to the factory or workshop in like manner as if, in the provisions thereof respecting Sunday, the word Saturday were substituted for Sunday, and in the provisions thereof respecting Saturday, the word Sunday, or, if the occupier so specify in the notice, the word Friday were substituted for Saturday.

Act 1878. This section applies to those cases in which both the occupier and the persons employed are of the Jewish religion.

> When work is carried on on Sundays under this section, it must cease at the same hour as is compulsory on

Saturday.

(b.) Meal Hours.

Exception as to meal times being simultaneous and as to emremaining in room where manufacturing process is carried on during meal times.

52. The provisions of this Aet which require that all the ehildren, young persons, and women employed in a factory or workshop shall have the ployment or times allowed for meals at the same hour of the day shall not apply in the eases mentioned in Part Two of the Third Schedule to this Act.

> The provisions of this Aet which require that a child, young person, and woman shall not. during any part of the times allowed for meals in a factory or workshop be employed in the factory or the workshop, or be allowed to remain in a room in which a manufacturing process or handicraft is being carried on, shall not apply in the cases and to the extent mentioned in Part Two of the Third Sehedule to this Aet.

> Where it is proved to the satisfaction of a Secretary of State that, in any class of factories or workshops, or parts thereof, it is necessary, by reason of the continuous nature of the process, or of special eircumstances affecting such class, to extend thereto the exceptions in this section, or either of them, and that such extension can be made without injury to the health of the children,

young persons, and women affected thereby, he may Act 1878. by order made under this part of this Act, extend the same accordingly.

Two distinct modifications are legal under this section. By the first paragraph separate meal times may be given to different persons or sets of persons, and the sets must not remain in the factory or workshop during the period set apart for their meals, if manufacturing processes are then carried on.

By the second paragraph the persons may remain in the factory or workshop during their own meal hour, or the meal hour of others, while manufacturing processes are

carried on.

Notices of the meal times must be fixed up. Sect. 19. For list of factories and workshops to which this exception applies and has been extended, see Sched. 3, Part 2.

(c.) Overtime.

- 53. The regulations of this Act with respect Power to employ to the employment of young persons and women, young persons and shall not prevent the employment in the factories women for 14 hours and workshops, or parts thereof to which this ex- a day. ception applies, of young persons and of women during a period of employment beginning at six o'clock in the morning and ending at eight o'clock in the evening, or beginning at seven o'clock in the morning and ending at nine o'clock in the evening, or beginning at eight o'clock in the morning and ending at ten o'clock in the evening, if they are employed in accordance with the following conditions: namely,
 - (1) There shall be allowed to every such young person and woman for meals during the period of employment not less than two hours, of which half an hour shall be after five o'clock in the evening; and

Act 1878.

(2) Any such young person or woman shall not be so employed on the whole for more than five days in any one week, nor for more than forty-eight days in any twelve months,

This exception applies to the factories and workshops, and parts thereof, specified in Part Three of the Third Schedule to this Act.

Where it is proved to the satisfaction of a Secretary of State that in any class of non-textile factories or workshops, or parts thereof, it is necessary by reason of the material which is the subject of the manufacturing process or handicraft therein being liable to be spoiled by the weather, or by reason of press of work arising at certain recurring seasons of the year, or by reason of the liability of the business to a sudden press of orders arising from unforeseen events, to employ young persons and women in manner authorised by this exception, and that such employment will not injure the health of the young persons and women affected thereby, he may, by order made under this part of this Act, extend this exception to such factories or workshops, or parts thereof.

It must be observed that no overtime can be worked in textile factories, except in water-mills, under sect. 57, in warehouses, under sect. 53, and sched. 3, and in the case of persons of the Jewish religion, under sect. 50.

The various modifications which existed in former Acts are now, with one or two minor exceptions, consolidated

in the provisions in this section.

With the exception of the manufacture of preserves from perishable articles, the period of overtime is not to exceed 48 days.

- By the Factory Act, 1883, sect. 13, it is enacted that every Act 1878. day on which any young person or woman worked overtime is to be reckoned as one of the 48 days.
- Overtime cannot be granted to any single factory as under the Act of 1867, but only to a class of factories, and the circumstances which justify overtime being worked are defined and classified.
- Overtime may be worked by young persons of 13, who have obtained a certificate of proficiency, or of previous attendance at school. Sect. 26.
- In virtue of the authority given to the Secretary of State by sect. 63 and sect. 65, par. 2, he has required that there should be cubic space of 400 feet for every person working overtime under this section. Order gazetted 22nd December, 1882.
- As to the notices required by this Act to be sent to an inspector, and as to the notice required to be exhibited in the factory or workshop, see sect. 66.
- For list of non-textile factories and workshops to which this exemption applies and has been extended, see Sched. 3, Part 3.
- 54. If in any factory or workshop, or part Power to thereof, to which this exception applies, the process half an hom in which a child, young person, or woman is em-of work ployed is in an incomplete state at the end of the essisinan period of employment of such child, young person, state or woman, the provisions of this Act with respect to the period of employment shall not prevent such child, young person, or woman from being employed for a further period not exceeding thirty minutes :

Provided that such further periods when added to the total number of hours of the periods of employment of such child, young person, or woman in that week, do not raise that total above the number otherwise allowed under this Act

Act 1878.

This exception applies to the factories and workshops specified in Part Four of the Third Schedule to this Act.

Where it is proved to the satisfaction of a Secretary of State that in any class of non-textile factories or workshops or parts thereof the time for the completion of a process cannot by reason of the nature thereof be accurately fixed, and that the extension to such class of factories or workshops or parts thereof of this exception can be made without injury to the health of the children, young persons, and women affected thereby, he may, by order made under this part of this Act. extend this exception accordingly.

The half-hour extra work can only be taken at the end of

the day's work, not at meal times.

For list of non-textile factories and workshops to which this exception applies and has been extended, see Sched. 3, Part 4.

Employment of young persons, &c., in Turkey red dyeing and open-air bleaching.

55. Nothing in this Act shall prevent the employment of young persons and women so far as is necessary for the purpose only of preventing any damage which may arise from spontaneous combustion in the process of Turkey red dyeing, or from any extraordinary atmospheric influence in the process of open-air bleaching.

This, with the exception of section 32 of the Act 1891. is the only enactment which permits the employment of young persons and women for an unlimited time. The causes are purely accidental, the work cannot be of very long duration, and in the ordinary course of events only exceptional.

Employment of women for 14 hours a day to preserve perishable articles.

56. The regulations of this Act with respect to the employment of young persons and women shall not prevent the employment in the factories

and workshops and parts thereof to which this Act 1878. exception applies, of women during a period of employment beginning at six o'clock in the morning and ending at eight o'clock in the evening, or beginning at seven o'clock in the morning and ending at nine o'clock in the evening, if they are employed in accordance with the following conditions; namely:

- (1) There shall be allowed to every such woman for meals during the period of employment not less than two hours, of which half an hour shall be after five o'clock in the evening; and
- (2) Any such woman shall not be so employed on the whole for more than five days in any one week, nor for more than ninety-six days in any twelve months.

This exception applies to the factories and workshops and parts thereof specified in Part Five of the Third Schedule to this Act.

Where it is proved to the satisfaction of a Secretary of State that in any class of non-textile factories or workshops or parts thereof it is necessary, by reason of the perishable nature of the articles or materials which are the subject of the manufacturing process or handicraft, to employ women in manner authorised by this exception, and that such employment will not injure the health of the women employed, he may, by order made under this part of this Act, extend this exception to such factories or workshops or parts thereof.

By the Factory Act, 1883, section 13 (b), it is enacted that

Act 1878 every day on which any woman worked overtime is to be reckoned as one of the 96 days.

As to notices required, see note to section 53.

The occupations to which this section applies are, see Sched 3, Part 5:—

Fish preserving, Fruit preserving,

The manufacture of condensed milk.

Overtime under this section can only be worked by "women."

Exception for factories driven by water power.

57. Where it appears to a Secretary of State that factorics driven by water power are liable to be stopped by drought or flood, he may, by order made under this part of this Act, grant to such factorics a special exception permitting the employment of young persons and women during a period of employment from six o'eloek in the morning until seven o'elock in the afternoon. on such eonditions as he may think proper, but so as that no person shall be deprived of the meal hours by this Aet provided, nor be so employed on Saturday; and that as regards factories liable to be stopped by drought, such special exception shall not extend to more than ninety-six days in any period of twelve months; and as regards factories liable to be stopped by floods such special exception shall not extend to more than forty-eight days in any period of twelve months. This overtime shall not extend in any case beyond the time already lost during the previous twelve months.

The power to recover time lost in water mills was repealed as regards textile factories by the Act of 1874; but it was retained in other factories by the terms of the Factory Act, 1867.

It is here revived in a modified form for textile factories,

and is equally applicable in all other factories.

This exception has been granted by Order published in Act 1878. the Gazette of 22nd December, 1882, to—

Factories in which water power alone is used to move the machinery, upon the following additional conditions:—

Notice of the time lost and the cause thereof shall be reported to the inspector within three days of such loss.

Notice of the recovery of the time lost shall be reported to the inspector day by day as the same has been recovered. This exception does not include children.

(d.) Nightwork.

58. Nothing in this Act shall prevent the em- Employployment, in factories and workshops to which this male young
exception applies, of male young persons during
the night, if they are employed in accordance with
the following conditions:

- (1) The period of employment shall not exceed twelve consecutive hours, and shall begin and end at the hours specified in the notice in this Act mentioned; and
- (2) The provisions of Part One of this Act with respect to the allowance of times for meals to young persons during the period of employment shall be observed with the necessary modifications as to the hour at which the times allowed for meals are fixed; and
- (3) A male young person employed during any part of the night shall not be employed during any part of the twelve hours preceding or succeeding the period of employment; and
- (4) A male young person shall not be employed on more than six nights, or in the case

Act 1878.

of blast furnaees or paper mills seven nights, in any two weeks.

The provisions of this Act with respect to the period of employment on Saturday, and with respect to the allowance to young persons of eight half holidays in every year or of whole holidays in lieu of them, shall not apply to a male young person employed in day and night turns in pursuance of this exception.

This exception applies to the factories and workshops specified in Part Six of the Third Schedule to this Act.

Where it is proved to the satisfaction of a Secretary of State that in any class of non-textile factories or workshops or parts thereof it is necessary, by reason of the nature of the business requiring the process to be earried on throughout the night, to employ male young persons of sixteen years of age or upwards at night, and that such employment will not injure the health of the male young persons employed, he may, by order made under this part of this Aet, extend this exception to such factories or workshops, or parts thereof, so far as regards young persons of the age of sixteen years or upwards.

This section applies to the occupations named in the Factory Act, 1867.

It authorises the employment at night of male young persons of 13, provided they have obtained the standard prescribed in section 26.

Par. 2 enacts clearly that full periods for rest and refreshment must be given to male young persons, and notices of the times duly fixed up, as when engaged upon day work.

Although this section empowers the Secretary of State

to authorise night work in factories other than those named Act 1878. in the schedule, yet to such cases the authority can only be given in respect to male young persons of at least 16 years

For list of non-textile factories to which the exception

applies and has been extended, see Sched. 3, Part 6.

59. In a factory or workshop in which the Employprocess of printing newspapers is carried on on certain letnot more than two nights in the week, nothing in ter press this Act shall prevent the employment of a male wirks of male young young person of sixteen years of age and upwards at night. at night during not more than two nights in a week, as if he were no longer a young person.

It was found to be necessary under the Factory Act, 1867, to authorise the employment of male young persons of sixteen in provincial newspaper offices, upon the nights preceding the day of publication.

This section enacts directly that which was legal under

an order of the Secretary of State.

This section and section 45 are the only sections which authorise the employment of male young persons of sixteen years of age as male adults.

60. In glass works nothing in this Act shall Employment of prevent any male young person from working male young according to the accustomed hours of the works, if glass works. he is employed in accordance with the following conditions: namely,

- (1) The total number of hours of the periods of employment shall not exceed sixty in any one week; and
- (2) The periods of employment for any such young person shall not exceed fourteen hours in four separate turns per week, or twelve hours in five separate turns

Act 1878.

per week, or ten hours in six separate turns per week, or any less number of hours in the accustomed number of separate turns per week, so that such number of turns do not exceed nine; and

- (3) Such young person shall not work in any turn without an interval of time of not less than one full turn; and
- (4) There shall be allowed to such young person during each turn (so far as is practicable) the like times for meals as are required by this Act to be allowed in any other non-textile factory or workshop.

The Factory Act, 1867, authorised the work in a glass factory to be "according to the accustomed hours of the trade" without any regulations as to meal times: this condition is altered to the "accustomed hours of the works" with the usual periods to be allowed for meals.

- (4.) Special Exception for Domestic and certain other Factories and Workshops.
 - **61.** The provisions of this Act, which relate—
 - (1) To the cleanliness (including lime-washing, painting, varnishing, and washing), or to the freedom from effluvia, or to the overcrowding, or ventilation of a factory or workshop: or
 - (2) To all children, young persons, and women employed in a factory or workshop having the times allowed for meals at

Exception of domestic factories and workshops and certain other workshops from certain provisions of the Act.

the same hour of the day, or during any Act 1878. part of the times allowed for meals in a factory or workshop being employed in the factory or workshop or being allowed to remain in any room; or

- (3) To the affixing of any notice or abstract in a factory or workshop; or specifying any matter in the notice so affixed; or
- (4) To the allowance of any holidays to a child, young person, or woman; or
- (5) To the sending notice of accidents; shall not apply—
 - (a) Where persons are employed at home, that is to say, to a private house or room or place which, though used as a dwelling, is by reason of the work carried on there a factory or workshop within the meaning of this Act, and in which neither steam, water, nor other mechanical power is used, and in which the only persons employed are members of the same family dwelling there:
 - (b) [Repealed by the Act of 1891, section 13.]

And the provisions of this Act with respect to certificates of fitness for employment shall apply to any such private house, room, or place as aforesaid, which, by reason of the nature of the Act 1878. work carried on there, is a factory, as if the same were a workshop within the meaning of this Act, and not a factory.

Where the occupier of a workshop has served on an inspector notice of his intention to conduct that workshop on the system of not employing children or young persons therein, the workshop shall be deemed for all the purposes of this Act to be conducted on the said system until the occupier changes it, and no change shall be made until the occupier has served on the inspector notice of his intention to change the system: and until the change a child or young person employed in the workshop shall be deemed to be employed contrary to the provisions of this Act. A change in the said system shall not be made oftener than once a quarter, unless for special cause allowed in writing by an inspector.

See section 15 of Act of 1878.

Nothing in this section shall exempt a bakehouse from the provisions of this Act with respect to cleanliness (including lime-washing, painting, varnishing, and washing) or freedom from effluvia.

The exemptions are only applicable to domestic work-

shops defined in section 16.

Although the provisions as to cleanliness, ventilation, and overcrowding under section 3, are not to apply to domestic workshops, regulations of equal force will be applicable under the provisions of the Public Health Act. 1875, and will be enforced by the local authority, as the subsequent section of this Act (101) places the workshops, however few the persons employed in them, within the operations of the Public Health Act.

Paragraph 4, supra, refers to the eight half holidays; not

to early cessation of work on Saturdays.

62. The regulations of this Act with respect to Act 1878. the comployment of women shall not apply to flax Exception for certain scutch mills which are conducted on the system of descriptions of flax not employing either children or young persons scutch mills from certain therein, and which are worked intermittently, and provisions for periods only which do not exceed in the whole six months in any year. A flax scutch mill shall not be deemed to be conducted on the system of not employing therein either children or young persons until the occupier has served on an inspector notice of his intention to conduct such mill on that system.

Flax scutch mills are declared to be non-textile factories. See section 93, and the Fourth Schedule, Part 1.

(5.) Supplemental as to Special Provisions.

63. Where it appears to a Scirctary of State Requirethat the adoption of any special means or pro-santary vision for the cleanliness or ventilation of a fac- as condition tory or workshop is required for the protection of exceptions the health of any child, young person, or woman employed, in pursuance of an exception under this part of this Act, either for a longer period than is otherwise allowed by this Act or at night, he may, by order made under this part of this Act, direct that the adoption of such means or provision shall be a condition of such employment; and if it appears to a Secretary of State that the adoption of any such means or provision is no longer required, or is, having regard to all the circumstances, inexpedient, he may, by order made under this part of this Act, rescind the order

Act 1878, directing such adoption without prejudice to the subsequent making of another order.

> Under this section the Secretary of State has issued an order requiring that whenever young persons and women are employed overtime under section 53, there shall be a cubic space of 400 feet for each person so employed. Order gazetted 22nd December, 1882.

Power to rescind ing or extending exception.

64. Where an exception has been granted or order grant- extended under this part of this Aet by an order of a Secretary of State, and it appears to a Secretary of State that such exception is injurious to the health of the children, young persons, or women employed in, or is no longer necessary for the earrying on of the business in, the class of factories or workshops, or parts thereof to which the said exception was so granted or extended. he may, by an order made under this part of this Act. rescind the grant or extension, without prejudice to the subsequent making of another order.

Provisions as to order of Secretary of State.

- 65. Where a Secretary of State has power to make an order under this part of this Act, the following provisions shall apply to that order:—
 - (1) The order shall be under the hand of the Secretary of State, and shall be published in the London Gazette, and shall come into operation at the date of such publication in the London Gazette, or at any later date mentioned in the order.
 - (2) The order may be temporary or permanent, conditional or unconditional, and whether extending a prohibition or excep-

tion, granting an exception, directing the Act 1878. adoption of any means or provisions, or rescinding a previous order, or effecting any other thing, may do so either wholly or partly;

- (3) The order shall be laid as soon as may be before both Houses of Parliament, and if either House of Parliament, within the next forty days after the same has been so laid before such house, resolve that such order ought to be annulled, the same shall after the date of such resolution be of no effect, without prejudice to the validity of anything done in the meantime under such order or to the making of any new order;
- (4) The order, while it is in force, shall, so far as is consistent with the tenor thereof, apply as if it formed part of the enactment which provides for the extension or grant, or otherwise, for making the order.
- 66. An occupier of a factory or workshop, not Provisions less than seven days before he avails himself of pier availany special exception under this part of this Act, of special shall serve on an inspector, and (except in the and registry case of a factory or workshop to which the pro-under them. visions of this Act with respect to the affixing of notices do not apply) affix in his factory or workshop notice of his intention so to avail himself, and whilst he avails himself of the exception shall keep the notice so affixed.

Act 1878. Before the service of such notice on the inspector, the special exception shall not be deemed to apply to the factory or workshop, and after the service of such notice on the inspector it shall not be competent in any proceeding under this Act for the occupier to prove that such special exception does not apply to his factory or workshop, unless he has previously served on an inspector notice that he no longer intends to avail himself of such special exception.

The notice so served and affixed shall specify the hours for the beginning and end of the period of employment, and the times to be allowed for meals to every child, young person, and woman where they differ from the ordinary hours or times.

An occupier of a factory or workshop shall enter in the prescribed register, and report to an inspector, the prescribed particulars respecting the employment of a child, young person, or woman in pursuance of an exception, but such entry and report need not be made in the case of a factory or workshop to which the provisions of this Act with respect to the affixing of notices do not apply. except so far as may be from time to time prescribed by a Secretary of State.

Where the occupier of a factory or workshop avails himself of an exception under this part of this Act, and a condition for availing himself of such exception (whether specified in this part of this Act, or in an order of the Secretary of State made under this part of this Act) is not observed in that factory or workshop, then

(1) If such condition relates to the cleanliness, ventilation, or overcrowding of the fac-

tory or workshop, the factory or work- Act 1878. shop shall be deemed not to be kept in conformity with this Act; and

(2) In any other case a child, young person, or woman employed in the factory or workshop, in alleged pursuance of the said exception, shall be deemed to be employed contrary to the provisions of this Act.

The following further conditions are enacted by section 14, of the Act of 1891.

- 14. (1) The report required by section sixty- Act 1891. six of the principal Act respecting the employment Notice as to of a child, young person, or woman in pursuance of an exception relating to employment overtime, must be sent to an inspector not later than eight o'clock in the evening on which the child, young person, or woman is employed in pursuance of the exception.
- (2) Where, under the said section sixty-six, the occupier of a factory or workshop is required to make an entry and report respecting the employment overtime of a child, young person, or woman in the factory or workshop, he shall cause a notice containing the prescribed particulars respecting the employment to be kept affixed in the factory or workshop during the prescribed time, and in default of so doing shall be liable, on summary conviction, to a fine not exceeding five pounds.

The following are the notices required to be given to an inspector, and to be hung up in the works before any exceptional working will be legal:—

In the case of a textile factory:-

Continuous employment for five hours: section 48,

Act 1878. In the case of a textile or non-textile factory:—

Recovery of lost time in water mills: section 57.

In the case of a textile or non-textile factory or workshop:—

The occupier, being of the Jewish religion, working on Saturday afternoon: section 50.

The occupier, being of the Jewish religion, not working on Saturday afternoon, working one hour per

day overtime: section 50.

The occupier, being of the Jewish religion. substituting other days for Christmas Day or Good Friday: section 50.

The occupier, being of the Jewish religion, employing Jewish persons on Sundays: section 51.

In the case of a non-textile factory or workshop:—

Notice of restriction of hours of work on Saturday to 8: section 18.

Exemption under authority of Secretary of State from limewashing: section 33.

When the period of employment is between 8 A.M. and 8 P.M.: section 42.

When the period of employment is between 9 A.M. and 9 r.M.: section 43.

Employment of male young person of 16 in lace factories between 4 A.M. and 10 P.M.: section 44.

Employment of male young persons of 16 in bakehouses between 5 A.M. and 9 P.M.: section 45.

Employment of male young persons of 16 in bakehouses as male adults: section 45.

Substitution, under authority of Secretary of State, of another day for the Saturday half-holiday: section 46.

Employment of young persons and women until 4.30 p.m. on Saturdays, in Turkey red dyeworks: section 47.

Permission, under authority of Secretary of State, for different holidays to be given to different sets: section 49.

Employment of children, &c., during meal hours: section 52.

Employment of young persons and women overtime: section 53.

Employment of children, &c., for 30 minutes' overtime: section 54.

Employment of young persons and women to prevent Act 1878.

damage in Turkey red dyeworks and open-air bleach
works: section 55.

Employment of women overtime in preserving perishable articles: section 56.

Employment of male young persons in night shifts: section 58.

Employment of male young persons of 16 at night in newspaper printing offices: section 59.

Employment of male young persons, according to accustomed hours, in glassworks: section 60.

The following are the notices to be given to an inspector:—

In the case of a factory:—

Notice of beginning to occupy a factory: section 75. Employment of women, when exempted, in flax scutch mills: section 62.

In the case of a workshop:—

Non-employment of children or young persons: section 15.

Notice of beginning to occupy a workshop: section 75.

Act 1878.

PART III.

Administration, Penalties, and Legal Proceedings.

(1.) Inspection.

Appointment, payment, &c., of inspector of factories, and clerks and servants.

67. A Secretary of State from time to time, with the approval of the Treasury as to numbers and salaries may appoint such inspectors (under whatever title he may from time to time fix), and such clerks and servants as he may think necessary for the execution of this Act, and may assign to them their duties and award them their salaries, and may constitute a principal inspector with an office in London, and may regulate the cases and manner in which the inspectors, or any of them, are to execute and perform the powers and duties of inspectors under this Act, and may remove such inspectors, clerks, and servants.

The salaries of the inspectors, clerks, and servants, and the expenses incurred by them or by a Secretary of State in the execution of this Act, shall be paid out of moneys provided by Parliament.

Notice of the appointment of every such inspector shall be published in the *London Gazette*.

A person who is the occupier of a factory or workshop, or is directly or indirectly interested therein, or in any process or business carried on therein, or in a patent connected therewith, or is Act 1878. employed in or about a factory or workshop, shall not act as an inspector under this Act.

Candidates having a knowledge of the Welsh language to have the preference in Wales. See section 23, Aet of 1891.

An inspector under this Act shall not be liable to serve in any parochial or numicipal office.

Such annual report of the proceedings of the inspectors as the Secretary of State from time to time directs shall be laid before both Houses of Parliament.

A reference in this Aet to an inspector refers, unless it is otherwise expressed, to an inspector appointed in pursuance of this section, and a notice or other document required by this Aet to be sent to an inspector shall be sent to such inspector as a Secretary of State from time to time directs, by declaration published in the London Gazette or otherwise as he thinks expedient for making the same known to all persons interested.

The word "inspector" is used throughout the Act, whereas the previous Acts defined certain duties in regard to "inspectors" and others to "sub-inspectors."

The titles fixed by the Secretary of State are:

Her Majesty's chief inspector of factories and workshops. Her Majesty's superintending inspectors of factories and workshops.

Her Majesty's inspectors of factories and workshops.

The address of the chief inspector is Home Office, Whitehall.—London Gazette, 24th December, 1878.

68. An inspector under this Act shall for the Powers of purpose of the execution of this Act have power to do all or any of the following things; namely,

- Act 1878. (1) To enter, inspect, and examine at all reasonable times by day and night a factory and a workshop and every part thereof when he has reasonable cause to believe that any person is employed therein, and to enter by day any place which he has reasonable cause to believe to be a factory or workshop; and
 - (2) To take with him in either case a constable into a factory in which he has reasonable cause to apprehend any serious obstruction in the execution of his duty; and
 - (3) To require the production of the registers, certificates, notices, and documents kept in pursuance of this Act, and to inspect, examine, and copy the same; and
 - (4) To make such examination and inquiry as may be necessary to ascertain whether the enactments for the time being in force relating to public health and the enactments of this Act are complied with, so far as respects the factory or workshop and the persons employed therein; and
 - (5) To enter any school in which he has reasonable cause to believe that children employed in a factory or workshop are for the time being educated; and

- (6) To examine either alone or in the pre-Act 1878. sence of any other person, as he thinks fit, with respect to matters under this Act, every person whom he finds in a factory or workshop, or such a school as aforesaid, or whom he has reasonable eause to believe to be or to have been within the preceding two months employed in a factory or workshop, and to require such person to be so examined, and to sign a declaration of the truth of the matters respecting which he is so examined; and
- (7) To exercise such other powers as may be necessary for carrying this Act into effect.

The following additional powers have been given to the inspectors:—

- (a) To administer the provisions of the Truck Acts in factories and workshops. See Appendix.
- (b) To enquire whether conditions in license for employment of children at places of entertainment are duly observed. See Appendix.
- (c) To require special rules in factories and workshops for prevention of danger from machinery, or injury to health from processes. See Act of 1891, section 8.

The occupier of every factory and workshop, his agents and servants, shall furnish the means Act 1878. required by an inspector as necessary for an entry, inspection, examination, inquiry, or the exercise of his powers under this Act in relation to such factory and workshop.

Every person who wilfully delays an inspector in the exercise of any power under this section, or who fails to comply with a requisition of an inspector in pursuance of this section, or to produce any certificate or document which he is required by or in pursuance of this Act to produce, or who conceals or prevents a child, young person, or woman from appearing before or being examined by an inspector, or attempts so to conceal or prevent a child, young person, or woman, shall be deemed to obstruct an inspector in the execution of his duties under this Act: Provided always, that no one shall be required under this section to answer any question or to give any evidence tending to criminate himself.

Where an inspector is obstructed in the execution of his duties under this Act, the person obstructing him shall be liable to a fine not exceeding five pounds; and where an inspector is so obstructed in a factory or workshop, the occupier of that factory or workshop shall be liable to a fine not exceeding five, or, where the offence is committed at night, twenty pounds: and where an inspector is so obstructed in a factory or workshop within the meaning of section sixteen of this Act, the occupier shall be liable to a fine not exceeding one, or, where the offence is committed at night, five pounds.

The powers of the inspector are in some respects enlarged, in others restricted by this Act.

An inspector may now enter by day or night a factory Act 1878. or a workshop where he believes any person to be employed therein, and to enter by day any place he may believe to be a factory or workshop, and may make examinations and require declarations in a workshop or in a factory. So far his power is enlarged. But he cannot take with him into a factory the certifying surgeon; or a constable, unless he apprehend serious obstruction; while, on the other hand, he can take with him into a factory or workshop the medical officer of health or local sanitary officer. See section 4.

An inspector is further entitled, under the Elementary Education Act, 1876, section 7, to the assistance of the local authority under that Act. See Appendix.

The penalty for obstruction in a factory on second conviction is not to be less than one pound: Act of 1891, section 28.

For penalties for persons making a false declaration (par. 6, supra) see section 85.

69. [Repealed by section 25 of the Act of Restriction on entry of 1891.7 inspector into dwell-

70. Every inspector under this Act shall be certificates furnished with the prescribed certificate of his ment of appointment, and on applying for admission to a factory or workshop shall, if required, produce to the occupier the said certificate.

Every person who forges or counterfeits any such certificate, or makes use of any forged, counterfeited, or false certificate, or personates the inspector named in any such certificate, or falsely pretends to be an inspector under this Act, shall be liable to be imprisoned for a period not exceeding three months, with or without hard labour.

Act 1878.

(2.) Certifying Surgeons.

Poor law medical officer to act where no certifying surgeon within three miles.

71. Where there is no certifying surgeon resident within three miles of a factory or workshop, the poor law medical officer shall be for the time being the certifying surgeon under this Act for such factory or workshop.

This is a new provision, and is necessary to obviate the creating appointments in places where there are only one or two factories.

Appointment of certifying surgeons. 72. Subject to such regulations as may be from time to time made by a Secretary of State. an inspector may from time to time appoint a sufficient number of duly registered medical practitioners to be certifying surgeons for the purposes of this Act, and may from time to time revoke any such appointment.

Every appointment and revocation of appointment of a certifying surgeon may be annulled by a Secretary of State upon appeal to him for that purpose.

A surgeon who is the occupier of a factory or workshop, or is directly or indirectly interested therein or in any process or business carried on therein, or in a patent connected therewith, shall not be a certifying surgeon for that factory or workshop.

A Secretary of State may from time to time make rules for the guidance of certifying surgeons, and for the particulars to be registered respecting their visits, and for the forms of certificates and other documents to be used by them.

It was incumbent upon the inspector to appoint a certifying surgeon wherever there was a factory, but by the

preceding section this need not be done where the poor law medical officer is resident in the locality.

Secretary of State authorised to prescribe the form, &c.,

of the registers. See sections 77 and 96.

Certifying surgeons are to report annually to the Secretary of State, by section 19 of the Act of 1891.

- 19. Every certifying surgeon acting under this Act 1891. or the principal Act shall in each year make at the Report of certifying prescribed time a report in the prescribed form to surgeon. the Secretary of State as to the persons inspected during the year, and the results of the inspection.
- 73. A certificate of fitness for employment Act 1878. shall not be granted for the purposes of this Act, Regulations as to the except upon personal examination of the person grant of certificates named therein.

A certifying surgeon shall not examine a child or young person for the purposes of a certificate of fitness for employment, or sign any such certificate, elsewhere than at the factory or workshop where such child or young person is or is about to be employed, unless the number of children and young persons employed in that factory or workshop are less than five, or unless for some special reason allowed in writing by an inspector.

If a certifying surgeon refuses to grant for any person examined by him a certificate of fitness for employment, he shall when required give in writing and sign the reasons for such refusal.

By the previous Acts, certificates were to be granted at the factory, unless for "special cause to be allowed by an inspector." This power is continued, and it is further enacted that where the number of children and young persons are less than five, the examination may be elsewhere than at the factory.

Act 1878. 74. With respect to the fees to be paid to cerfees of tifying surgeons in respect of the examination of.
and grant of certificates of fitness for employment
examination of children and young persons in factories or
workshops, the following provisions shall have
effect:

- (1) The occupier may agree with the certifying surgeon as to the amount of such fees:
- (2) In the absence of any such agreement the fees shall be those named in the following seale:—
 - When the examination is at a factory or workshop not exceeding one mile from the surgeon's residence. 2s. 6d. for each visit and 6d. for each person after the first five examined at that visit.
 - When the examination is at a factory or workshop more than one mile from the surgeon's residence, the above fees, and an additional 6d. for each complete half mile over and above the mile.
 - When the examination is not at the factory or workshop, but at the residence of the surgeon, or at some place appointed by the surgeon for the purpose, and which place, as well as the day and hour, appointed for the purpose shall be published in the prescribed manner; 6d, for each person examined.

- (3) The occupier shall pay the fees on the Act 1878. completion of the examination, or if any certificates are granted at the time at which the surgeon signs the certificates, or at any other time directed by an inspector:
- (4) The occupier may deduct the fee, or any part thereof, not exceeding in any case threepence, from the wages of the person for whom the certificate was granted:
- (5) A Secretary of State may, from time to time, if he thinks it expedient, alter any fees fixed by this section.

The previous Factory Acts did not actually prescribe a scale of fees; but they empowered an inspector, if applied to by an occupier to fix the surgeon's fees and visits, to fix them, and a maximum scale was laid down.

This is not re-enacted, but the scale in general adoption throughout the textile districts has been prescribed. Other

provisions of previous Acts have been re-enacted.

(3.) Miscellaneous.

75. Every person shall, within one month after Notice of factory he begins to occupy a factory or workshop, serve to be given to inspector. on an inspector a written notice containing the name of the factory or workshop, the place where it is situate, the address to which he desires his letters to be addressed, the nature of the work, the nature and amount of the moving power therein, and the name of the firm under which the business of the factory or workshop is to be carried on, and in default, shall be liable to a fine not exceeding five pounds.

The word workshop is inserted in this section by sect. 26 of the Act of 1891, and further regulations made:—

- Act 1891.

 Notice of opening workshop.
 - 26. (1) Section seventy-five of the principal Act (which requires notice to be given of the occupation of a factory) shall apply to a workshop (including any workshop conducted on the system of not employing any child, young person, or woman therein) in like manner as it applies to a factory.
 - (2) Where an inspector receives notice in pursuance of this section with respect to a workshop, he shall forthwith forward the notice to the sanitary authority of the district in which the workshop is situate.

Act 1878.

Regulation of hours by public clock. 76. Where an inspector, by notice in writing names a public clock, or some other clock open to public view, for the purpose of regulating the period of employment in a factory or workshop, the period of employment and times allowed for meals for children, young persons, and women in that factory or workshop, shall be regulated by that clock, which shall be specified in the notice affixed in the factory or workshop.

Registers to be kept in a factory or workshop. 77. The occupier of every factory and workshop to which this section applies shall keep in the prescribed form, and with the prescribed particulars, registers of the children and young persons employed in that factory or workshop, and of their employment, and of other matters under this Act.

The occupier of a factory or workshop shall send to an inspector such extracts from any register

kept in pursuance of this Act as the inspector from Act 1878. time to times requires for the execution of his duties under this Act.

This section applies to every factory and workshop in which a child or young person under the age of sixteen years is, for the time being, prohibited under this Act from being employed without a certificate of fitness for employment.

Where, by reason of the number of children and young persons employed in a factory or workshop to which this section does not, for the time being, apply, or otherwise, it seems expedient to a Secretary of State so to do, he may order the occupier of that factory or workshop to keep a register under this section, with power to rescind such order, and while such order is in force this section shall apply to that factory or workshop.

In the event of a confravention of this section in a factory or workshop, the occupier of the factory or workshop shall be liable to a fine not exceeding forty shillings.

Under the Factory Acts the neglect to enter the name, &c., of a young person in the register involved a fine of not less than 40s., nor more than 5l., for each name not entered.

By this section non-entry of names, &c., is treated as one offence, involving one fine not exceeding 40s.

The occupier of a factory or workshop may be required to keep a list of all out-workers by the following enactment of the Act of 1891, sect. 27:—

27. (1) The occupier of every factory and workshop (including any workshop conducted on Act 1891, the system of not employing any child, young per-Lists of son, or woman therein), and every contractor em-workers.

- Act 1891. ployed by any such occupier in the business of the factory or workshop shall, if so required by the Secretary of State by an Order made in accordance with section 65 of the principal Act, and subject to any exceptions mentioned in the Order, keep in the prescribed form and with the prescribed particulars lists showing the names of all persons directly employed by him, either as workman or as contractor, in the business of the factory or workshop, outside the factory or workshop, and the places where they are employed, and every such list shall be open to inspection by any inspector under the principal Act or by any officer of a sanitary authority.
 - (2) In the event of a contravention of this section by the occupier of a factory or workshop, or by a contractor, the occupier or contractor shall be liable to a fine not exceeding forty shillings.

Act 1878.

Affixing in factory or work-shop of abstract of Act and notices.

- 78. There shall be affixed at the entrance of a factory and a workshop, and in such other parts thereof as an inspector, for the time being, directs, and be constantly kept so affixed in the prescribed form, and in such position as to be easily read by the persons employed in the factory or workshop,—
 - (1) The prescribed abstract of this Act: and
 - (2) A notice of the name and address of the prescribed inspector; and
 - (3) A notice of the name and address of the certifying surgeon for the district: and
 - (4) Λ notice of the clock (if any) by which

the period of employment and times for Act 1878. meals in the factory or workshop are regulated; and

(5) Every notice and document required by this Act to be affixed in the factory or workshop.

In the event of a contravention of this section in a factory or workshop, the occupier of the factory or workshop shall be liable to a fine not exceeding forty shillings.

Notices are required to be hung up in workshops as well as factories, except in domestic workshops, under sect. 16. See sect. 61.

The following section is new:

24. Every person who is engaged as a weaver Act 1891. in the cotton, worsted, or woollen, or linen, or jute Particulars trade, or as a winder, weaver, or reeler in the cotton to be supplied in case trade, and is paid by the piece, in or in connexion of payment by piece. with any factory or workshop, shall have supplied to him with his work sufficient particulars to enable him to ascertain the rate of wages at which he is entitled to be paid for the work, and the occupier of the factory or workshop shall supply him with such particulars accordingly.

If the occupier of any factory or workshop fails to supply such particulars then, unless he proves that he has given the best information in his power with respect to such particulars he shall be liable for each offence to a fine not exceeding tenpounds, and in the case of a second or subsequent conviction for the same offence within two years from the last conviction for that offence not less than one pound.

Act 1891.

Provided always, that in the event of anyone who is engaged as an operative in any factory or workshop receiving such particulars, and subsequently disclosing the same with a fraudulent object, or for the purpose of gain, whether they be furnished directly to him or to a fellow workman, he shall be liable for each offence to a fine not exceeding ten pounds.

Provided also that any one who shall solieit or procure a person so engaged in any factory to disclose such particulars with the object or purpose aforesaid, or shall pay or reward such person. or shall cause such person to be paid or rewarded. for so disclosing such particulars, shall be guilty of an offence, and shall be liable for each offence to a fine not exceeding ten pounds.

Act 1878.

Printing or writing and service of notices and documents. &c.

79. Any notice, order, requisition, summons. and document under this Act, may be in writing or print, or partly in writing and partly in print.

Any notice, order, requisition, summons, and document required or authorised to be served or sent for the purposes of this Aet, may be served and sent by delivering the same to or at the residence of the person on or to whom it is to be served or sent, or, where that person is the occupier of a factory or workshop, by delivering the same or a true copy thereof to his agent or to some person in such factory or workshop; it may also be served or sent by post by a prepaid letter, and if served or sent by post, shall be deemed to have been served and received respectively at the time when the letter containing the same would be delivered in the ordinary course of post, and in proving such Fines. 105

service or sending, it shall be sufficient to prove Act 1878. that it was properly addressed and put into the post; and where it is required to be served on or sent to the occupier of a factory or workshop, it shall be deemed to be properly addressed, if addressed to the occupier of such factory or workshop, at the factory or workshop, with the addition of the proper postal address, but without naming the person who is the occupier.

80. Any Act for the time being in force rela-inspection of weights ting to weights and measures shall extend to and measures used weights, measures, scales, balances, steel-yards, in factories and workand weighing machines, used in a factory or shops. workshop in checking or ascertaining the wages of any person employed therein in like manner as if they were used in the sale of goods, and as if such factory or workshop were a place where goods are kept for sale, and such Act shall apply accordingly, and every inspector of, or other person authorised to inspect or examine weights and measures, shall inspect, stamp, mark, search for and examine the said weights and measures, scales, balances, steel-yards, and weighing machines accordingly, and for that purpose shall have the same powers and duties as he has in relation to weights, measures, scales, balances, steel-yards, and weighing machines used in the sale of goods.

The Acts which regulate the inspection of weights and measures specially apply to weights, &c., used in buying and selling. This section extends the operation of those Acts to weights and measures used in factories for ascertaining or checking wages.

Act 1878.

(4.) Fines.

This Act differs considerably from all other previous Factory Acts in not fixing a minimum in every case.

The following are the special fines in special cases, prescribed in previous sections, in no case to exceed the penalty named:—

Sect. 22. Not fixing holidays, 5l.

Sect. 31. Not sending notice of an accident, 5l.

Sect. 35. A baker allowing rooms to be improperly occupied, 5l.

Sect. 68. Obstructing an inspector (in the day), 5l.; in the night, 20l. The fine not to be less than il. in case of a second conviction in a factory: see Act of 1891, s. 28. If by the occupier of a workshop under section 16, 1l. and 5l.

Sect. 70. Forgery of the certificate of appointment of an inspector, or personating an inspector, three months' imprisonment.

Sect. 75. Not sending notice of beginning to occupy a factory or workshop, 5l.

Sect. 77. Not keeping registers, 40s.

Sect. 78. Not affixing notices, 40s.

Fine for not keeping factory or workshop in conformity with Act.

81. If a factory or workshop is not kept in conformity with this Act, the occupier thereof shall be liable to a fine not exceeding ten pounds.

The court of summary jurisdiction, in addition to or instead of inflicting such fine, may order certain means to be adopted by the occupier, within the time named in the order, for the purpose of bringing his factory or workshop into conformity with this Act; the court may, upon application, enlarge the time so named, but if, after the expiration of the time as originally named or enlarged by subsequent order, the order is not complied with, the occupier shall be liable

Fines. 107

to a fine not exceeding one pound for every day Act 1878. that such non-compliance continues.

This section is applicable to the offences created by the following previous sections:—

Neglect of sanitary condition, sects. 3, 4.

Permitting mill-gearing machinery, &c., to remain unfenced, sect. 5.

Neglect to limewash, sect. 33.

Neglect to limewash bakehouse, sect. 34.

Neglect to provide a fan, sect. 36.

Neglect to prevent the escape of steam in wet-spinning, sect. 37.

Where an occupier avails himself of an exception to which conditions are attached, neglect to observe such conditions, sect. 66.

The fine not to be less than 1l. in case of a second conviction, in a factory: Act of 1891, s. 28.

82. If any person is killed or suffers any bodily Penal compensation to injury in consequence of the occupier of a factory persons injured by having neglected to fence any machinery required want of fence to by or in pursuance of this Act to be securely machinery. fenced, or having neglected to maintain such fencing, or in consequence of the occupier of a factory or workshop having neglected to fence any vat, pan, or other structure required by or in pursuance of this Act to be securely fenced, or having neglected to maintain such fencing, the occupier of the factory or workshop shall be liable to a fine not exceeding one hundred pounds, the whole or any part of which may be applied for the benefit of the injured person or his family, or otherwise as a Secretary of State determines:

Provided that the occupier of a factory shall not be liable to a fine under this section, if an information against him for not fencing the part of the machinery, or the vat, pan, or other structure, by which the death or bodily injury was inflicted, has been heard and dismissed previous

Act 1878, to the time when the death or bodily injury was inflicted.

> This section does not deprive an injured person of any right he may possess at common law to obtain compensation for injuries, or the right of the representatives of a person who has been killed, from their right under Lord Campbell's Act.

The fine not to be less than 1l. in case of a second convic-

tion, in a factory: Act of 1891, s. 28.

Fine for employing children, young persons, and women con-Act.

83. Where a child, young person, or woman is employed in a factory or workshop contrary to the provisions of this Act, the occupier of the trary to the factory or workshop shall be liable to a fine not exceeding three, or if the offence was committed during the night, five pounds for each child, young person, or woman so employed; and where a child, young person, or woman is so employed in a factory or workshop within the meaning of section sixteen of this Act, the occupier shall be liable to a fine not exceeding one, or if the offence was committed during the night, two pounds for each child, young person, or woman so employed.

A child, young person, or woman who is not allowed times for meals and absence from work as required by this Act, or during any part of the times allowed for meals and absence from work, is, in contravention of the provisions of this Act, employed in the factory or workshop or allowed to remain in any room, shall be deemed to be employed contrary to the provisions of this Act.

The offences punishable under this section are those defined in sects. 9, 24, 39; and employment contrary to

the provisions contained in sects. 10, 11, 12, 13, 14, 15, Act 1878. 16, 17, 18, 20, 21, 23, 24, 26, 27, 38, 42, 43, 44, 45, 46, 47, 50, 51, 53, 54, 56, 57, 58, 59, 60.

The fine not to be less than 1l. in case of a second convic-

tion, in the case of a factory: Act of 1891, s. 28.

- 84. The parent of a child or young person Fines on parents for shall. allowing
 - child or (1) If such child or young person is employed son to be in a factory or workshop contrary to contrary to the provisions of this Act, be liable to the Act or neglecting a fine not exceeding twenty shillings for to cause child to each offence, unless it appears to the attend school court that such offence was committed without the consent, connivance, or wilful default of such parent; and
 - (2) If he neglects to cause such child to attend school in accordance with this Act, be liable to a fine not exceeding twenty shillings for each offence.

For definition of parent, see sect. 96.

85. Every person who forges or counterfeits Forgery of any certificate for the purposes of this Act (for false entries the forgery or counterfeiting of which no other tions. punishment is provided), or who gives or signs any such certificate knowing the same to be false in any material particular, or who knowingly ntters or makes use of any certificate so forged, counterfeited, or false as aforesaid, or who knowingly utters or makes use of as applying to any person a certificate which does not so apply, or who personates any person named in a certificate,

Act 1878. or who wilfully connives at the forging, counterfeiting, giving, signing, uttering, making use, or personating as aforesaid, shall be liable to a fine not exceeding twenty pounds, or to imprisonment for a term not exceeding three months with or without hard labour.

Every person who wilfully makes a false entry in any register, notice, certificate, or document required by this Act to be kept, or served, or sent, or who wilfully makes or signs a false declaration under this Act, or who knowingly makes use of any such false entry or declaration, shall be liable to a fine not exceeding twenty pounds. or to imprisonment for a term not exceeding three months, with or without hard labour.

Fine on person committing offence for which occupier is liable.

86. Where an offence for which the occupier of a factory or workshop is liable under this Act to a fine, has in fact been committed by some agent, servant, workman, or other person, such agent, servant, workman, or other person shall be liable to the same fine as if he were the occupier.

Power of occupier to exempt himself from fine on conviction of the actual offender,

87. Where the occupier of a factory or workshop is charged with an offence against this Act. he shall be entitled, upon information duly laid by him, to have any other person whom he charges as the actual offender, brought before the court at the time appointed for hearing the charge: and if, after the commission of the offence has been proved, the occupier of the factory or workshop proves to the satisfaction of the court that he had used due diligence to enforce the execution of the Act, and that the said other

person had committed the offence in question Act 1878. without his knowledge, consent, or connivance, the said other person shall be summarily convicted of such offence, and the occupier shall be exempt from any fine.

When it is made to appear to the satisfaction of an inspector at the time of discovering the offence, that the occupier of the factory or workshop had used all due diligence to enforce the execution of this Act, and also by what person such offence had been committed, and also that it had been committed without the knowledge, consent, or connivance of the occupier and in contravention of his orders, then the inspector shall proceed against the person whom he believes to be the actual offender in the first instance, without first proceeding against the occupier of the factory or workshop.

- 88. A person shall not be liable in respect of a Restraint; repetition of the same kind of offence from day tive fines. to day to any larger amount of fines than the highest fine fixed by this Act for the offence, except—
 - (a) Where the repetition of the offence occurs after an information has been laid for the previous offence; or
 - (b) Where the offence is one of employing two or more children, young persons, or women contrary to the provisions of this Act.

(5.) Legal Proceedings.

Act 1878.

Prosecution of offences and recovery and application of fines.

89. All offenees under this Act shall be proseeuted, and all fines under this Act shall be reeovered, on summary conviction before a court of summary jurisdiction in manner provided by the Summary Jurisdiction Acts.

A summary order may be made for the purposes of this Aet by a court of summary jurisdiction in manner provided by the Summary Jurisdiction Aets.

All fines imposed in pursuance of this Act shall, save as otherwise expressly provided by this Act, be paid into the Exchequer.

The court of summary jurisdiction, when hearing and determining a case arising under this Act. shall be constituted either of two or more justices of the peace sitting at some court or public place at which justices are for the time being accustomed to assemble for the purpose of holding petty sessions, or of some magistrate or officer sitting alone or with others at some court or other place appointed for the public administration of justice, and for the time being empowered by law to do alone any act authorised to be done by more than one justice of the peace.

Where a proceeding is taken before a court of summary jurisdiction with respect to an offence against this Act, alleged to be committed in, or with reference to a factory or workshop, the occupier of that factory or workshop, and the father, son, or brother of such occupier, shall not be qualified to act as a member of such court.

- 90. If any person feels aggrieved by a convic- Act 1878. tion or order made by a court of summary jurisdic-Appeal to tion on determining an information or complaint sessions. under this Act, he may appeal therefrom; subject, in England, to the conditions and regulations following:—
 - (1) The appeal shall be made to the next practicable court of general or quarter sessions.

The remaining paragraphs of this section—2, 3, 4, 5, 6, 7, 8-are repealed by 47 & 48 Vict. c. 43, s. 4, and Schedule.

91. The following provisions shall have effect Limitation of time and with respect to summary proceedings for offences general provisions as to and fines under this Act:

proceedings.

Paragraph 1 is repealed by the Act of 1891. Paragraphs 2 and 3 are repealed by 47 & 48 Vict. c. 43, s. 4, and Schedule, and the following enactment, section 29, is substituted for paragraph 1:-

- 29. In summary proceedings for offences and Act 1891. fines under the principal Act as amended by any Limitation subsequent Act, an information may be laid within summary three months after the date at which the offence proceedings. comes to the knowledge of a factory inspector, or in case of an inquest being held in relation to the offence, then within two months after the conclusion of the inquest, so, however, that it shall not be laid after the expiration of six months from the commission of the offence.
 - (4) It shall be sufficient to allege that a factory Act 1878. or workshop is a factory or workshop within the meaning of this Act without more:

Act 1878.

- (5) It shall be sufficient to state the name of the ostensible occupier of the factory or workshop or the title of the firm by which the occupier employing persons in the factory or workshop is usually known:
- (6) A conviction or order made by a court of summary jurisdiction against which a person is authorised by this Act to appeal shall not be removed by certiorari or otherwise, either at the instance of the Crown or of any private person, into a superior court, except for the purpose of the hearing and determination of a special case.

Paragraph 6 has been amended by 47 & 48 Vict. c. 43, and now stands as above.

Evidence in summary proceedings.

92. If a person is found in a factory or workshop, except at meal times, or while all the machinery of the factory is stopped, or for the sole purpose of bringing food to the persons employed in the factory or workshop between the hours of four and five o'clock in the afternoon, such person shall, until the contrary is proved, be deemed for the purposes of this Act to have been then employed in the factory or workshop:

Provided that yards, playgrounds, and places open to the public view, schoolrooms, waiting-rooms, and other rooms belonging to the factory or workshop in which no machinery is used or manufacturing process carried on, shall not be taken to be any part of the factory or workshop within the meaning of this enactment; and this enactment shall not apply to a factory or workshop to which

the provisions of this Act with respect to the affix- Act 1878. ing of notices do not apply.

Where a child or young person is, in the opinion of the court, apparently of the age alleged by the informant, it shall lie on the defendant to prove that the child or young person is not of that age.

A declaration in writing by a certifying surgeon for the district that he has personally examined a person employed in a factory or workshop in that district, and believes him to be under the age set forth in the declaration, shall be admissible in evidence of the age of that person.

A copy of a conviction for an offence against this Act purporting to be eertified under the hand of the clerk of the peace having the custody of such conviction to be a true copy shall be receivable as evidence, and every such clerk of the peace shall, upon the written request of an inspector and payment of a fee of one shilling, deliver to him a copy of the conviction so certified.

This section is extended to workshops by the Act of 1891, section 30.

Act 1878.

PART IV.

Definitions, Savings, Application to Scotland and Ireland, and Repeal.

(1.) Definitions.

Factories and workshops to which Act applies. 93. The expression "textile factory" in this Aet means—

Any premises wherein or within the close or eurtilage of which steam, water, or other mechanical power is used to move or work any machinery employed in preparing, manufacturing, or finishing, or in any process incident to the manufacture of, cotton, wool, hair, silk, flax, hemp, jute, tow, china-grass, cocoa-nut fibre, or other like material, either separately or mixed together, or mixed with any other material, or any fabric made thereof:

Provided that print works, bleaching and dyeing works, laee warehouses, paper mills, flax seuteh mills, rope works, and hat works shall not be deemed to be textile factories.

The expression "non-textile factory" in this Aet means—

- (1) Any works, warehouses, furnaces, mills, foundries, or places named in Part One of the Fourth Schedule to this Act,
- (2) Also any premises or places named in Part Two of the said Schedule wherein,

or within the close or curtilage or Act 1878. precincts of which, steam, water, or other mechanical power is used in aid of the manufacturing process carried on there,

- (3) Also any premises wherein, or within the close or curtilage or precincts of which, any manual labour is exercised by way of trade or for purposes of gain in or incidental to the following purposes, or any of them; that is to say,
 - (a) In or incidental to the making of any article or part of any article, or
 - (b) In or incidental to the altering, repairing, ornamenting, or finishing of any article, or
 - (c) In or incidental to the adapting for sale of any article, and wherein, or within the close or curtilage or precincts of which, steam, water, or other mechanical power is used in aid of the manufacturing process carried on there.

The expression "factory" in this Act means textile factory and non-textile factory, or either of such descriptions of factories.

The expression "workshop" in this Act

(1) Any premises or places named in Part Two of the Fourth Schedule to this Act 1878

Act, which are not a factory within the meaning of this Act,

- (2) Also any premises, room, or place not being a factory within the meaning of this Act, in which premises, room, or place, or within the close or curtilage or precincts of which premises, any manual labour is exercised by way of trade or for purposes of gain in or incidental to the following purposes or any of them; that is to say,
 - (a) In or incidental to the making of any article or of part of any article, or
 - (b) In or incidental to the altering, repairing, ornamenting, or finishing of any article, or
 - (c) In or incidental to the adapting for sale of any article,

and to which or over which premises, room, or place the employer of the persons working therein has the right of access or control.

A part of a factory or workshop may for the purposes of this Act be taken to be a separate factory or workshop; and a room solely used for the purpose of sleeping therein shall not be deemed to form part of the factory or workshop for the purposes of this Act.

The original section amended by the Act of 1891, section 31.

Where a place situate within the close, cur- Act 1878. tilage, or precincts forming a factory or workshop is solely used for some purpose other than the manufacturing process or handicraft carried on in the factory or workshop, such place shall not be deemed to form part of that factory or workshop for the purposes of this Act, but shall, if otherwise it would be a factory or workshop, be deemed to be a separate factory or workshop, and be regulated accordingly.

Any premises or place shall not be excluded from the definition of a factory or workshop by reason only that such premises or place are or is

in the open air.

This Aet shall not apply to such workshops, other than bakehouses, as are conducted on the system of not employing any child, young person, or woman therein, but save as aforesaid applies to all factories and workshops as before defined, inclusive of factories and workshops belonging to the Crown; provided that in case of any public emergency a Secretary of State may exempt a factory or workshop belonging to the Crown from this Act to the extent and during the period named by him.

The exercise by any child or young person in any recognised efficient school during a portion of the school hours of any manual labour for the purpose of instructing such child or young person in any art or handicraft, shall not be deemed to be an exercise of manual labour for the purpose of gain within the meaning of this Act.

Three cases have been decided which have a bearing as to what constitutes a "Textile Factory."

Act 1878.

In the case of *Haydon* v. *Taylor*, it was held that a factory in which cotton sewing thread, manufactured elsewhere, but wound by machinery moved by steam-power, first on to cops, and secondly on to spools,—no other process except this particular process being carried on,—was within the operation of the Factory Acts: 33 L. J. 70.

In the case of Whymper v. Harney, it was held that a factory in which the manufacture of crinoline skirts was carried on was within the operation of the Factory Acts. The process was as follows:—Steel plates are cut into strips and covered with cotton, the cotton being either wound round the steel, or plaited so as to make a case for the steel, and the steel strips when so covered being sewn into skirts

for sale: 11 L. T. (N.S.) 711, C. P.

The case of Taylor v. Hickes may also be quoted. A factory was engaged in the manufacture of webbing, a fabric of cotton and wool combined, by the aid of steam power. The webbing was cut into proper lengths for braces and girths, and made into such articles by attaching to them buckles and straps of leather. The leather skins were cut into appropriate pieces, and holes bored in them in a building within the curtilage, but separate and distinct from the building in which the webbing was manufactured.

It was held that the building in which the leather was cut and bored was a part of the factory, as it could not be said to be a room employed solely for the manufacture of goods of any other material than those enumerated in the

Act: 31 L. J. 330.

The words "other mechanical power," include gas, but will not apply to a fly-wheel which is worked by hand or by animal power.

Textile factory now includes the manufacture of any

fibrous material besides those enumerated by name.

"Finishing."—See note to Finishing in the Fourth

Schedule, Part 1.

The finishing in this section refers to any operation in connection with the manufacture. After the completion of the manufacture the "finishing" is a process in connection with bleaching and dyeing.

Paper Mills.—See note to Paper Mills in the Fourth

Schedule, Part I.

Rope-works.—See note to Rope-works in the Fourth Schedule, Part 2.

Hat-works.—See note to those works in the Fourth

Schedule, Part 2.

The word "article," under the Factory Act, 1867, was

held not to be applicable to a "ship" in a factory in which Act 1878. shipbuilding was carried on,—although there might be separate "articles" in a shipbuilding yard which would be within the meaning of the word. The difficulty has been obviated by the subsequent enactment, that a shipbuilding yard is either a factory or a workshop. See note to "Shipbuilding Yards."—See Palmer's Shipbuilding Co. v. Chayter, 38 L. J. M. C. 63, &c.

It was held under the Factory Act, 1867, that places in the open air, although some manufacturing process might be carried on in them, would not be included in the term factory—hence the enactment respecting places in the open air. See note to "Quarries:" Kent v. Astley, 39 L. J.

M. C. 19.

94. A child, young person, or woman who pofinition works in a factory or workshop, whether for ment and more than the contract of the contract wages or not, either in a manufacturing process working for hiro. or handieraft, or in cleaning any part of the factory or workshop used for any manufacturing process or handieraft, or in cleaning or oiling any part of the machinery, or in any other kind of work whatsoever incidental to or connected with the manufacturing process or handieraft, or conneeted with the article made or otherwise the subject of the manufacturing process or handieraft therein, shall, save as is otherwise provided by this Act, be deemed to be employed therein within the meaning of this Aet.

For the purposes of this Act an apprentice shall

be deemed to work for hire

95. The expression "eertified efficient school" "certified of "certified of in this Act means a public elementary school efficient school." within the meaning of the Elementary Education 33 & 34 Vict. Acts, 1870 and 1873, and any workhouse school c. 75. in England certified to be efficient by the Local c. 86. Government Board, and also any elementary

Act 1878. school which is not conducted for private profit and is open at all reasonable times to the inspection of Her Majesty's inspectors of schools, and requires the like attendance from its scholars as is required in a public elementary school, and keeps such registers of those attendances as may be for the time being required by the Education Department, and is certified by the Education Department to be an efficient school; and the Definition of expression "recognised efficient school" means a "recognised certified efficient school as above defined, and efficient school." also any school which the Education Department have not refused to take into consideration under 33 & 34 Viet. the Elementary Education Act, 1870, as a school e. 75. · giving efficient elementary education to and suitable for the children of a school district, and which is recognised for the time being by an inspector under this Act as giving efficient elementary education, and the inspector shall immediately report to the Education Department every school so recognised by him.

For definition of certified efficient school in Scotland, see section 105, par. 1.

For definition of certified efficient school in Ireland, see section 106, par. 1.

General definitions.

96. In this Act, unless the context otherwise requires,—

"Child."

The expression "child" means a person under the age of fourteen years:

A child under this Act is a child until the age of fourteen years, and a person is, consequently, not a young person until the age of fourteen has been attained. But a child having reached the age of thirteen, and having obtained a

certificate of having passed the prescribed standard of proficiency, or of having attended a certified efficient school for the prescribed number of attendances, may, upon having also obtained the medical certificate of fitness, be employed as a young person. See sections 26 and 30.

The expression "young person" means a person "Young of the age of fourteen years and under the age of eighteen years:

The expression "woman" means a woman of "woman."

eighteen years of age and upwards:

The expression "parent" means a parent or "Parent." guardian of, or person having the legal custody of, or the control over, or having direct benefit from the wages, of a child or young person:

The expression "Treasury" means the Com- "Treasury."

missioners of Her Majesty's Treasury:

The expression "Secretary of State" means "Secretary one of Her Majesty's Principal Secretaries of State:

The expression "Education Department" means "Education the Lords of the Committee of the Privy ment."

Council on Education:

The expression "sanitary authority" means an "Sanitary authority," urban or rural sanitary authority within the meaning of the Public Health Act, 1875, and c. 55. any commissions, board, or vestry in the metropolis having the like powers as such urban sanitary authority:

The expression "person" includes a body of "Person."

persons corporate or unincorporate:

The expression "week" means the period be-"week." tween midnight on Saturday night and midnight on the succeeding Saturday night:

Act 1878. "Night."

The expression "night" means the period between nine o'clock in the evening and six o'clock in the succeeding morning:

" Prescribed." The expression "prescribed" means prescribed for the time being by a Secretary of State:

"Summary Jurisdiction Acts." The expression "Summary Jurisdiction Acts" means the Act of the session of the eleventh and twelfth years of the reign of Her present Majesty, chapter 43, intituled "An Act to facilitate the performance of the duties of justices of the peace out of sessions within England and Wales with respect to summary convictions and orders," and any Acts amending the same:

"Court of Summary Jurisdiction." The expression "eourt of summary jurisdiction" means any justice or justices of the peace, metropolitan police magistrate, stipendiary or other magistrate, or officer, by whatever name called, to whom jurisdiction is given by the Summary Jurisdiction Acts or any Acts therein referred to:

"Mill-gear" ing."

The expression "mill-gearing" comprehends every shaft, whether upright, oblique, or horizontal, and every wheel, drum, or pulley by which the motion of the first moving power is communicated to any machine appertaining to a manufacturing process.

The factories and workshops named in the Fourth Schedule to this Act are in this Act referred to by the names therein assigned to them.

Special Exemption of certain Trades.

Exemption of handicrafts in

97. The exercise in a private house or private room by the family dwelling therein, or by any of

them, of manual labour by way of trade, or for Act 1878. purposes of gain in or incidental to any of the With handicrafts specified in the Fifth Schedule to this private house. Act, shall not of itself constitute such house or room a workshop within the meaning of this Act.

When it is proved to the satisfaction of a Secretary of State that by reason of the light character of the handicraft carried on in any private house or private room by the family dwelling therein, or by any of them, it is expedient to extend this section to that handicraft, he may by order extend the same.

The order shall be made in manner provided by Part Two of this Aet, and that part shall apply so far as circumstances admit as if the order were an order extending an exception.

The occupations named in the schedule are:-

Straw plaiting. Pillow lace making. Glove making.

And to these the Secretary of State may add others. But the labour must be exercised by the family only dwelling in the house, and hence plait schools and lace schools will continue to be workshops as heretofore, and the decision in the case of Beadon v. Parrott is in full force.

98. The exercise in a private house or private Exemption room by the family dwelling therein, or by any of home-work them, of manual labour for the purposes of gain in or incidental to some of the purposes in this Act in that behalf mentioned, shall not of itself constitute such house or room a workshop where the labour is exercised at irregular intervals, and

Act 1878, does not furnish the whole or principal means of living to such family.

> This section applies to cases in which one or more members of a family may be employed at home in some occupation subsidiary to the main occupation of the family, and which is only intermittent or occasional.

(2.) Savings.

Saving as to liability of not occupier.

99. Where in a factory the owner or hirer of hirer of machine or implement moved by steam, water. or other mechanical power, in or about or in connexion with which macline or implement children. young persons, or women are employed. is some person other than the occupier of the factory, and such children, young persons, or women are in the employment and pay of the owner or hirer of such machine or implement, in any such case such owner or hirer shall, so far as respects any offence against this Act which may be committed in relation to such children, young persons, or women. be deemed to be the occupier of the factory.

> The occupier of the factory is responsible for the sanitary state of the whole of the factory, and the fencing of the mill-gearing, machinery, &c.

Saving for person employed in repair of machinery or of factory or workshop, or in process of curing fish.

100. Nothing in this Act shall extend—

- (1) To any young person, being a mechanic. artisan, or labourer, working only in repairing either the machinery in or any part of a factory or workshop: or
- (2) To the process of gutting, salting, and packing fish immediately upon its arrival in the fishing boats.

To the above is added, by section 32 of the Act of 1891, the following exemptions:—

"To the process of cleaning and preparing fruit Act 1891. so far as is necessary to prevent the spoiling of the saving for fruit on its arrival at a factory or workshop employed during the months of June, July, August, and in process of cleaning September."

Mechanics, &c., employed in making and repairing machinery in the factory were exempted, but now only those employed in repairs are exempted.

Care must be taken not to confound the exemption for "gutting, salting, and packing fish immediately upon its arrival in the fishing boats," with the "process of curing or preserving fish," in which overtime may be worked under section 56, and Schedule 3, Part 5.

101. The provisions of section ninety-one of Act 1878. the Public Health Act, 1875, with respect to a Application factory, workshop, or workplace not kept in a and workcleanly -tate or not ventilated or overcrowded, 38 & 39 Vict. shall not apply to a factory which is subject to the provisions of this Act relating to cleanliness, ventilation, and overcrowding, but shall apply to every other factory, workshop, and workplace.

It is hereby declared that the Public Health Act, 1875, shall apply to buildings in which persons are employed, whatever their number may be, in like manner as it applies to buildings where more than twenty are employed.

This section relieves the local authority from the enforcement of section 3 of this Act in factories, which is to be administered by the inspectors of factories; the local authority administer like provisions under the Public Health Act, 1875, and under the Act of 1891 in workshops.

Act 1878. Construction of &c., referring to repealed Acts.

102. Any enactment or document referring to the Acts repealed by this Act, or any of them, enactments, or to any enactment thereof, shall be construed to refer to this Act and to the corresponding enactment thereof.

(3.) Application of Act to Scotland and Ireland.

103. [Temporary provisions obsolete.]

Certificates of birth for purposes of Act.

- 104. Where the age of any child is required to be ascertained or proved for the purposes of this Act, or for any purpose connected with the elementary education or employment in labour of such child, any person, on presenting a written requisition in such form and containing such particulars as may be from time to time prescribed by a Secretary of State, and on payment of such fee, not exeeeding one shilling, as a Secretary of State from time to time fixes, shall be entitled to obtain—
 - (1) In Seotland an extract under the hand of the registrar under the Act of the seventeenth and eighteenth years of Her present Majesty, ehapter eighty, and any Acts amending the same, of the entry in the register kept under those Acts; and
 - (2) In Ireland a certified copy under the hand of the registrar or superintendent registrar under the Registration of Births and Deaths (Ireland) Act of the entry

26 & 27 Vict c. 11.

in the register under that Act of the Act 1878. birth of the child named in the requisition.

By section 35 of the Act of 1891, the fee is not to exceed 6d:—

35. The fee to be charged in pursuance of Act 1891. section one hundred and four of the principal Act Amendment shall not exceed sixpence, and that section shall vict. c. 16, apply in the case of a young person under the age of sixteen years in like manner as it applies in the case of a child.

105. In the application of this Act to Scot-Act 1878.

(1) The expression "certified efficient school" scotland, means any public or other elementary school under Government inspection:

For paragraph 2 as to holidays is substituted the following continue:

33. (4) In lieu of Christmas Day, and Act 1891. either Good Friday or the next public holiday 38 x, 39 viet, under the Holidays Extension Act, 1875, there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop within a burgh or police burgh, the two days in each year set apart by the Church of Scotland for the observance of the sacramental fast in the parish in which the factory or workshop is situate, and in such burghs or police burghs where such fast days have been abolished or discontinued there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop in such burghs or police burghs such two

Act 1891. whole days in each year, separated by an interval of not less than three months, as shall be fixed by the magistrates or police commissioners in such burghs or police burghs, and such magistrates or police commissioners, as the case may be, are hereby required to fix, and from time to time, if it shall seem expedient to them to do so, to alter such holidays, and give public notice thereof fourteen days before the date at any time fixed.

Act 1878.
30 & 31 Vict.
c. 101.

- (3) The expression "sanitary authority" means the local authority under the Public Health (Scotland) Act, 1867:
- (4) The expression "medical officer of health" means the medical officer under the Public Health (Scotland) Act, 1867, or where no such officer has been appointed, the medical officer appointed by the parochial board:
 - The expression "poor law medical officer" means the medical officer appointed by the parochial board:

8 & 9 Vict. c. 16. 8 & 9 Vict. c. 17. (5) The expression "Companies Clauses Consolidation Act, 1845." means the Companies Clauses Consolidation (Scotland)
Act, 1845:

27 & 28 Vict. c. 53.

- (6) The expression "Summary Jurisdiction Acts" means "The Summary Procedure Act, 1864," and any Acts amending the same:
- (7) The expression "court of summary jurisdiction" means the sheriff of the county or any of his substitutes:

- (8) The expression "Education Department" Act 1878.

 means the Lords of the Committee of
 the Privy Council appointed by Her
 Majesty on education in Scotland:
- (9) The expression "eounty court" means the sheriff court:
- (10) All matters required by this Act to be published in the London Gazette shall (if they relate exclusively to Scotland), instead of being published in the London Gazette, be published in the Edinburgh Gazette only:
- (11) The expression "information" means petition or complaint:
- (12) The expression "informant" means petitioner, pursuer, or complainer:
- (13) The expression "defendant" means defender or respondent:
- (14) The expression "clerk of the peace" means sheriff clerk:
- (15) All offences under this Act shall be prosecuted and all penalties under this Act shall be recovered under the provisions of the Summary Jurisdiction Acts at the instance of the procurator fiscal or of an inspector under this Act:
- (16) The court may make, and may also from time to time alter or vary, summary orders under this Act on petition by such

Act 1878.

procurator fiscal or inspector presented in common form:

- (17) All fines under this Act in default of payment, and all orders made under this Act failing compliance, may be enforced by imprisonment for a term to be specified in the order or conviction, but not exceeding three months:
- (18) It shall be no objection to the competency of an inspector to give evidence as a witness in any prosecution for offences under this Act, that such prosecution is brought at the instance of such inspector:
- (19) Every person convicted of an offence under this Act shall be liable in the reasonable costs and charges of such conviction:
- (20) All penalties imposed and recovered under this Act shall be paid to the clerk of the court, and by him accounted for and paid to the Queen's and Lord Treasurer's Remembrancer, on behalf of Her Majesty's Exchequer, and shall be carried to the consolidated fund:
- (21) All jurisdictions, powers, and authorities necessary for the purposes of this section are conferred on the sheriffs and their substitutes:

(22) Any person may appeal from any order or Act 1878. conviction under this Act to the Court of Justiciary, under and in terms of the Act of the twentieth year of the reign of His Majesty King George the Second, chapter forty-three, or under any enactment amending that Act, or applying or incorporating its provisions, or any of them, with regard to appeals, or to the Court of Justiciary at Edinburgh under and in terms of the Summary Prosecutions Appeal (Scotland) Act, 1875.

The following definitions are added by section 33 of the Act, 1891.

33. (1) The expression "Births and Deaths Act 1891. Registration Acts, 1836 to 1874," shall mean the Acts relating to the registration of births, deaths, and marriages in Scotland:

(2) The expression "Public Health Act, 1875," 30 &31 Vict. where it occurs in section seven of this Act shall mean the Public Health (Scotland) Act, 1867, and the Acts amending the same:

(3) The board of supervision shall be substituted

for the Local Government Board.

106. In the application of this Act to Ire-Act 1878.

(1) The expression "certified efficient school" in Act to means any national school, or any school recognised by the Lord Lieutenant and Privy Council as affording sufficient means of literary education for the purposes of this Act:

Paragraph 2 as to holidays is repealed and the following enactment substituted therefor:—

Act 1891.

Amendment of 41 Vict. c. 16, s. 106, as to holidays in Ireland. 34. (2) In lieu of any two half-holiday-allowed under the provisions of sub-section (2) of section twenty-two of this Act, there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop the whole of the seventeenth day of March, when that day does not fall on a Sunday, or at the option of the occupier of the factory or workshop, either Good Friday (unless that day is otherwise fixed as a holiday) or Easter Tuesday.

Act 1878.

(3) The expression "sanitary authority" means an urban or rural sanitary authority within the meaning of the Public Health (Ireland) Act, 1874, and any Act amending the same:

37 & 38 Vict. c. 93.

(4) The expression "medical officer of health" means the medical sanitary officer of the sanitary district:

The expression "poor law medical officer" means the dispensary doctor:

- (5) Any Aet authorised to be done or eonsent required to be given by the Education Department under this Aet shall be done and given by the Lord Lieutenant or Lords Justices of Ireland, acting by and with the advice of the Privy Council in Ireland:
- (6) The expression "eounty court" means the civil bill court:

- (7) The expression "Summary Jurisdiction Act 1878.

 Acts" means, within the police district of Dublin metropolis, the Acts regulating the powers and duties of justices of the peace for such district, or of the police of such district, and elsewhere in Ireland the Petty Sessions (Ireland) 14 & 15 Vict.

 Act, 1851, and any Act amending the same:
- (8) A court of summary jurisdiction when hearing and determining an information or complaint in any matter arising under this Act shall be constituted within the police district of Dublin metropolis of one of the divisional justices of that district sitting at a police court within the district, and elsewhere of a stipendiary magistrate sitting alone, or with others, or of two or more justices of the peace sitting in petty sessions at a place appointed for holding petty sessions:
- (9) Appeals from a court of summary jurisdiction shall lie in the manner and subject to the conditions and regulations prescribed in the twenty-fourth section of the Petty Sessions (Ireland) Act, 1851, 14 & 15 Vict. and any Acts amending the same:
- (10) All fines imposed under this Act shall, save as is otherwise expressly provided by this Act, be applied in the manner directed by the Fines Act (Ireland), 14 & 15 Vict. 1851, and any Act amending the same:

Act 1878.

29 & 30 Vict.
c. 90.

(11) The provisions of section nineteen of the Publie Health Aet, 1866, or of any enactment substituted for that section with respect to any factory, workshop, or workplace not kept in a cleanly state, or not ventilated, or overerowded. shall not apply to any factory or workshop which is subject to the provisions of this Act with respect to cleanliness, ventilation, and overerowding, but shall apply to every other factory, workshop, and workplace:

37 & 38 Vict. c. 93. It is hereby declared that the sanitary Acts within the meaning of the Public Health (Ireland) Act, 1874, shall apply to buildings in which persons are employed, whatever their number may be, in like manner as they apply to buildings where more than twenty persons are employed:

(12) All matters required by this Act to be published in the London Gazette shall, if they relate exclusively to Ireland, instead of being published in the London Gazette, be published in the Dublin Gazette only.

(4.) Repeal.

Repeal of Acts.

107. The Aets specified in the Sixth Schedule to this Act are hereby repealed from and after the

commencement of this Act to the extent in the Act 1878. third column of that schedule mentioned:

Provided that—

- (1) All notices affixed in the factory in pursuance of the Acts hereby repealed shall, so far as they are in accordance with the provisions of this Act, be deemed to have been affixed in pursuance of this Act; and
- (2) All inspectors, sub-inspectors, officers, clerks, and servants appointed in pursuance of the Acts hereby repealed shall continue in office and shall be subject to removal and have the same powers and duties as if they had been appointed in pursuance of this Act; and
- (3) All certifying surgeons appointed in pursuance of any Act hereby repealed shall be deemed to have been appointed in pursuance of this Act; and
- (4) All surgical certificates granted in pursuance of any Act hereby repealed shall have effect as certificates of fitness for employment granted in pursuance of this Act, and all registers kept in pursuance of any Act hereby repealed shall, until otherwise directed by a Secretary of State, be deemed to be the registers required by this Act; and
- (5) Any order made by a Secretary of State in pur-nance of any enactment hereby

Act 1878.

repealed for granting any permission or relaxation to any factories or workshops may, if the Secretary of State so direct, continue in force for a period not exceeding three months after the commencement of this Act; and

- (6) The standard of proficiency fixed by the Education Department in pursuance of any enactment hereby repealed shall be deemed to have been fixed in pursuance of this Act; and
- (7) [Temporary modification now obsolete.]
- (8) This repeal shall not affect—
 - (a) Anything duly done or suffered under any enactment hereby repealed; or
 - (b) Any obligation or liability incurred under any enactment hereby repealed; or
 - (c) Any penalty or punishment incurred in respect of any offence committed against an enactment hereby repealed; or
 - (d) Any legal proceeding or remedy in respect of any such obligation, liability, penalty, or punishment as aforesaid, and any such legal proceeding and remedy may be carried on as if this Act had not passed.

SCHEDULES.

Sched. 1.

Section 38.

FIRST SCHEDULE.

SPECIAL PROVISIONS FOR HEALTH.

Factories and Workshops in which the Employment of Young Persons and Children is restricted.

1. In a part of a factory or workshop in which there is Restriction of employment of

The process of silvering of mirrors by the mercurial pro-young per-

he process of silvering of mirrors by the mercurial process; or

ment of young persons and children;

match dip-

the process of making white lead, a young person or child shall not be employed.

2. In the part of a factory in which the process of melt- of children, ing or annealing glass is carried on a child or female young works; person shall not be employed.

person shall not be employed.

'3. In a factory or workshop in which there is carried of girls

(a) The making or finishing of bricks or tiles not being certain employornamental tiles; or ments;

(b) The making or finishing of salt,

a girl under the age of sixteen years shall not be employed. of children
4. In a part of a factory or workshop in which there is in metal grinding and lucifer

(a) Any dry grinding in the metal trade, or(b) The dipping of lucifer matches,

a child shall not be employed.

Par. 2, par. 3 (a), par. 4 (b), par. 5, re-enact provisions of previous Factory Acts.

Par. 1, par. 3 (b), par. 4 (a), are new provisions.

Sched. 2.

SECOND SCHEDULE.

SPECIAL RESTRICTIONS.

Section 39.

Places forbidden for Meals.

As to parts of factories or work-shops in which children, young persons, and women are forbidden to take meals.

The prohibition on a child, young person, or woman taking a meal or remaining during the times allowed for meals in certain parts of factories or workshops applies to the parts of factories and workshops following; that is to say,—

(1) In the case of glass works, to any part in which the

materials are mixed; and

(2) In the case of glass works where flint glass is made, to any part in which the work of grinding, cutting,

or polishing is carried on; and

(3) In the case of lucifer match works, to any part in which any manufacturing process or handicraft (except that of cutting the wood) is usually carried on; and

(4) In the case of earthenware works, to any part known or used as dippers house, dippers drying room, or

china scouring room.

The prohibitions are extended to the following by order,

gazetted 22nd December, 1882:—

Every part of a factory or workshop in which part wool or hair is sorted or dusted, or in which rags are sorted, dusted, or ground.

Every part of a textile factory in which part gassing is

carried on.

Every part of a printwork, bleachwork, or dyework in

which part singeing is carried on.

Every part of a factory or workshop in which part any of the following processes are carried on:—

Grinding, glazing, or polishing on a wheel.

Brass-casting, type-founding.

Dipping metal in aquafortis or other acid solution.

Metal-bronzing.

Majolica painting on earthenware.

Catgut cleaning and repairing.

Cutting, turning, polishing bone, ivory, pearlshell, snail-shell.

Every factory or workshop in which chemicals or artificial manures are manufactured, except any room used solely for meals.

Every factory or workshop in which white lead is manu- Sched. 2. factured, except any room thereof used solely for meals.

Every part of a factory or workshop in which part dry powder or dust is used in any of the following processes:—

Lithographic printing. Playing-card making. Faney box making. Paper staining. Almanack making. Artificial flower making. Paper colouring and enamelling. Colour making.

SCHEDULE. THIRD

SPECIAL EXCEPTIONS.

PART ONE.

Period of Employment.

Section 42.

The exception respecting the employment of children, Employyoung persons, and women between the hours of eight in ment of the morning and eight in the evening, and on Saturday young perbetween the hours of eight in the morning and four in the sons, and afternoon or between the hours of seven in the morning women and three in the afternoon, applies to any factory or work- 8 A.M. and shop or part thereof in which any of the following manu- 8 P.M. in facturing processes or handicrafts are carried on; that is to trades.

(a) Lithographic printing; (b) Turkey-red dyeing;

(c) The making of any article of wearing apparel;

(d) The making of furniture hangings;

(c) Artificial flower making;

(f) Bon-bon and Christmas present making;

(g Valentine making; (h) Fancy box making; (i) Envelope making: (k) Almanack making;

(l) Playing-card making; (m) Machine ruling:

(a) Biscuit making: (o) Firewood cutting; (p) Job dyeing; or

(q) Aerated water making; and also to

(r) Book-binding works:

Sched. 3. (s) Letterpress printing works; and

(t) A part of a factory or workshop which is a warehouse not used for any manufacturing process or handicraft, and in which persons are solely employed in polishing, cleaning, wrapping, or packing up goods.

The trades above enumerated are those in which, in pursuance of orders issued by the Secretary of State under the 12th modification of the Factory Act, 1867, the hours of work were authorised to be between 8 A.M. and 8 P.M.

This exception has been extended by order, gazetted

22nd December, 1882, to—

Paper staining works.

Lace warehouses.

Hosiery warehouses.

The manufacture of

Silver plate.

Electro-plate.

Britannia metal.

Cutlery.

Scissors.

Files.

Saws.

Jewellery.

The manufacture of

Enamelling.

Ornaments and appliances for personal use.

Die sinking. Tobacco.

Non-textile factories and workshops in which cardmaking and strawboard lining are carried on.

Ribbon warehouses being workshops.

Turning and cutting of wood, bone, and ivory.

Cabinet and furniture making; and

By order, gazetted 2nd September, 1884, to— Printworks, bleachworks, and dyeworks,

Provided that the period of employment on Saturdays

shall end as follows:

If not less than one hour is allowed for meals shall end at one o'clock in the afternoon as regards employment in any manufacturing process, and at half-past one o'clock in the afternoon as regards employment for any purpose whatever; and if less than one hour is allowed for meals shall end at half an hour after noon as regards employment in any manufacturing process, and at one o'clock in the afternoon as regards employment for any purpose whatever.

Sched. 3.

PART TWO.

Section 52.

Meal Hours.

The cases in which the provisions of this Act as to meal Cases in which protimes being allowed at the same hour of the day are not to visions as to apply, are—

meal times

(1) The case of children, young persons, and women apply. employed in the following factories; that is to say :--

> Blast furnaces, Iron mills, Paper mills, Glass works, and

Letterpress printing works; and

(2) The case of male young persons employed in that part of any print works or bleaching and dyeing works in which the process of dyeing or open air bleaching is carried on.

The cases in which and the extent to which the provisions of this Act as to a child, young person, or woman during the times allowed for meals being employed or being allowed to remain in a room in which a manufacturing process or handicraft is being carried on, are not to apply are,—

(1) The case of children, young persons, and women employed in the following factories; that is to

Iron mills, Paper mills,

Glass works (save as otherwise provided by this Act), and

Letterpress printing works; and

(2) The case of a male young person employed in that part of any print works or bleaching and dyeing works in which the process of dycing or open air bleaching is carried on, to this extent, that the said provisions shall not prevent him, during the times allowed for meals to any other young person, or to any child or woman, from being employed or being allowed to remain in any room in which any manufacturing process is carried on, and shall not prevent, during the times allowed for meals to such male young person, any other young person, Sched. 3.

or any child or woman, from being employed in the factory, or allowed to remain in any room in which any manufacturing process is carried on.

The trades here enumerated are those in which variable meal hours were legal under the Factory Act, 1867.

See note to section 52.

By order, gazetted 22nd December, 1882, this exception has been extended to—

(a) Textile factories wherein female young persons or women employed in a distinct department in which there is no machinery commence work at a later hour than the men and other young persons, subject to the condition that all in the same department shall have their meals at the same tinne.

(b) Non-textile factories and workshops wherein is carried on the making of wearing apparel.

(c) Non-textile factories and workshops wherein there are two or more departments or sets of voung persons, subject to the condition that all in the same department or set shall have their meals at the same time.

(d) The following non-textile factories and workshops. viz.:—Dressing floors, tin streams, china clay pits, and quarries in the county of Cornwall.

By Order, gazetted 1st March, 1887—

The baking of bread and biscuits by travelling ovens.

Section 53.

PART THREE.

Overtime.

Factories and workshops in which young persons and be allowed to work for 14 hours a day under certain restrictions.

The exception with respect to the employment of young persons and women for forty-eight days in any twelve months during a period of employment, beginning at six or seven o'clock in the morning, and ending at eight or nine women may o'clock in the evening, or beginning at eight o'clock in the morning, and ending at ten o'clock in the evening, applies to each of the factories and workshops, and parts thereof, following; that is to say,—

(1) Where the material which is the subject of the manufacturing process or handicraft is liable to be spoiled by weather; namely,—

(a) Flax scutch mills; and

(b) A factory or workshop, or part thereof in which is carried on the making or finishing of bricks or tiles not being orna-Sched. 3. mental tiles; and

(c) The part of rope works in which is carried on the open-air process; and

(d) The part of bleaching and dyeing works in which is carried on open-air bleaching or Turkey-red dyeing; and

(e) A factory or workshop, or part thereof, in which is carried on glue making; and

- (2) Where press of work arises at certain recurring seasons of the year; namely,—
 - (f) Letterpress printing works;

(g) Bookbinding works; and A factory, workshop, or part thereof, in which is carried on the manufacturing process or handi-

(h) Lithographic printing; or

(i) Machine ruling; or(k) Firewood cutting; or

craft of-

(1) Bon-bon and Christmas present making; or

(m) Almanack making; or(n) Valentine making; or(o) Envelope making; or

(p) Aerated water making; or(q) Playing card making; and

(3) Where the business is liable to sudden press of orders arising from unforeseen events; namely,—

A factory or workshop, or part thereof, in which is carried on the manufacturing process or handicraft of—

(r) The making up of any article of wearing apparel; or

(s) The making up of furniture hangings; or

(t) Artificial flower making; or (u) Fancy box making; or

(v) Biscuit baking; or(v) Job dyeing; and also

(x) A part of a factory or workshop which is a warehouse not used for any manufacturing process or handicraft, and in which persons are solely employed in polishing, cleaning, wrapping, or packing up goods.

Provided that the said exception shall not apply— Sched. 3.

> (a) Where persons are employed at home, that is to say, to a private house, room, or place, which though used as a dwelling, is by reason of the work carried on there a factory or workshop within the meaning of this Act, and in which neither steam, water, nor other mechanical power is used, and in which the only persons employed are members of the same family dwelling there; or

> (b) To a workshop, or part thereof, which is conducted on the system of not employing any child or

> > young person therein.

The grounds upon which overtime may be worked are shown by the division of the trades into three classes, the headings to which describe the circumstances which justify

the working of overtime.

With reference to paragraph (x) it will be observed that the exemption of young persons employed in packing in a warehouse from the regulations as to hours of work, which existed in section 73 of 7 Vict. c. 15, has not been re-enacted: paragraph (x) has therefore been inserted here to continue the permission contained in 7 Vict. c. 15, for persons to be employed occasionally in overtime in warehouses after the work of the factory has ceased.

By order, gazetted 22nd December, 1882, this exception

has been extended to,—

Die-sinking,

Card board making,

Paper colouring and enamelling,

Rolling of tea-lead,

The making of gasholders, boilers, and other apparatus partly manufactured in the open air.

The following non-textile factories and workshops, viz.:

Dressing floors, Tin streams, China clay pits, and Cornwall. Quarries,

Non-textile factories in which the only processes carried on are the processes of calendering, finishing, hooking, lapping, or making up and packing of any yarn or cloth, or any of such processes.

Workshops wherein the manufacture of fireworks is carried on, and by Order, gazetted 17th October, 1890, ex-

tended to Factories.

And by order, gazetted 27th November, 1883, to-The making of pork pies.

And by order, gazetted 14th March, 1844, to—

Sched. 3.

The processes of warping, winding, or filling, or either of them, as incidental to the weaving of ribbons in workshops.

And by order, gazetted 2nd September, 1884, to

The processes carried on in non-textile factories of calendering, finishing, hooking, lapping, or making up and packing of any yarn or cloth, or any of such processes, and none other.

By order, gazetted 1st April, 1888—

Pattern card making.

By order, gazetted 17th September, 1889—

Preparing cream, and butter and cheese making, milling perforating and gumming, postage and inland revenue stamps.

PART FOUR.

Section 54.

Additional Half Hour.

The exception with respect to the employment of a child, Factories in which a young person, or woman for a further period of thirty child, young minutes where the process is in an incomplete state applies person, or woman may be embedded to the factories following, that is to say:—

(a) Bleaching and dyeing works;

(b) Print works;

be employed for an additional half

(c) Iron mills in which male young persons are not employed during any part of the night;

(d) Foundries in which male young persons are not employed during any part of the night; and

(e) Paper mills in which male young persons are not employed during any part of the night.

The trades here enumerated are those to which the modification applied in the Factory Acts 1867 and 1870.

By order, gazetted 22nd December, 1882, this exception has been extended to—

Non-textile factories and workshops or parts thereof in which is carried on the process of baking of bread or biscuits.

The following non-textile factories and workshops, viz.:

Dressing floors,
Tin streams,
China elay pits, and
Quarries,

in the county of
Cornwall.

Sched. 3.

Section 56.

PART FIVE.

Overtime for Perishable Articles.

Factories and workshops in which be employed a day.

The exception with respect to the employment of women for ninety-six days in any twelve months during a period of employment beginning at six or seven o'clock in the women may morning and ending at eight or nine o'clock in the evening for 14 hours applies to a factory or workshop or part thereof in which any of the following processes is carried on; namely,—

The process of making preserves from fruit; The process of preserving or curing fish; or The process of making condensed milk.

Section 58.

PART SIX.

Night Work.

Factories in which male young peremployed at hight.

The exception with respect to the employment of male young persons during the night applies to the factories folsons may be lowing; that is to say,-

(a) Blast furnaces; (b) Iron mills;

(c) Letterpress printing works; and

(d) Paper mills.

Nightwork was legal in the trades enumerated, and in any factory in which the machinery was moved by water, by the Factory Act, 1867, but as the recovery of time lost is now authorised in water mills by section 57, nightwork will not be legal in such works.

By order, gazetted 22nd December, 1882, this exception has been extended so far as regards male young persons of

at least 16 years of age in

Oil and seed crushing mills,

Copper and yellow metal rolling mills,

Iron and metal tube works in which the furnaces used are Siemens' gas furnaces,

The knooking out and cutting departments of non-textile factories engaged in the refining of loaf sugar.

Such parts of mineral dressing floors in Cornwall (whether non-textile factories or workshops) as are appropriated to the processes of calcining and stamping.

By order, gazetted 29th June, 1888—

The galvanizing of metal.

By order, gazetted 14th June, 1889—

Metal tube works.

PART SEVEN.

Sched. 3.

Section 48.

Spell.

The exception respecting the continuous employment in Continuous certain textile factories during the winter months of chilment of dren, young persons, and women without an interval of at children, least half-an-hour for a meal for the same period as in a young pernon-textile factory, applies to textile factories solely used women for

(a) The making of elastic web; or

- (b) The making of ribbon; or
- (c) The making of trimming.

By order, gazetted 22nd December, 1882, this exception has been extended to

Hosiery factories,

Woollen factories in the counties of Oxford, Wilts, Worcester, Gloucester, and Somerset.

Factories in which the only processes carried on are those of winding and throwing of raw silks or either of those processes.

FOURTH SCHEDULE.

LIST OF FACTORIES AND WORKSHOPS.

PART ONE.

Sections 93.

Non-Textile Factories.

(1) "Print works," that is to say, any premises in which "Print any persons are employed to print figures, patterns, or works." designs upon any cotton, linen, woollen, worsted, or silken yarn, or upon any woven or felted fabric not being paper;

(2) "Bleaching and dyeing works," that is to say, any "Bleaching premises in which the process of bleaching, beetling, dye-works." ing, calendering, finishing, hooking, lapping, and making up and packing any yarn or cloth of any material, or the dressing or finishing of lace, or any one or more of such processes, or any process incidental thereto, are or is carried on;

five hours in certain textile factories during the Sched. 4. "Earthen-ware works."

(3) "Earthenware works," that is to say, any place in which persons work for hire in making or assisting in making, finishing, or assisting in finishing, earthenware or china of any description, except bricks and tiles not being ornamental tiles; (a)

" Lueifermatch works," (4) "Lucifer match works," that is to say, any place in which persons work for hire in making lucifer matches, or in mixing the chemical materials for making them, or any process incidental to making lucifer matches, except the cutting of the wood;

"Pereussion cap works,"

(5) "Percussion cap works," that is to say, any place in which persons work for hire in making percussion caps, or in mixing or storing the chemical materials for making them, or in any process incidental to making percussion caps;

"Cartridge works." (6) "Cartridge works," that is to say, any place in which persons work for hire in making cartridges, or in any process incidental to making cartridges, except the manufacture of the paper or other materials that is used in making the cases of the cartridges;

" Paper staining works." (7) "Paper staining works," that is to say, any place in which persons work for hire in printing a pattern in colours upon sheets of paper, either by blocks applied by hand, or by rollers worked by steam, water, or other mechanical power;

"Fustian cutting works."

(8) "Fustian cutting works," that is to say, any place in which persons work for hire in fustian cutting;

" Blast furnaces." (9) "Blast furnaces," that is to say, any blast furnace or other furnace or premises in or on which the process of smelting or otherwise obtaining any metal from the ores is carried on;

"Copper mills." (10) "Copper mills;"

"Iron mills." (11) "Iron mills," that is to say, any mill, forge or other premises in or on which any process is carried on for converting iron iuto malleable iron, steel, or tin plate, or for otherwise making or converting steel;

" Foundries."

(12) "Foundries," that is to say, iron foundries, copper foundries, brass foundries, and other premises or places in

⁽a) The words "or china" inserted by Act of 1891, section 38.

which the process of founding or casting any metal is Sched. 4. carried on; except any premises or places in which such process is carried on by not more than five persons and as subsidiary to the repair or completion of some other work;

(13) "Metal and india-rubber works," that is to say, "Metal and any premises in which steam, water, or other mechanical indlapower is used for moving machinery employed in the works." manufacture of machinery, or in the manufacture of any article of metal not being machinery, or in the manufacture of india-rubber or gutta percha or of articles made wholly or partially of india-rubber or gutta percha;

- (14) "Paper mills," that is to say, any premises in which "Paper the manufacture of paper is carried on;
- (15) "Glass works," that is to say, any premises in "Glass which the manufacture of glass is carried on;
- (16) "Tobacco factories," that is to say, any premises in "Tobacco which the manufacture of tobacco is carried on;
- (17) "Letterpress printing works," that is to say, any "Letterpremise- in which the process of letterpress printing is press printcarried on;
- (18) "Bookbinding works," that is to say, any premises "Bookbinding works." in which the process of bookbinding is carried on;
 - (19) Flax scutch-mills.

"Flax scutch

"Finishing."—It was held in the case of Haworth v. Coles, 31 L. J. 335, that "the finishing spoken of in the 7th and 11th sections of the 23 & 24 Vict. c. 78, refers to the process of finishing which is incidental to dyeing, and not to the dealing with fabrics which are neither bleached nor dyed."

The definition in the 23 & 24 Vict. c. 78, is as follows:— "Any buildings, &c., &c., in the occupation of bleaching,

dyeing, or finishing of any yarn or cloth, &c."

This definition was extended subsequently by the 26 & 27 Vict. c. 38, and the 27 & 28 Vict. c. 98, and the definition in the schedule is the combination of the definitions as last settled by the last-named statute.

Paper Mills.—In the case of Coles v. Dickinson, 10 L. T. (N.S.) 616, it was decided that a factory at Manchester, Sched. 4. occupied by Messrs. Dickinson, employed in manufacturing cotton waste into a material called "half-stuff," which was afterwards conveyed to their mill in Hertfordshire and there manufactured into paper, was not a factory under the Textile Acts, but a paper mill.

Flax Scutch Mills.—For special regulations, see sect. 62.

Sections 93,

PART TWO.

Non-Textile Factories and Workshops.

"Hat works." (20) "Hat works," that is to say, any premises in which the manufacture of hats or any process incidental to their manufacture is carried on;

"Rope works." (21) "Rope works," that is to say, any premises being a ropery, ropewalk, or rope work, in which is carried on the laying or twisting or other process of preparing or finishing the lines, twines, cords, or ropes, and in which machinery moved by steam, water, or other mechanical power is not used for drawing or spinning the fibres of flax, hemp, jute, or tow, and which has no internal communication with any buildings or premises joining or forming part of a textile factory, except such communication as is necessary for the transmission of power;

" Bakehouses." (22) "Bakehouses," that is to say, any places in which are baked bread, biscuits, or confectionery from the baking or selling of which a profit is derived;

"Lace warehouses."

(23) "Lace warehouses," that is to say, any premises, room, or place not included in bleaching and dyeing works as hereinbefore defined, in which persons are employed upon any manufacturing process or handicraft in relation to lace, subsequent to the making of lace upon a lace machine moved by steam, water, or other mechanical power;

"Shipbuilding yards."

(24) "Shipbuilding yards," that is to say, any premises in which any ships, boats, or vessels used in navigation are made, finished, or repaired;

"Quarries."

(25) "Quarries," that is to say, any place, not being a mine, in which persons work in getting slate, stone, coprolites, or other minerals;

" Pitbanks." (26) "Pit banks," that is to say, any place above ground

adjacent to a shaft of a mine in which place the employ-Sched. 4. ment of women is not regulated by the Coal Mines Regulation Act, 1872, or the Metalliferous Mines Regulation Act, c. 76. 1872, whether such place does or does not form part of the 35 & 36 Vict. mine within the meaning of those Acts.

Hat works.—Where textile material undergoes a process of manufacture preparatory to its being made into hats, looking to the case of *Coles v. Dickinson* (see Paper Mills), such preparatory process would be a hat works and not a textile factory.

Rope Works.—The law in respect to these works remains unaltered. A rope works in which the material is spun into yarn, and then laid or twisted into rope or twine by steam or water-power, is a textile factory. But a rope works in which the yarn is only laid or twisted into rope or twine by steam or water-power, and which has no internal communication with a factory in which the yarn has been spun, will be a non-textile factory. If the yarn be laid or twisted by hand wheel the premises will be a workshop.

Bakehouses are divided into wholesale bakehouses and retail bakehouses.

In wholesale bakehouses all regulations are enforced by the inspector of factories and in retail bakehouses in which power is used.

In the other retail bakehouses the regulations as to hours of work, meals, and as to holidays, are enforced by the inspector of factories. The cleanliness, &c., is under the supervision of the local authorities. See Factory and Workshop Act, 1883, section 17.

Shipbuilding Yards.—This definition and the enactment in section 92 is rendered necessary by the decision of the Court of Queen's Bench in the case of Palmer's Shipbuilding Company v. Chayter, 38 L. J. M. C. 63, &c.

The court held, under the definition of "article" in the Factory Act, 1867, that a ship was not an article, and a person employed solely in and upon a ship would not be within the operation of the Factory or Workshop Acts, although an article which would eventually form part of a ship was held to be within the definition of "article" in the Act of 1867.

Quarry.—It was held in the case of Kent v. Astley, 39 L. J. M. C. 19, that "a slate quarry occupying with its accessories a large tract of land uninclosed and approachable by no definite road or entrance, and furnished with covered sheds to which the rough blocks of material when raised

Sched. 4. are conveyed, and there converted by a manufacturing process into slabs, flags, and other saleable articles is not within the meaning of the term premises in 30 & 31 Vict. c. 103.

The case of a cement works, Redgrave v. Lee, was decided upon the same grounds. Hence the necessity for the

special enactment in section 92.

Pit Banks.—The employment of women above ground is not under any restriction under the Metalliferous Mines Regulation Act, and consequently all labour above ground at a metalliferous mine will be subject to the provisions of this Act.

The employment of women above ground is under restrictions by the Coal Mines Regulation Act: for instance, a woman may not be employed between 9 P.M. and 5 A.M., nor on Sundays, nor after 2 P.M. on Saturdays; and due

intervals must be allowed for meals.

If women only be employed in connection with a metalliferous mine, or in connection with a coal mine, in such circumstances as to exclude them from the operation of the Coal Mines Regulation Act, and their labour be not in connection with a steam engine or other mechanical power, they will then be subject only to the provisions in section 15, par. 2 of this Act, as amended by section 13 of Act of 1891. If children or young persons are also employed then they will be subject to the whole of the provisions of this Act.

Section 97.

FIFTH SCHEDULE.

SPECIAL EXEMPTIONS.

Straw plaiting. Pillow-lace making. Glove making.

SIXTH SCHEDULE.

Acts repealed.

Sched. 6. Section 107.

Session and Chapter.	Title of Act.	Extent of Repeal.
42 Geo. 3, c. 73 -	An Act for the preservation of the health and morals of apprentices and otheremployed in cotton and other mills, and cotton and other factories.	The whole Act.
3 & 4 Will 4, c. 103	An Act to regulate the labour of children and young persons in the mills and factories of the United Kingdom.	The whole Act.
7 & 8 Viet. c. 15	An Act to amend the laws relating to labour in factories.	The whole Λ ct.
9 & 10 Vict. c. 40	An Act to declare certain ropeworks not within the operation of the Factory Acts.	The whole Act.
13 & 14 Vict. c. 54	An Act to amend the Acts relating to labour in Factorics.	The whole Act.
16 & 17 Viet. c. 104	An Act further to regulate the employment of chil- dren in factories.	The whole Act.
19 & 20 Viet, c. 38 24 & 25 Viet, c. 117	The Factory Act, 1856. An Act to place the employment of women, young persons, youths, and children in lace factorics under the regulations of	The whole Act. The whole Act.
26 & 27 Vict. c. 40	the Factories Acts. The Bakehouse Regulation	The whole Act.
2 7 & 28 Viet, c. 48	Act, 1863. The Factory Acts Extension	The whole Act.
29 & 30 Vict. c. 90	Act, 1864. The Sanitary Act, 1866.	The following words (so far as unrepealed) in section 19, "not already under the operation of any general Act for the regulation of factories or bakehouses."

Sched. 6.

Session and Chapter.	Title of Act.	Extent of Repeal.
30 & 31 Vict.	The Factory Acts Extension Act, 1867.	The whole Act.
30 & 31 Vict. c. 146	The Workshop Regulation Act, 1867.	The whole Act.
33 & 34 Vict. c. 62	The Factory and Workshop Act, 1870.	The whole Act.
34 & 35 Vict. c. 19	An Act for exempting persons professing the Jewish religion from penalties in respect of young persons and females professing the said religion working on Sundays.	The whole Act.
34 & 35 Vict. c. 104	The Factory and Workshop Act, 1871.	The whole Act.
37 & 38 Vict. c. 44 38 & 39 Vict. c. 55	The Factory Act, 1874. The Public Health Act, 1875.	The whole Act. The following words in section 4, "more than twenty," and the words "at one time." and the following words in section 91, "not already under the operation of any general Act for the regulation of factorics or bakehouses,"
39 & 40 Vict. c. 79	The Elementary Education Act, 1876.	

FACTORY AND WORKSHOP ACT, 1883.

46 & 47 VICT. CHAP. 53.

An Act to amend the Law relating to certain Factories and Workshops. [25th August, 1883.]

BE it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. This Act may be cited as the Factory and Short title. Workshop Act, 1883.

White Lead Factories.

- 2. After the thirty-first day of December, one Certificate thousand eight hundred and eighty-three, it shall mity with not be lawful to earry on a white lead factory unless such factory is certified by an inspector to be in conformity with this Act.
- 3. (1) A white lead factory shall not be cer-conditions tified to be in conformity with this Act unless the cate. scheduled conditions, that is to say, the conditions specified in the schedule to this Act, as amended by any order of a Secretary of State under this

- Act 1883. section, and including any conditions added by any such order, have been complied with.
 - (2) A Secretary of State may at any time, by writing under his hand, revoke, alter, add to, or modify all or any of the conditions specified in the schedule to this Act.

Grant of certificate on compliance with conditions.

4. Within a reasonable time after written application in that behalf, addressed to the chief inspector of factories by the occupier of any white lead factory, such factory shall be inspected by an inspector, and if he finds that the scheduled conditions have been complied with he shall certify to a Secretary of State that the factory is in conformity with this Act; and a copy of the certificate, signed by the inspector, shall be forthwith given to the occupier.

Withdrawal of certificate.

5. If at any time after a white lead factory has been certified to be in conformity with this Act it appears to an inspector that the factory is not kept in conformity with this Act, he shall forthwith give notice to the occupier specifying in what respects default is made; and unless the default is within a reasonable time after the notice remedied to the satisfaction of an inspector, a Secretary of State may, if he sees fit, withdraw the certificate until the default is remedied.

Penalty on carrying on factory without certificate.

6. The occupier of a white lead factory which after the thirty-first day of December, one thousand eight hundred and eighty-three, is carried on without a certificate under this Act shall, for every

day during which it is so earried on, be liable on Act 1883. summary conviction to a fine not exceeding two pounds.

Sections 7—12, providing for special rules in white lead factories, repealed by the Second Schedule of the Act of 1891 and other provisions enacted: sections 8, 9, 11, 12.

Explanation of certain Provisions of Factory, &c., Act, 1878.

13. It is hereby declared that—

Explanation of s. 53 of 41 & 42 Vict.

- (a) Section fifty-three of the Factory and c. 16.

 Workshop Act, 1878, only authorises overtime employment of young persons or women to take place in any factory or workshop on forty-eight days in the whole in any twelve months; and that in reckoning such period of forty-eight days, every day on which any young person or woman has been employed overtime is to be taken into account; and that
- (b) Section fifty-six of the said Act only authorises overtime employment of women to take place in any factory or workshop on ninety-six days in the whole in any twelve months, and that in reckoning such period of ninety-six days, every day on which any woman has been employed overtime is to be taken into account.

Act 1883. as to period of employment of children in certain cases.

14. Notwithstanding anything in section Amendment twelve or section fourteen of the Factory and Workshop Act, 1878, the period of employment for a child in an afternoon set in a factory or workshop, where the dinner-time does not begin before two o'clock in the afternoon, may begin at noon; provided that in such case the period of employment in the morning set shall end at noon.

> Section 14 is to meet the case of factories and workshops where the dinner-time is from 2 P.M. to 3 P.M., and it is desired to employ the children in morning and afternoon sets.

Bakehouses.

Regulations for new bakchouses.

- 15. It shall not be lawful to let or suffer to be occupied as a bakehouse, or to occupy as a bakehouse, any room or place which was not so let or occupied before the first day of June, one thousand eight hundred and eighty-three, unless the following regulations are complied with:
 - (i.) No water-closet, earth-closet, privy, or ashpit shall be within or communicate directly with the bakehouse;
 - (ii.) Any cistern for supplying water to the bakehouse shall be separate and distinct from any cistern for supplying water to a water-closet:
 - (iii.) No drain or pipe for carrying off feeal or sewage matter shall have an opening within the bakehouse.

Any person who lets or suffers to be occupied or who occupies any room or place as a bakehouse in contravention of this section shall be liable, on Act 1883. summary conviction, to a fine not exceeding forty shillings, and to a further fine not exceeding five shillings for every day during which any room or place is so occupied after a conviction under this section.

16. Where a court of summary jurisdiction is Penalty for bakehouse satisfied on the prosecution of an inspector or a being unit local authority that any room or place used as a grounds for bakehouse (whether the same was or was not so bakehouse. used before the passing of this Act) is in such a state as to be on sanitary grounds unfit for use or occupation as a bakehouse, the occupier of the bakehouse shall be liable, on summary conviction, to a fine not exceeding forty shillings, and on a second or any subsequent conviction, not exceeding five pounds.

The court of summary jurisdiction, in addition to or instead of inflicting such fine, may order means to be adopted by the occupier, within the time named in the order, for the purpose of removing the ground of complaint. The court may, upon application, enlarge the time so named, but if, after the expiration of the time as originally named or enlarged by subsequent order, the order is not complied with, the occupier shall be liable to a fine not exceeding one pound for every day that such non-compliance continues.

17. (1) As respects every retail bakehouse, Enforcement of this part of this Act and of asto retail sections three, thirty-three, thirty-tour, and thirty-by local

Act 1883, five of the Factory and Workshop Act, 1878 (which relate to eleanliness, ventilation, overcrowding, and other sanitary conditions), shall be enforced by the local authority of the district in which the retail bakehouse is situate, and not by an inspector under the Factory and Workshop Act, 1878; and for the purposes of this section the medical officer of health of the local authority shall have and exercise all such powers of entry, inspection, taking legal proceedings and otherwise, as an inspector under the Factory and Workshop Act, 1878.

> Sub-sections 2 and 3 repealed by the Act of 1891, second schedule; section 2 is re-enacted as to workshops generally; section 3 of Act of 1891.

Construction of Act and definic. 16.

18. This Act shall be construed as one with the Factory and Workshop Act, 1878; and in this 41 & 42 Vict. Act, unless the context otherwise requires,—

> The expression "white lead factory" includes every factory and workshop in which the manufacture of white lead is carried on:

> The expression "retail bakehouse" means any bakehouse or place, the bread, biscuits, or confectionery baked in which are not sold wholesale but by retail in some shop or place occupied together with such bakehouse, which is not a factory within the meaning of the Act of 1878.

Not to include any bakehouse which is a factory. Section 36 of Act of 1891.

The expression "local authority" means, as respects the City of London and the liberties thereof, the Commissioners of Sewers; as respects the parishes and districts mentioned Act 1883. in the Schedules A. and B. annexed to the Metropolis Management Act, 1855, and any 18 & 19 Vict. parish to which the said Act may be extended by Order in Council in manner in the said Act provided, the vestries and district boards elected under the said Act; and as respects any urban sanitary district, the urban sanitary authority; and as respects any rural sanitary district, the rural sanitary authority, within the meaning of the Public Health Act, 1875.

Application of Act to Scotland and Ireland.

- 19. In the application of this Act to Scotland Application of Act to the expression "local authority" means the local Scotland. 30 & 31 Vict. authority within the meaning of the Public Health c. 101. (Scotland) Act, 1867.
- 20. In the application of this Act to Ireland Application of Act to the expression "local authority" means, as ireland, 41 & 42 Vict. regards any urban sanitary district, the urban c. 52. sanitary authority, and as regards any rural sanitary district the rural sanitary authority, within the meaning of the Public Health (Ireland) Act, 1878.

Sched.

THE SCHEDULE.

CONDITIONS OF OBTAINING CERTIFICATE.

- (1) The stacks and stoves in the factory must be efficiently ventilated.
- (2) There must be provided for the use of the persons employed in the factory sufficient means of frequently washing hands and feet, with a sufficient supply of hot and cold water, soap, towels, and brushes.
- (3) There must be provided in addition, for the use of women employed in the factory, sufficient baths, with a sufficient supply of hot and cold water, soap, towels, and brushes.
- (4) There must be provided for the use of the persons employed in the factory (but not in any part of the factory where any work is carried on) a proper room for meals.
- (5) There must be provided for every person working at any tank an overall suit with head covering, and for every person working at any white-bed a respirator or covering for the mouth and nostrils and head covering, and for every person working at any dry stove or rollers an overall suit with head covering, and a respirator or covering for the mouth and nostrils.
- (6) There must be accessible to all persons employed in the factory a sufficient supply of acidulated drink.

FACTORY AND WORKSHOP ACT, 1891.

54 & 55 Vict. Chap. 75.

An Act to amend the Law relating to Factories and [5th August, 1891.] Workshops.

HEREAS it is expedient to amend the 41 Vict. c. Factory and Workshop Act, 1878 (hereinafter referred to as the principal Act):

Be it therefore enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Sanitary Provisions.

1. (1) If the Secretary of State is satisfied Powers of Secretary of that the provisions of the law relating to public State as to health as to effluvia arising from any drain, privy, provisions or other nuisance, or with respect to cleanliness, shops. ventilation, overerowding, or limewashing are not observed in any workshops or class of workshops (including workshops conducted on the system of not employing any child, young person, or woman therein) or laundries, he may, if he thinks fit, by order, authorise and direct an inspector or inspectors under the principal Act to take, during such period as may be mentioned in the order, such steps as appear necessary or proper for enforcing the said provisions.

Act 1891. (2) An inspector authorised in pursuance of this section shall, for the purpose of his duties, have the same powers with respect to workshops and laundries to which this section applies, as he has under the principal Act as amended by this Act with respect to factories, and may for the same purpose take the like proceedings for punishing or remedying any default in compliance with the said provisions of the law relating to public health as might be taken by the sanitary authority of the district in which the workshops or laundries are situate, and shall be entitled to recover from that sanitary authority all such expenses in and about any proceedings in respect of such workshops or laundries as he may incur and are not recovered from any other person, and have not been incurred in any unsuccessful proceedings.

Powers of factory inspector after notice to sanitary authority.

- 2. (1) Section four of the principal Act shall apply to workshops conducted on the system of not employing any child, young person, or woman therein, and to laundries.
- (2) Where notice of an act, neglect, or default is given by an inspector under the said section four, as amended by this act, to a sanitary authority, and proceedings are not taken within a reasonable time for punishing or remedying the act, neglect, or default, the inspector may take the like proceedings for punishing or remedying the same as the sanitary authority might have taken, and shall be entitled to recover from the sanitary authority all such expenses in and about the proceedings as the inspector incurs and are not re-

eovered from any other person, and have not been Act 1891. incurred in any unsuccessful proceedings.

3. (1) Sections three and thirty-three of the Enforcement by Factory and Workshop Act, 1878 (which relate sanitary authority of to cleanliness, ventilation, and overcrowding in, sanitary provisions and limewashing of, factories and workshops), shall as to eease to apply to workshops.

workshops. 41 & 42 Vict. c. 16. 54 & 55 Vict.

- (2) For the purpose of their duties with respect c. 76. to workshops (not being workshops to which the Public Health (London) Act, 1891, applies), a sanitary authority and their officers shall, without prejudice to their other powers, have all such powers of entry, inspection, taking legal proceedings or otherwise, as an inspector under the prineipal Aet.
- (3) If any ehild, young person, or woman, is employed in a workshop, and the medical officer of the sanitary authority becomes aware thereof, he shall forthwith give written notice thereof to the factory inspector of the district.
- 4. (1) Every workshop as defined by the prin-Cleanliness eipal Aet (including any workshop conducted on washing of the system of not employing any child, young 38 & 39 Vict. c. 55. person, or woman therein), and every workplace within the meaning of the Public Health Act, 1875, shall be kept free from effluvia arising from any drain, water-closet, earth-closet, privy, urinal, or other nuisance, and unless so kept shall be deemed to be a nuisance liable to be dealt with summarily under the law relating to public health.

- Act 1891. (2) Where on the certificate of a medical officer of health or inspector of nuisances it appears to any sanitary authority that the limewashing, cleansing, or purifying of any such workshop, or of any part thereof, is necessary for the health of the persons employed therein, the sanitary authority shall give notice in writing to the owner or occupier of the workshop to limewash, cleanse, or purify the same or part thereof, as the ease may require.
 - (3) If the person to whom notice is so given fails to comply therewith within the time therein specified, he shall be liable to a fine not exceeding ten shillings for every day during which he continues to make default, and the sanitary authority may, if the (sic) think fit, cause the workshop or part to be limewashed, cleansed, or purified, and may recover in a summary manner the expenses incurred by them in so doing from the person in default.

54 & 55 Vict. c. 76.

(4) This section shall not apply to any workshop or workplace to which the Public Health (London) Act, 1891, applies.

Amendment of 41 & 42 Vict. c. 16, s. 3, as to sanitary provisions.

5. In section three of the principal Act. for the word "privy," shall be substituted the words "water-closet, earth-closet, privy, urinal," and for the words "injurious to the health of the persons employed therein" shall be substituted the words "dangerous or injurious to the health of the persons employed therein."

Safety.

Act 1891.

6. (1) The words " near to which any person Amendment of 41 & 42 is liable to pass or to be employed " in sub-sec- Vict. c. 16, s. 5, as to tion (1) of section five of the principal Act are fencing of machinery. hereby repealed.

- (2) In sub-section three of the same section before the words "every part" shall be inserted the words "all dangerous parts of the machinery and."
- 7. (1) Every factory of which the construct Provision against tion is commenced after the first day of January fire. one thousand eight hundred and ninety-two, and in which more than forty persons are employed, shall be furnished with a certificate from the sanitary authority of the district in which the factory is situate that the factory is provided on the storeys above the ground floor with such means of escape in case of fire for the persons employed therein as can reasonably be required under the circumstances of each case, and a factory not so furnished shall be deemed not to be kept in conformity with the principal Act, and it shall be the duty of the sanitary authority to examine every such factory, and on being satisfied that the factory is so provided to give such a certificate as aforesaid.
- (2) With respect to all factories to which the foregoing provisions of this section do not apply, and in which more than forty persons are employed, it shall be the duty of the sanitary authority of every district, as soon as may be after the passing

Act 1891, of this Act, and afterwards from time to time, to ascertain whether all such factories within their district are provided with such means of escape as aforesaid, and, in the case of any factory which is not so provided, to serve on the person being within 38 & 39 Vict. the meaning of the Public Health Act, 1875, the

owner of the factory a notice in writing specifying the measures necessary for providing such means of escape as aforesaid, and requiring him to carry out the same before a specified date, and thereupon such owner shall, notwithstanding any agreement with the occupier, have power to take such steps as are necessary for complying with the requirements, and, unless such requirements are so complied with, such owner shall be liable to a fine not exceeding one pound for every day that such noncompliance continues. In case of a difference of opinion between the owner of the factory and the sanitary authority, the difference shall, on the application of either party, be referred to arbitration, and thereupon the provisions of the First Schedule to this Act shall have effect, except that the parties to the arbitration shall be the sanitary authority on the one hand and the owner on the other, and the award on the arbitration shall be binding on the parties thereto. If the owner alleges that the occupier of the factory ought to bear or contribute to the expenses of complying with the requirement, he may apply to the county court having jurisdiction where the factory is situate, and thercupon the county court, after hearing the occupier, may make such order as appears to the court just and equitable under all the circumstances of the case.

- (3) All expenses incurred by a sanitary autho- Act 1891. rity in the execution of this section shall be defrayed-
 - (a) In the case of an authority of an urban district, as part of their expenses of the general execution of the Public Health Health Act, 1875; and
 - (b) In the case of an authority of a rural district, as special expenses incurred in the execution of the Public Health Act, 1875; and such expenses shall be charged to the contributory place in which the factory is situate.
- (4) In the application of this section to the administrative county of London, the London County Council shall take the place of the sanitary authority, and their expenses in the execution of this section shall be defrayed as part of their expenses in the management of the Metropolitan 18 & 19 Vict. Building Act, 1855, and the Acts amending the c. 122. same.

Special Rules and Requirements.

8. (1) Where the Secretary of State certifies Special rules and that in his opinion any machinery or process or requirements as to particular description of manual labour used in a dangerous and unfactory or workshop (other than a domestic work-healthy incidents shop) is dangerous or injurious to health or dan- of employgerous to life or limb, either generally or in the case of women, children, or any other class of persons, or that the provision for the admission of fresh air is not sufficient, or that the quantity of

- Act 1891. dust generated or inhaled in any factory or workshop is dangerous or injurious to health, the chief inspector may serve on the occupier of the factory or workshop a notice in writing, either proposing such special rules or requiring the adoption of such special measures as appear to the chief inspector to be reasonably practicable and to meet the necessities of the case.
 - (2) Unless within twenty-one days after receipt of the notice the occupier serves on the chief inspector a notice in writing that he objects to the rules or requirement, the rules shall be established, or, as the case may be, the requirement shall be observed.
 - (3) If the notice of objection suggests any modification of the rules or requirement, the Secretary of State shall consider the suggestion and may assent thereto with or without any further modification which may be agreed on between the Secretary of State and the occupier, and thereupon the rules shall be established, or, as the case may be, the requirement shall be observed, subject to such modification.
 - (4) If the Secretary of State does not assent to any objection or modification suggested as aforesaid by the occupier, the matter in difference between the Secretary of State and the occupier shall be referred to arbitration under this Act, and the date of the receipt of the notice of objection by the Secretary of State shall be deemed to be the date of the reference, and the rules shall be

established, or the requisition shall have effect, as Act 1891. settled by an award on arbitration.

- (5) Any notice under this section may be served by post.
- (6) With respect to arbitrations under this Act the provisions in the First Schedule to this Act shall have effect.
- (7) No person shall be precluded by any agreement from doing, or be liable under any agreement to any penalty or forfeiture for doing, such acts as may be necessary in order to comply with the provisions of this section.
- 9. (1) If any person who is bound to observe renatty any special rules established for any factory or for contraworkshop under this Act acts in contravention of, rules of or fails to comply with, any such special rule, he requirement. shall be liable on summary conviction to a fine not exceeding two pounds; and the occupier of the factory or workshop shall also be liable on summary conviction to a fine not exceeding ten pounds, unless he proves that he had taken all reasonable means, by publishing, and to the best of his power enforcing, the rules to prevent the contravention or non-compliance.
- (2) A factory or workshop in which there is a contravention of any requirement made under this Act shall be deemed not to be kept in conformity with the principal Act.

Act 1891.

Amendment of

special rules.

- 10. (1) After special rules are established under this Act in any factory or workshop, the Secretary of State may from time to time propose to the occupier of the factory or workshop any amendment of the rules or any new rules; and the provisions of this Act with respect to the original rules shall apply to all such amendments and new rules in like manner, as nearly as may be, as they apply to the original rules.
- (2) The occupier of any factory or workshop in which special rules are established may from time to time propose in writing to the chief inspector, with the approval of the Secretary of State, any amendment of the rules or any new rules, and the provisions of this Act with respect to a suggestion of an occupier for modifying the special rules proposed by a chief inspector shall apply to all such amendments and new rules in like manner, as nearly as may be, as they apply to such a suggestion.

Publication of special rules.

- 11. (1) Printed copies of all special rules for the time being in force under this Act in any factory or workshop shall be kept posted up in legible characters in conspicuous places in the factory or workshop where they may be conveniently read by the persons employed. In a factory or workshop in Wales or Monmouthshire the rules shall be posted up in the Welsh language also.
- (2) A printed copy of all such rules shall be given by the occupier to any person affected thereby on his or her application.

- (3) If the occupier of any factory or workshop Act 1891. fails to comply with any provision of this section, he shall be liable on summary conviction to a fine not exceeding ten pounds.
- (4) Every person who pulls down, injures, or defaces any special rules when posted up in pursuance of this Act, or any notice posted up in pursuance of the special rules, shall be liable on summary conviction to a fine not execeding five pounds.
- 12. An inspector shall, when required, certify certified copies of a copy which is shown to his satisfaction to be a special rules to be true copy of any special rules for the time being evidence. established under this Aet for any factory or workshop, and a copy so certified shall be evidence (but not to the exclusion of other proof) of those special rules, and of the fact that they are duly established under this Act.

Period of Employment.

13. (1) For sub-section (2) of section fifteen Period of of the principal Act the following sub-section shall ment for be substituted, namely:

- (2) In a workshop which is conducted on the system of not employing therein either children or young persons, and the occupier of which has served on an inspector notice of his intention to conduct his workshop on that system-
 - (a) The period of employment for a woman shall, except on Saturday, be a specified

Act 1891.

- period of twelve hours taken between six o'clock in the morning and ten o'clock in the evening, and shall on Saturday be a specified period of eight hours, taken between six o'clock in the morning and four o'clock in the afternoon; and
- (b) There shall be allowed to a woman for meals and absence from work during the period of employment, a specified period not less, except on Saturday, than one hour and a half, and on Saturday than half an hour.

Notices as to overtime.

- 14. (1) The report required by section sixty-six of the principal Act respecting the employment of a child, young person, or woman in pursuance of an exception relating to employment overtime, must be sent to an inspector not later than eight o'clock in the evening on which the child, young person, or woman is employed in pursuance of the exception.
- (2) Where, under the said section sixty-six, the occupier of a factory or workshop is required to make an entry and report respecting the employment overtime of a child, young person or woman, in the factory or workshop, he shall cause a notice containing the prescribed particulars respecting the employment to be kept affixed in the factory or workshop during the prescribed time, and in default of so doing shall be liable, on summary conviction, to a fine not exceeding five pounds.

15. For section eighteen of the principal Act 1891. Act, the following section shall be substituted, Period of namely,-

In a non-textile factory or workshop where a for young voung person or woman has not been and women actually employed for more than eight ployed more hours on any day in a week, and notice hours. of such non-employment has been affixed in the factory or workshop and served on the inspector, the period of employment on Saturday in that week for that young person or woman may be from six o'clock in the morning to four o'clock in the afternoon, with an interval of not less than two hours for meals.

persons

Holidays.

16. For sub-section (4) of section twenty-two Amendof the principal Act the following sub-section shall 41 & 42 be substituted, namely:

s. 22, as to holidays.

(4) Cossation from work shall not be deemed to be a half holiday or whole holiday, unless a notice of the half holiday or whole holiday has been affixed in the factory or workshop during the first week in January, and a copy thereof has on the same day been forwarded to the inspector of the district: Provided that any such notice may be changed by a subsequent notice affixed and sent in like manner not less than fourteen days before the holiday or half holiday to which it applies.

Act 1891.

Prohibition of employment of women after child-birth.

Conditions of Employment.

17. An oeeupier of a factory or workshop shall not knowingly allow a woman to be employed therein within four weeks after she has given birth to a child.

Prohibition of employment of ohildren under eleven years of age. 18. On and after the first day of January one thousand eight hundred and ninety-three no child under the age of eleven years shall be employed in a factory or workshop.

Provided always, that any child lawfully employed under the principal Act, or any Act relating to the employment of children, at the time that the provisions of this section come into operation shall be exempt from its provisions.

Report of certifying surgeon.

19. Every certifying surgeon acting under this or the principal Act shall in each year make at the prescribed time a report in the prescribed form to the Secretary of State as to the persons inspected during the year, and the results of the inspection.

Certificate of birth in case of children and young persons under 16.

20. Where the age of any child or young person under the age of sixteen years is required to be ascertained or proved for the purposes of this Act, or for any purpose connected with the elementary education or employment in labour of such child or young person, any person shall, on presenting a written requisition, in such form, and containing such particulars as may be from time to time prescribed by the Local Government

Board, and on payment of a fee of sixpence, be Act 1891. entitled to obtain a certified copy under the hand of a registrar or superintendent registrar of the entry in the register, under the Births and Deaths Registration Acts, 1836 to 1874, of the birth of that child or young person; and such form of requisition shall on request be supplied without charge by every superintendent registrar and registrar of births, deaths, and marriages.

21. There shall be repealed so much of section Amendment sixty-one of the principal Act as enacts that the Vict. c. 16, s. 61, as to provisions therein mentioned shall not apply to a exemption of certain workshop which is conducted on the system of not workshops. employing children or young persons therein, and the occupier of which has served on an inspector notice of his intention to conduct his workshop on that system.

Miscellaneous.

- 22. (1) In section thirty-one of the principal Amendment of 41 & 42 Act for the words "and is of such a nature as to Viet. c. 16, prevent the person injured by it from returning notice of to his work in the factory or workshop within forty-eight hours after the occurrence of the accident" shall be substituted the words "and is of such a nature as to prevent the person injured by it from returning to his work in the factory or workshop and doing five hours work on any day during the next three days after the occurrence of the accident."
- (2) The notice required under that section shall, where the person killed or injured is not removed

- Act 1891. to his own residence, state both his residence and the place to which he has been removed.
 - (3) Where a death has occurred by accident in any factory or workshop, the coroner shall forthwith advise the district inspector under this Act of the time and place of the holding of the inquest, and at such inquest any relative of any person whose death may have been caused by the aceident with respect to which the inquest is being held, and any inspector under the principal Act. and the oecupier of the factory or workshop in which the accident oeenred, and any person appointed by the order in writing of the majority of the workpeople employed in the said factory or workshop shall be at liberty to attend and examine any witness either in person or by his counsel. solicitor, or agent, subject nevertheless to the order of the coroner.

Inspectors in Wales and Monmouth-shire.

23. In the appointment of inspectors of factories in Wales and Monmouthshire, among candidates otherwise equally qualified, persons having a knowledge of the Welsh language shall be preferred.

Particulars to be supplied in case of payment by piece. 24. Every person who is engaged as a weaver in the cotton, worsted, or woollen, or linen or jute trade, or as a winder, weaver, or reeler in the cotton trade, and is paid by the piece, in or in connection with any factory or workshop, shall have supplied to him with his work sufficient particulars to enable him to ascertain the rate of wages at which he is entitled to be paid for the

work, and the occupier of the factory or workshop Act 1891. shall supply him with such particulars accord-

ingly.

If the occupier of any factory or workshop fails to supply such particulars then, unless he proves that he has given the best information in his power with respect to such particulars, he shall be liable for each offence to a fine not exceeding ten pounds and in the case of a second or subsequent conviction for the same offence within two years from the last conviction for that offence not less than one pound.

Provided always, that in the event of anyone who is engaged as an operative in any factory or workshop receiving such particulars, and subsequently disclosing the same with a fraudulent object or for the purpose of gain, whether they be furnished directly to him or to a fellow workman, he shall be liable for each offence to a fine not exceeding ten pounds.

Provided also, that anyone who shall solicit or procure a person so engaged in any factory to disclose such particulars with the object or purpose atoresaid, or shall pay or reward such person, or shall cause such person to be paid or rewarded, for so disclosing such particulars, shall be guilty of an offence, and shall be liable for each offence to a fine not exceeding ten pounds.

25. The powers of entry conferred by section Powers of sixty-eight of the principal Act on an inspector under that Act may be exercised without the authority or warrant required in certain cases by section sixty-nine of that Act.

Act 1891.

Notice of opening workshop.

- 26. (1) Section seventy-five of the principal Act (which requires notice to be given of the occupation of a factory) shall apply to a workshop (including any workshop conducted on the system of not employing any child, young person, or woman therein) in like manner as it applies to a factory.
- (2) Where an inspector receives notice in pursuance of this section with respect to a workshop, he shall forthwith forward the notice to the sanitary authority of the district in which the workshop is situate.

Lists of outworkers.

- 27. (1) The occupier of every factory and workshop (including any workshop conducted on the system of not employing any child, young person, or woman therein) and every contractor employed by any such occupier in the business of the factory or workshop shall, if so required by the Secretary of State by an Order made in accordance with section sixty-five of the principal Act. and subject to any exceptions mentioned in the Order, keep in the prescribed form and with the prescribed particulars lists showing the names of all persons directly employed by him, either as workman or as contractor, in the business of the factory or workshop, outside the factory or workshop, and the places where they are employed, and every such list shall be open to inspection by any inspector under the principal Act or by any officer of a sanitary authority.
- (2) In the event of a contravention of this section by the occupier of a factory or workshop,

Fines. 183

or by a contractor, the occupier or contractor shall Act 1891. be liable to a fine not exceeding forty shillings.

28. The fine imposed on a conviction under Minimum sections sixty-eight, eighty-one, eighty-two, or in certain eighty-three of the principal Act, for any offence cases. in relation to a factory, shall, in case of a second or subsequent conviction for the same offence within two years from the last conviction for that offence, be not less than one pound for each offence.

29. In summary proceedings for offences and Limitation! fines under the principal Act as amended by any summary subsequent Act, an information may be laid within three months after the date at which the offence comes to the knowledge of a factory inspector, or in case of an inquest being held in relation to the offence, then within two months after the conclusion of the inquest, so, however, that it shall not be laid after the expiration of six months from the commission of the offence.

- 30. Section ninety-two of the principal Act Amendment shall apply to a workshop in like manner as it VIct. c. 16, s. 92. applies to a factory.
- 31. In section ninety-three of the principal Amendment Act for the words "a place solely used as a dwell-vict.c.16, ing shall not be deemed to form part of the factory or workshop for the purposes of this Act," shall be substituted the words "a room solely used for the purpose of sleeping therein shall not be deemed to

Act 1891. form part of the factory or workshop for the purposes of this Act."

32. Nothing in the principal Act as amended Saving for persons employed in by this Act shall apply to the process of cleaning process of and preparing fruit so far as is necessary to prevent cleaning fruit. the spoiling of the fruit on its arrival at a factory or workshop during the months of June, July, August, and September.

Application to Scotland.

33. In the application of this Act to Scotland, the following modifications shall be made. namely,—

- (1) The expression "Births and Deaths Registration Acts, 1836 to 1874," shall mean the Acts relating to the registration of births, deaths, and marriages in Scotland:
- (2) The expression "Public Health Act, 1875," where it occurs in section seven of this Act shall mean the Public Health (Scotland) Act, 1867, and the Acts amending the same:
 - (3) The Board of Supervision shall be substituted for the Local Government Board:

(4) In lice of Christmas Day, and either Good Friday or the next public holiday under the Holidays Extension Act. 1875, there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop within a burgh or police burgh, the two days in each

30 & 31 Vict. s. 101.

38 & 39 Vict. c. 13.

vear set apart by the Church of Scotland Act 1891. for the observance of the sacramental fast in the parish in which the factory or workshop is situate, and in such burghs or police burghs where such fast days have been abolished or discontinued there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop in such burghs or police burghs such two whole days in each year, separated by an interval of not less than three months, as shall be fixed by the magistrates or police commissioners in such burghs or police burghs, and such magistrates or police commissioners, as the case may be, are hereby required to fix, and from time to time, if it shall seem expedient to them to do so, to alter such holidays, and give public notice thereof fourteen days before the date at any time fixed.

(5) Where a death has occurred by accident in any factory or workshop a public inquiry in open court shall be held by the sheriff, upon the petition of any party interested, and the sheriff shall forthwith advise the district inspector under this Act of the time and place of the holding of the inquiry, and at such inquiry any relative of any person whose death has been caused by the accident with respect to which the inquiry is being held, and the occupier or manager of the factory or

Act 1891.

workshop in which the accident occurred, and any person appointed by the order in writing of the majority of the work-people employed in the said factory or workshop, shall be at liberty to attend and examine any witness, either in person, or by his counsel, solicitor, or agent. subject nevertheless to the order of the sheriff.

Amendment of 41 Vict. c. 16, s. 106, as to holidays in Ireland.

- **34.** For sub-section (2) of section one hundred and six of the principal Act, the following subsection shall be substituted:—
 - (2) In lieu of any two half-holidays allowed under the provisions of sub-section (2) of section twenty-two of this Act, there shall be allowed as a holiday to every child, young person, and woman employed in a factory or workshop the whole of the seventeenth day of March, when that day does not fall on a Sunday, or at the option of the occupier of the factory or workshop, either Good Friday (unless that day is otherwise fixed as a holiday) or Easter Tuesday.

Amendment of 41 & 42 Vict. c. 16, s. 104. 35. The fee to be charged in pursuance of section one hundred and four of the principal Act shall not exceed sixpence, and that section shall apply in the case of a young person under the age of sixteen years in like manner as it applies in the case of a child.

- 36. The expression "retail bakehouse" in the Act 1891. Factory and Workshops Act, 1883, shall not Amendment include any place which is a factory within the Vict. c. 53, meaning of the principal Act.
- 37. (1) For the purposes of the principal Definitions of "machinery" and this Act the expression "machinery" and "domestic shall include any driving strap or band, and the workshop," expression "process" shall include the use of any locomotive.
- (2) In this Act the expression "domestic workshop" means a workshop to which section sixteen of the principal Act applies.
- 38. There shall be added in line three, sub-Amendment section (3). of the Fourth Schedule of the princi-Vict. c. 16. pal Act, after "earthenware," the words "or china."
- 39. The enactments specified in the Second Repeal. Schedule to this Act are hereby repealed to the extent mentioned in the third column of that schedule.

Provided that any special rules or requirements made under any enactment repealed by this Act shall continue to have effect as if made under this Act, and the provisions of this Act shall apply thereto accordingly.

40. This Act shall, except where it is other-ment of Act. wise expressed, come into operation on the first day of January one thousand eight hundred and ninety-two.

Act 1891. 41. (1) This Act may be cited as the Factory short title and Workshop Act, 1891, and shall be construed as one with the Factory and Workshop Act, 1878.

41 & 42 Vict. c. 16.

46 & 47 Vict. c. 53.

52 & 53 Vict. the Factory and Workshop Act, 1883, and the

Cotton Cloth Factories Act, 1889, may, together with this Act, be cited collectively as the Factory and Workshops Act, 1891.

SCHEDULES.

FIRST SCHEDULE.

Sections 7, 8. 1. The parties to the arbitration are in this schedule deemed to be the occupiers of the factory or workshop on the one hand and the chief inspector, on behalf of the Secretary of State, on the other.

2. Each of the parties to the arbitration may, within fourteen days after the date of the reference, appoint an

arbitrator.

3. No person shall act as arbitrator or umpire under this Act who is employed in, or in the management of, or is interested in, the factory or workshop to which the arbitration relates.

4. The appointment of an arbitrator under this section shall be in writing, and notice of the appointment shall be forthwith sent to the other party to the arbitration, and shall not be revoked without the consent of that party.

5. The death or removal of, or other change in, any of the parties to the arbitration shall not affect the proceed-

ings under this schedule.

6. If within the said fourteen days either of the parties fails to appoint an arbitrator, the arbitrator appointed by the other party may proceed to hear and determine the matter in difference, and in that case the award of the single arbitrator shall be final.

7. If before an award has been made any arbitrator Sched. 1. appointed by either party dies or becomes incapable to act, or for seven days refuses or neglects to act, the party by whom that arbitrator was appointed may appoint some other person to act in his place; and if he fails to do so within seven days after notice in writing from the other party for that purpose, the remaining arbitrator may proceed to hear and determine the matter in difference, and in that case the award of the single arbitrator shall be final.

8. In either of the foregoing cases where an arbitrator is empowered to act singly, on one of the parties failing to appoint, the party so failing may, before the single arbitrator has actually proceeded in the arbitration, appoint an arbitrator, who shall then act as if no failure

had occurred.

9. If the arbitrators fail to make their award within twenty-one days after the day on which the last of them was appointed, or within such extended time (if any) as may have been appointed for that purpose by both arbitrators under their hands, the matter in difference shall be determined by the umpire appointed as hereinafter mentioned.

10. The arbitrators, before they enter on the matter referred to them, shall appoint by writing under their hands an umpire to decide on points on which they may

differ

11. If the umpire dies or becomes incapable of acting before he has made his award, or refuses to make his award within a reasonable time after the matter has been brought within his cognizance, the persons or person who appointed such umpire shall forthwith appoint another umpire in his

place.

12. If the arbitrators refuse or fail, or for seven days after the request of either party neglect, to appoint an umpire, then on the application of either party an umpire may be appointed by the chairman of the quarter sessions within the jurisdiction of which the factory or workshop is situate.

13. The decision of every umpire on the matters referred

to him shall be final.

14. If a single arbitrator fails to make his award within twenty-one days after the day on which he was appointed, the party who appointed him may appoint another arbitrator to act in his place.

15. Arrangements shall, whenever practicable, be made for the matters in difference being heard at the same time

before the arbitrators and the umpire.

Sched. 1. 16. The arbitrators and the umpire, or any of them, may examine the parties and their witnesses on oath, and may also consult any counsel, engineer, or scientific person

whom they may think it expedient to consult.

17. The payment, if any, to be made to any arbitrator or umpire for his services shall be fixed by the Secretary of State and together with the costs of the arbitration and award shall be paid by the parties, or one of them, according as the award may direct. Such costs may be taxed by a master of the Supreme Court, or, in Scotland, by the auditor of the Court of Session, and the taxing officer shall, on the written application of either of the parties, ascertain and certify the proper amount thereof. The amount, if any, payable by the Secretary of State shall be paid as part of the expenses of inspectors under the principal Act. The amount, if any, payable by the occupier of the factory or workshop may in the event of non-payment be recovered in the same manner as fines under the principal Act.

SECOND SCHEDULE.

Section 39.

ENACTMENTS REPEALED.

Session and Chapter.	Title or Short Title.	Extent of Repeal.
41 & 42 Vict. c. 16.	The Factory and Workshop Act, 1878.	In section three, the words "and a workshop" and "or workshop" wherever they occur. In section five, sub-section (1), the words "near to which any person is liable to pass or to be employed." Sections six, seven, and eight. Section fifteen, from "and" at the end of sub-section (1) to the end of the section. In section twenty-two, sub-section (4).

SECOND SCHEDULE—continued.

Sched. 2.

Session and Chapter.	Title or Short Title,	Extent of Repeal.	
41 & 142 Viet.	The Factory and Workshop Act, 1878.	In section thirty-one the words "and is of such a nature as to prevent the person injured by it from returning to his work in the factory or workshop within forty-eight hours after the occurrence of the accident." In section thirty-three the words "and workshop," "or workshop," and "or workshops," wherever they respectively occur. Section sixty-one, from "or" at the end of the paragraph marked (a) to the words "workshop on that system." Section sixty-nine. Section ninety-one, from "(1.) The information shall be laid" to "commission of the offence." In section one hundred and one, the words "or workshop."	
16 & 17 Viet. c. 53.	The Factory and Workshop Act, 1883.	Sections seven to twelve and sub-sections (2) and (3) of section seventeen	
51 & 52 Vict, c. 22,	The Factory and Workshop Amendment (Scotland) Act. 1888.	The whole Act.	
52 & 53 Vict. c. 62,	The Cotton Cloth Factories Act, 1889.	Section twelve.	

Act 1889.

COTTON CLOTH FACTORIES ACT, 1889.

52 & 53 Vict. Chap. 62.

An Act to make further provision for the Regulation of Cotton Cloth Factories.

[30th August, 1889.]

B^E it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Short title.

1. This Act may be cited as the Cotton Cloth Factories Act, 1889.

Commencement. 2. This Act shall come into operation on the first day of March, one thousand eight hundred and ninety, which day is in this Act referred to as the commencement of this Act.

Construction.

3. This Act shall be construed as one with the 41 & 42 Vict. Factory and Workshop Act, 1878.

Interpreta-

4. In this Act—

The expression "cotton cloth factory" shall mean any room, shed, or workshop, or any part thereof, in which the weaving of cotton cloth is carried on.

Expressions referring to the artificial raising of Act 1889. temperature or production of humidity shall include the raising of temperature or production of humidity by any artificial means whatsoever except by gas when used for lighting purposes only.

5. (1) The amount of moisture in the atmos- Temperaphere of a cotton cloth factory shall not at any humidity time be in excess of such amount as is represented atmosby the number of grains of moisture per cubic phere. foot of air shown in Column I. of the table in Schedule A. to this Act opposite to such figure in Column II. as represents the temperature existing in such cotton cloth factory at such time.

Provided that in a cotton cloth factory the temperature shall not at any time be artificially raised above seventy degrees, except in so far as may be necessary in the process of giving humidity to the atmosphere and according to the table in Schedule A. of this Act.

- (2) The fact that one of the wet bulb thermometers in such factory gives a higher reading than the figure shown in Column III. of Schedule A. to this Act opposite to such figure in Column II. as represents the temperature existing in such factory, shall be evidence that the amount of moisture in the atmosphere exceeds the limit in the last preceding sub-section prescribed.
- 6. One of Her Majesty's Principal Secretaries power to alter table of State may from time to time by order repeal or of humidity. vary the table in Schedule A. of this Act, and

Act 1889. substitute any new or amended table therefor: Provided always, that such varied or substituted table shall be laid in a complete form before both Houses of Parliament if Parliament be sitting, or if not, then within three weeks after the beginning of the next ensuing session of Parliament: and if such table shall be disapproved by either House of Parliament within forty days after the same shall have been so laid before Parliament, such table shall be void and of no effect: Provided also, that no such table shall come into force or operation until the same shall have been laid before Parliament for forty days; but after the expiration of such forty days, if the table has not been disapproved of as aforesaid, the Secretary of State shall cause a copy thereof to be published in the London Gazette, and to be given to every occupier of a cotton cloth factory who, in pursuance of this Act, has given notice of humidity of the atmosphere being artificially produced in such factory. and after the expiration of fourteen days from the first publication thereof in the London Gazette, the varied or substituted table shall be deemed to be the table in Schedule A. of this Act.

Thermometers to be employed.

7. For the purpose of recording the lumidity of the atmosphere and the temperature in a cotton cloth factory, there shall be provided, maintained, and kept in correct working order in every such factory two sets of standardised wet and dry bulb thermometers.

The following regulations shall be observed with

reference to the employment of such thermometers Act 1889. in each cotton cloth factory:—

- (i.) One set of thermometers is to be fixed in the centre and one at the side of the factory, or in such other position as may be directed or sanctioned by an inspector of factories, so as to be plainly visible to the operatives.
- (ii.) The occupier or manager or person for the time being in charge of each factory shall read the thermometers twice in the day, viz., between ten o'clock and eleven o'clock in the forenoon and between three o'clock and four o'clock in the afternoon, on every day that any operatives are employed in the factory, and shall record the readings of each thermometer at each of such times on a form provided for the purpose for each set of thermometers in the form and in accordance with the regulations contained in Schedule B. of this Act.
- (iii.) The form in which the readings of each thermometer provided for in sub-section (ii.) of this section are to be recorded shall be kept hung up near the thermometers, and after being duly filled up, shall be forwarded at the end of each month to the inspector of the district, and a copy shall be kept at the factory for reference.

Act 1889.

- (iv.) There shall be kept hanging up in a frame, and properly glazed, in a conspicuous position and near to each set of thermometers a copy of the table set out in Schedule A. of this Act.
- (v.) Each form shall be primá facie evidence of the humidity of the atmosphere and temperature in the factory in which such form was hung up.

Notice of artificial production of humidity

8. The occupier of any cotton cloth factory in which humidity of the atmosphere is artificially to be given, produced shall give notice thereof in writing to the chief inspector of factories.

> The notice shall be given in the case of a factory in which humidity is so produced at the commencement of this Act within one week after the commencement of this Act, and in the case of any other factory at or before the time at which the artificial production of humidity is commenced in the factory.

Admission of fresh air.

9. In every factory in respect of which such notice has been given, arrangements shall be made and maintained to the satisfaction of the inspector of factories for the district for admitting in every hour during which work is carried on not less than six hundred cubic feet of fresh air for each person employed therein; and the arrangements for such ventilation shall be kept in operation subject, as far as possible, to the control of the persons employed therein.

Inspectors to visit the factories.

10. Every factory in respect of which such notice has been given shall be visited by an inspector of factories once at least in every three The inspector shall examine into the months.

temperature, humidity of the atmosphere, ventila- Act 1889. tion, and quantity of fresh air in the factory, and shall report to the chief inspector of factories in accordance with the form printed in Schedule C. of this Act.

11. If at any time the occupier of any factory Notice of in respect of which notice has been given in con-artificial production formity with the eighth section of this Act shall of humidity. cease to produce humidity by artificial means, he may give notice in writing of such cessation, and from the date of such notice, and so long as humidity is not artificially produced in the factory, the provisions of this Act with respect to factories in which lumidity of the atmosphere is artificially produced shall not apply to such factory.

- 12. [This section made provisions for preventing the inhalation of dust. General provisions are now made applicable to all factories. Sect. 8, Act 1891.]
- 13. If in the case of any cotton cloth factory Penalties there is a contravention of or non-compliance with for offences. any of the provisions of this Act, the inspector shall give notice in writing to the occupier of the same of the acts or omissions constituting the contravention or non-compliance, and if such acts or omissions, or any of them, are continued or not remedied, or are repeated within twelve months after such notice has been given, the occupier of such factory shall be liable, on summary conviction, for the first offence to a penalty of not less than five pounds nor more than ten pounds, and for every subsequent offence to a penalty of not less than ten pounds nor more than twenty pounds.

Sched. A.

SCHEDULES.

SCHEDULE A.

MAXIMUM LIMITS OF HUMIDITY OF THE ATMOSPHERE
AT GIVEN TEMPERATURES.

I.	II.	III.
Grains of Moisture		Wet Bulb Thermo-
per Cubic Foot	meter Readings.	meter Readings.
of Air.	Degrees Fahrenheit.	Degrees Fahrenheis
of mit.	Degrees Fahrenheit.	Degrees Lantennen
5.1	60	58
5.2	61	59
5.4	62	60
5.6	63	61
5.8	64	62
6	65	63
6.2	66	64
6.4	67	65
6.6	68	66
6.9	69	67
7:1	70	68
7:1	71	68:5
7.1	72	69
$7 \cdot 4$	73	70
7.4	74	70:5
7.65	75	71.5
7.7	76	72
8	77	73
8	78	78.5
8.25	79	74:5
8.55	80	75.5
8.6	81	76
8.65	82	76:5
8.85	83	77.5
8.9	84	78
9.2	85	79
9.5	86	80
9.55	87	80:5
9.9	88	81:5
10.25	89	82:5
10.3	90	83
10:35	91	83.5
10.7	92	84.5
11	93	85.5
11.1	91 95	86
11:5	9.0	87

Sched. B.

SCHEDULE B.

FORM FOR RECORDING THE READINGS OF THE THERMOMETER.

Name of occupier
Factory No.
Number of operatives employed in it

	100	adings.			-i
Date.	Between 10 & 11	A.M. Between	3 & 4 Р.М.		cial
Year. Month. Day.	Dry Bulb Thermometer: Degrees Fah. Wet Bulb Thermometer.	Degrees Fah. Dry Bulb Thermometer. Degrees Fah.	Wet Bulb Thermometer: Degrees Fah.	Remarks.	If no Artificial Humidity produced in-
1 1 2 3 3 4 4 5 5 6 6 7 7 8 8 9 9 10 11 12 15 16 17 15 15 21 22 24 25 5 26 27 30 31				†	

+ Fill in: -e.g., Too damp.

(Signed)

A.B.,

Correct, &c.

Occupier or Manager.

Sched. C.

SCHEDULE C.

FORM OF THE INSPECTOR'S REPORT.

Name of occupier

Date

Number of	operatives e	mployed	•		
Number of	rooms or fac	ctories used		e	
Number of operatives in each room or factory.			With cubic contents of each such room or factory.		
The general	state of the	temperature	is (sat	tisfactory. atisfactory.)	
"	"	humidity	22	;;	
"	22	ventilation	22	27	
The temperature o		excess of the	prescrib	oed maximun	
The humid degree prescriction Cloth	ibed in the	e table in S	Schedule	excess of the (A.) of the occasions.	
General ren	arks.				

(Signed)

Inspector.

APPENDIX.

TRUCK ACT, 1831.

1 & 2 GULIELMI 4, CAP. 37.

An Act to prohibit the Payment, in certain Trades, of Wages in Goods, or otherwise than in the current Coin of the Realm. [15th October, 1831.]

Whereas it is necessary to prohibit the payment, in certain trades, of wages in goods, or otherwise than in the current coin of the realm; be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, that in all contracts hereafter to be Contracts made for the hiring of any artificer in any of the hiring of trades hereinafter enumerated, or for the perform- must be ance by any artificer of any labour in any of the current coin said trades, the wages of such artificer shall be of the realm: made payable in the current coin of this realm only, and not otherwise; and that if any such contract, the whole or any part of such wages, shall be made payable in any manner other than in the current coin aforesaid, such contract shall be and is hereby declared illegal, null, and void.

For definition of contract, see Act of 1887, section 6.

Appndx.

and must not contain any stipulations as to the manner in which the wages shall be expended,

2. And be it further enacted, that if in any contract hereafter to be made between any artificer in any of the trades hereinafter enumerated, and his employer, any provision shall be made directly or indirectly respecting the place where or the manner in which, or the person or persons with whom, the whole or any part of the wages due or to become due to any such artificer shall be laid out or expended, such contract shall be and is hereby declared illegal, null, and void.

All wages must be paid to the workman in coin.

Payment in goods declared illegal. 3. And be it further enacted, that the entire amount of the wages earned by or payable to any artificer in any of the trades hereinafter enumerated, in respect of any labour by him done in any such trade, shall be actually paid to such artificer in the current coin of this realm, and not otherwise; and every payment made to any such artificer by his employer, of or in respect of any such wages, by the delivering to him of goods, or otherwise than in the current coin aforesaid, except as hereinafter mentioned, shall be and is hereby declared illegal. null, and void.

Bank notes, if artificer consents, are as effectual in payment as the current coin. Section 8.

Artificers may recover wages, if not paid in the current coin.

4. And be it further enacted, that every artificer in any of the trades hereinafter enumerated shall be entitled to recover from his employer in any such trade, in the maner by law provided for the recovery of servant's wages, or by any other lawful ways and means, the whole or so much of the wages earned by such artificer in such trade as shall not have been actually paid to him by such his employer in the current coin of this realm.

5. And be it further enacted, that in any action, Appndx. suit, or other proceeding to be hereafter brought or In an action commenced by any such artificer as aforesaid, brought wages no against his employer, for the recovery of any sum set-off shall be allowed of money due to any such artificer as the wages of for goods his labour in any of the trades hereinafter enume-by the rated, the defendant shall not be allowed to make or by any any set-off, nor to claim any reduction of the plain- which the tiff's demand, by reason or in respect of any goods, employer is wares, or merchandise had or received by the plaintiff as or on account of his wages or in reward for his labour, or by reason or in respect of any goods, wares, or merchandise sold, delivered, or supplied to such artificer at any shop or warehouse kept by or belonging to such employer, or in the profits of which such employer shall have any share or interest.

brought for employer,

See also Truck Act, 1887, section 6.

6. And be it further enacted, that no employer No emof any artificer in any of the trades hereinafter have any enumerated shall have or be entitled to maintain against his any suit or action in any court of law or equity artificer goods against any such artificer, for or in respect of any supplied to goods, wares, or merchandise sold, delivered, or account of wages. supplied to any such artificer by any such employer. whilst in his employment, as or on account of his wages or reward for his labour, or for or in respect of any goods, wares, or merchandise sold, delivered. or supplied to such artificer at any shop or warehouse kept by or belonging to such employer, or in the profits of which such employer shall have any share or interest.

See Truck Act, 1887, section 5,

Appndx.

- 7. If the artificer or his wife or children become chargeable to the parish, the overseers may recover any wages earned within the three preceding months, and not paid in cash.
- 8. Not to invalidate the payment of wages in bank notes, if artificer consents.

Penalties on employers entering into contracts hereby declared illegal.

- 9. And be it further enacted, that any employer of any artificer in any of the trades hereinafter enumerated, who shall, by himself or by the agency of any other person or persons, directly or indirectly enter into any contract or make any payment hereby declared illegal, shall for the first offence forfeit a sum not exceeding ten pounds nor less than five pounds, and for the second offence any sum not exceeding twenty pounds nor less than ten pounds, and in case of a third offence any such employer shall be and be deemed guilty of a misdemeanor, and, being thereof convicted, shall be punished by fine only, at the discretion of the court, so that the fines shall not in any case exceed the sum of one hundred pounds.
 - 10. Proviso as to second and third convictions.
- 11. The power of justices to compel the attendance of witnesses, and
- 12. To levy penalties by distress, repealed by 50 & 51 Vict. c. 46, sched.

The enforcement of the provisions of the Act being under the Summary Jurisdiction Act.

A partner not to be liable in person for the offence 13. And be it further enacted, that no person shall be liable to be convicted of any offence against this Act committed by his or her co-partner in trade, and without his or her knowledge, privity, or

consent; but it shall be lawful, when any penalty, Appndx. or any sum for wages, or any other sum, is ordered of his coto be paid, under the authority of this Act, and the partner, but the partner person or persons ordered to pay the same shall ship property to be neglect or refuse to do so, to levy the same by so liable. distress and sale of any goods belonging to any co-partnership concern or business in the carrying on of which such charges may have become due or such offence may have been committed; and in all proceedings under this Act to recover any sum due for wages it shall be lawful in all cases of copartnership for the justices, at the hearing of any complaint for the non-payment thereof, to make an order upon any one or more co-partners for the payment of the sum appearing to be due; and in such case the service of a copy of any summons or other process, or of any order, upon one or more of such co-partners, shall be deemed to be a sufficient service upon all.

14. And it is declared and enacted, that in all How summonses cases it shall be deemed and taken to be sufficient are to be service of any summons to be issued against any offender or offenders by any justice or justices of the peace, under the authority of this Act, if a duplicate or true copy of the same be left at or upon the place used or occupied by such offender or offenders for carrying on his, her, or their trade or business, or at the place of residence of any such offender or offenders, being at or upon any such place as aforesaid, the same being directed to such offender or offenders by his, her, or their right or assumed name or names

15, 16. Relating to forms of conviction, repealed by 50 & 51 Vict. c. 46, sched.

Appndx.

Convictions not to be quashed for want of form.

- 17. And be it further enacted, that no conviction, order, or adjudication made by any justices of the peace under the provisions of this Act shall be quashed for want of form, nor be removed by certiorari or otherwise into any of His Majesty's superior Courts of Record; and no warrant of distress, or of commitments in default of sufficient distress, shall be held void by reason of any defect therein, provided it be therein alleged that the party has been convicted, and there be a good and valid conviction to sustain the same.
- 18. As to power of justices to award penalties, repealed by 50 & 51 Vict. c. 46, sched.
- 19. Specification of trades to which the Act is to apply, repealed by Truck Act, 1887, s. 17, and sched.

Domestics.

- 20. And be it further enacted, that nothing herein contained shall extend to any domestic servant,
- 21, 22. As to penalties, jurisdiction of justices, &c., repealed by 50 & 51 Vict. c 46. sched.

Particular exceptions to the generality of the law.

23. And be it further enacted and declared, that nothing herein contained shall extend or be construed to extend to prevent any employer of any artificer, or agent of any such employer, from supplying or contracting to supply to any such artificer any medicine or medical attendance, or any fuel, or any materials, tools, or implements to be by such artificer employed in his trade or occupation, if such artificers be employed in mining, or any hay, corn, or other provender to be consumed by any horse or other beast of burden employed by any such artificer in his trade and occupation; nor from demising to any artificer, workman, or labourer

employed in any of the trades or occupations Appndx. enumerated in this Act the whole or any part of any tenement at any rent to be thereon reserved; nor from supplying or contracting to supply to any such artificer any victuals dressed or prepared under the roof of any such employer, and there consumed by such artificer; nor from making or contracting to make any stoppage or deduction from the wages of any such artificer, for or in respect of any such rent; or for or in respect of any such medicine or medical attendance; or for or in respect of such fuel, materials, tools, implements, hav, corn, or provender, or of any such victuals dressed and prepared under the roof of any such employer; or for or in respect of any money advanced to such artificer for any such purpose as aforesaid: Provided always, that such stoppage or deduction shall not exceed the real and true value of such fuel, materials, tools, implements, hay, corn, and provender, and shall not be in any case made from the wages of such artificer, unless the agreement or contract for such stoppage or deduction shall be in writing, and signed by such artificer.

Deluctions for sharpening tools, &c., not to be made without the consent in writing of the workman. Truck Act, 1887,

Accounts of deluctions for education, medical attendance, nd tools to be rendered and audited. See Truck Act, 1887. ection 9.

24. And be it further enacted and declared, that Employerothing herein contained shall extend or be con-may trued to extend to prevent any such employer money to from advancing to any such artificer any money to for certain purposes. be by him contributed to any friendly society or bank for savings duly established according to law, nor from advancing to any such artificer any money for his relief in sickness, or for the education of any

Appndx.

child or children of such artificer, nor from deducting or contracting to deduct any sum or sums of money from the wages of such artificer for the education of any such child or children of such artificer.

See Truck Act, 1887, sections 7, 8, 9.

Definition of terms.

- 25. And be it further enacted and declared, that in the meaning and for the purposes of this Act any agreement, understanding, device, contrivance, collusion, or arrangement whatsoever on the subject of wages, whether written or oral, whether direct or indirect, to which the employer and artificer are parties or are assenting, or by which they are mutually bound to each other, or whereby either of them shall have endeavoured to impose an obligation on the other of them, shall be and be deemed a "contract."
 - 26. Commencement of Act.
 - 27. To extend over Great Britain and Ireland.

TRUCK AMENDMENT ACT, 1887.

50 & 51 Vict. Cap. 46.

An Act to amend and extend the Law relating to Truck. [16th September, 1887.]

BE it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Short title.

1. This Act may be cited as the Truck Amendment Act, 1887. The Act of the session of the first

and second years of the reign of King William the Appndx. Fourth, chapter thirty-seven, intituled "An Act to 1 & 2 Will.4. prohibit the payment in certain trades of wages in c. 37. goods or otherwise than in the current coin of the realm" (in this Act referred to as the principal Act), may be cited as the Truck Act, 1831, and that Act and this Act may be cited together as the Truck Acts, 1831 and 1887, and shall be construed together as one Act.

2. The provisions of the principal Act shall Application of principal extend to, apply to, and include any workman as Act to workman as defined in the Employers and Workmen Act, 1875, defined by 38 & 39 Vict. section ten, and the expression "artificer" in the c. 90. principal Act shall be construed to include every workman to whom the principal Act is extended and applied by this Act, and all provisions and enactments in the principal Act inconsistent herewith are hereby repealed.

The Employers Liability Act (38 & 39 Viet, c. 90), s. 10.

Workman does not include a domestic or menial servant, but, save as aforesaid, means any person who, being a labourer, servant in husbandry, journeyman, artificer, handicraftsman. miner, or otherwise engaged in manual labour, whether under the age of twenty-one years or above that age, has entered into or works inder a contract with an employer, whether the contract be made before or after the passing of this Act, be expressed or implied, oral or in writing, and be a contract of service or a contract personally to execute any work or labour.

3. Whenever by agreement, custom, or otherwise Advance of a workman is entitled to receive in anticipation of the regular period of the payment of his wages an advance as part or on account thereof, it shall not be lawful for the employer to withhold such advance

Appndx. or make any deduction in respect of such advance on account of poundage, discount, or interest, or any similar charge.

Saving for servant in husbandry.

4. Nothing in the principal Act or this Act shall render illegal a contract with a servant in husbandry for giving him food, drink, not being intoxicating, a cottage, or other allowances or privileges in addition to money wages as a remuneration for his services.

Order for goods as a deduction from wages illegal.

5. In any action brought by a workman for the recovery of his wages, the employer shall not be entitled to any set off or counterclaim in respect of any goods supplied to the workman by any person under any order or direction of the employer, or any agent of the employer, and the employer of a workman or any agent of the employer, or any person supplying goods to the workman under any order or direction of such employer or agent. shall not be entitled to sue the workman for or in respect of any goods supplied by such employer or agent, or under such order or direction, as the case may be.

Provided that nothing in this section shall apply to anything excepted by section twenty-three of principal Act.

No contracts with workman as to spending wages at any particular shop, &c. 6. No employer shall, directly or indirectly, by himself or his agent, impose as a condition, express or implied, in or for the employment of any workman any terms as to the place at which, or the manner in which, or the person with whom, any wages or portion of wages paid to the workman are or is to be expended, and no employer shall by himself or his agent dismiss any workman from his

employment for or on account of the place at which, Appndx. or the manner in which, or the person with whom, any wages or portion of wages paid by the employer to such workman are or is expended or fail to be expended.

7. Where any deduction is made by an employer beduction for educafrom a workman's wages for education, such work-tion. man on sending his child to any state-inspected school selected by the workman shall be entitled to have the school fees of his child at that school paid by the employer at the same rate and to the same extent as the other workmen from whose wages the tke deduction is made by such employer.

In this section "state-inspected" school means any elementary school inspected under the direction of the Education Department in England or Scotland or of the Board of National Education in

8. No deduction shall be made from a workman's Deduction wages for sharpening or repairing tools, except by ing tools, agreement not forming part of the condition of &c. hiring.

9. Where deductions are made from the wages Auditor of any workmen for the education of children or in respect of medicine, medical attendance, or tools, once at least in every year the employer shall, by the receipts and expenditure in respect of such deductions, and submit the same to be audited by two auditors appointed by the said workmen, and shall produce to the auditors all such books. vouchers, and documents, and afford them all such other facilities as are required for such audit.

Appndx.

Artificer to be paid in cash and not by way of barter for articles made by him. 10. Where articles are made by a person at his own home, or otherwise, without the employment of any person under him except a member of his own family, the principal Act and this Act shall apply as if he were a workman, and the shopkeeper. dealer, trader, or other person buying the articles in the way of trade were his employer, and the provisions of this Act with respect to the payment of wages shall apply as if the price of an article were wages earned during the seven days next preceding the date at which any article is received from the workman by the employer.

This section shall apply only to articles under the value of five pounds knitted or otherwise manufactured of wool, worsted, yarn, stuff, jersey, linen. fustian, cloth, serge, cotton, leather, fur. hemp. flax, mohair, or silk, or of any combination thereof, or made or prepared of bone, thread, silk, or cotton lace, or of lace made of any mixed materials. Where it is made to appear to Her Majesty the Queen in Council that, in the interests of persons making articles to which this section applies in any county or place in the United Kingdom, it is expedient so to do, it shall be lawful for Her Majesty, by Order in Council, to suspend the operation of this section in such county or place, and the same shall accordingly be suspended, either wholly or in part, and either with or without any limitations or exceptions, according as is provided by the Order.

Offences.

11. If any employer or his agent contravenes or fails to comply with any of the foregoing provisions of this Act, such employer or agent, as the case may be, shall be guilty of an offence against the the principal Act, and shall be liable to the

penalties imposed by section nine of that Act, as if Appndx. the offence were such an offence as in that section mentioned.

- 12. (1) Where an offence for which an employer Fine on is, by virtue of the principal Act or this Act, liable mitting to a penalty has in fact been committed by some which emagent of the employer or other person, such agent liable, and or other person shall be liable to the same penalty employer as if he were the employer.
- (2) Where an employer is charged with an penalty on conviction of actual of actual of actual of actual be entitled, upon information duly laid by him, to have any other person whom he charges as the actual offender brought before the court at the time appointed for hearing the charge, and if, after the commission of the offence has been proved the employer proves to the satisfaction of the court that he had used due diligence to enforce the execution of the said Acts, and that the said other person nad committed the offence in question without his knowledge, consent, or connivance, the said other person shall be summarily convicted of such offence, and the employer shall be exempt from any

When it is made to appear to the satisfaction of an inspector of factories or mines, or in Scotland a procurator fiscal, at the time of discovering the offence, that the employer had used due diligence to enforce the execution of the said Acts, and also by what person such offence had been committed, and also that it had been committed without the knowledge, consent, or connivance of the employer, then the inspector or procurator fiscal shall proceed against the person whom he believes to be the

offence for to exempt from

Appndx. actual offender in the first instance without first proceeding against the employer.

Recovery of penalties.

- 13. (1) Any offence against the principal Act or this Act may be prosecuted, and any penalty therefor recovered in manner provided by the Summary Jurisdiction Acts, so, however, that no penalty shall be imposed on summary conviction exceeding that prescribed by the principal Act for a second offence.
- (2) It shall be the duty of the inspectors of factories and the inspectors of mines to enforce the provisions of the principal Act and this Act within their districts so far as respects factories, workshops, and mines inspected by them respectively, and such inspectors shall for this purpose have the same powers and authorities as they respectively have for the purpose of enforcing the provisions of any Acts relating to factories, workshops, or mines, and all expenses incurred by them under this section shall be defrayed out of moneys provided by Parliament.
- (3) In England all penalties recovered under the principal Act and this Act shall be paid into the receipt of Her Majesty's Exchequer, and be carried to the Consolidated Fund.
 - (4) In Scotland—
 - (a) The procurators fiscal of the sheriff court shall, as part of their official duty, investigate and prosecute offences against the principal Act or this Act, and such prosecution may also be instituted in the sheriff court at the instance of any inspector of factories or inspector of mines;

- (b) All offences against the said Acts shall be Appndx. prosecuted in the sheriff court.
- 14. In this Act, unless the context otherwise Definitions. requires,—

The expression "Summary Jurisdiction Acts" means, as respects England, the Summary Jurisdiction Acts as defined by the Summary Jurisdiction Act, 1879; and, as respects Scotland, means the Summary Jurisdiction (Scotland) Acts, 1864 and 1881, and any Acts amending the same;

Other expressions have the same meaning as in the principal Act.

15. So much of the principal Act as disqualifies Disqualification of any justice from acting as such under the principal justice. Act is hereby repealed.

A person engaged in the same trade or occupation as an employer charged with an offence against the principal Act or this Act shall not act as a justice of the peace in hearing and determining such charge.

- 16. The provisions of the principal Act conferring Amendment powers on any overseers or overseer of the poor shall will. 4, c. 37, be deemed to confer those powers in the case of as to overseers. England on the guardians of a union, and in the case of Scotland on the inspectors of the poor.
- 17. The Acts mentioned in the Schedule to this Repeal. Act are hereby repealed to the extent in the third column of the said Schedule mentioned, without prejudice to anything heretofore done or suffered in respect thereof.

Appndx.

Application of Acts to Ireland.

- 18. The principal Act, so far as it is not hereby repealed, and this Act shall extend to Ireland, subject to the following provisions:—
 - (1) Any offence against the principal Act or this
 Act may be prosecuted and any penalty
 therefor may be recovered in the manner
 provided by the Summary Jurisdiction
 (Ireland) Acts; (that is to say,) within the
 Dublin Metropolitan Police District the
 Acts regulating the powers and duties of
 justices of the peace and of the police of
 that district, and elsewhere in Ireland the
 Petty Sessions (Ireland) Act, 1851, and
 the Acts amending the same;
 - (2) Penalties recovered under the principal Act or this Act shall be applied in the manner directed by the Fines (Ireland) Act, 1851, and the Acts amending the same.

SCHEDULE.

Session and Chapter.	Title of Act.	Extent of Repeal.
12 Geo. 1, c. 34.	An Act to prevent un- lawful combinations of workmen employed in the woollen manu- factures, and for better payment of	
22 Geo. 2, c, 27.	which begins with	So much of section twelve as applies to any enactment repealed by this Act.

SCHEDULE—continued.

Appndx.

	SCHEDC BE-cont	inucu.
Session and Chapter.	Title of Act.	Extent of Repeal.
30 Geo. 2, e. 12.	An Act, the title of which begins with the words "An Act to amend an Act," and ends with the words "payment of the workmen's wages in any other manner than in money."	Sections two and three.
57 Geo. 3. c. 115.	An Act, the title of which begins with the words "An Act to extend the provisions of an Act," and ends with the words "articles of cutlery."	The whole Λ ct.
57 Geo. 3, c. 122,	An Act, the title of which begins with the words "An Act to extend the provisions," and ends with the words "extending the provisions of the said Acts to Scotland and Ireland."	The whole Act.
1 & 2 Will, 4. c. 37.		

Appndx. ELEMENTARY EDUCATION ACT, 1876.

39 & 40 Vict. Cap. 79.

7. Provided that it shall be the duty of the inspector and sub-inspector acting under the Acts regulating factories, workshops, and mines respectively, and not of the local authority, to enforce the observance by the employers of children in such factories, workshops, and mines, of the provisions of this Act, respecting the employment of children, but it shall be the duty of the local authority to assist the said inspectors and sub-inspectors in the performance of their duty by information and otherwise.

The penalty for the contravention of this Act is:—Section 6. Every person who takes a child into his employment in contravention of this Act shall be liable on summary conviction to a penalty not exceeding forty shillings.

ELEMENTARY EDUCATION ACT, 1880.

43 & 44 VICT. CAP. 23.

4. Every person who takes into his employment a child of the age of ten years, and under the age of thirteen years resident in a school district, before that child has obtained a certificate of having reached the standard of education fixed by a bye-law in force in the district for the total or partial exemption of children of the like age from the obligation to attend school, shall be deemed to take such child

into his employment in contravention of the Ele- Appndx. mentary Education Act, 1876, and shall be liable to a penalty accordingly.

This enactment now applies to children employed in factories and workshops between the ages of eleven and thirteen. See Act of 1891, section 18.

The penalty for contravention of the section under Elementary Education Act, 1876, s. 6, is not to exceed forty shillings.

EDUCATION (SCOTLAND) ACT, 1883.

46 & 47 VICT, CAP, 50.

6. From and after the first day of September Provisions one thousand eight hundred and eighty-five, not-dren emwithstanding the provisions of section five of the labour. Education (Scotland) Act, 1878, and of any Act of Parliament regulating the education of children employed in labour, the said Acts shall be read and have effect as if they provided that it shall not be lawful for any person to take into his employment a child being of the age of ten years and not more than fourteen years, unless such child (1) has passed the third standard prescribed by the minutes of the Scotch Education Department regulating the administration of the parliamentary grant for education in Scotland for the year one thousand eight hundred and eighty-three, or a corresponding standard prescribed by the said minutes for any subsequent year, and is attending a public or inspected school in accordance with the provisions of the twenty-third section of the Factory and Workshop Act, 1878, or of any minute of the

Appndx. Scotch Education Department fixing the number of the attendances at school to be required of such children; or (2) has obtained a certificate of ability to read and write, and of a knowledge of elementary arithmetic under the seventy-third section of the Education (Scotland) Act, 1872, as amended by the immediately succeeding section.

Nothing in this section shall make it lawful to take into full-time employment any child under the age of thirteen years in a factory or workshop which is subject to the provisions of the Factory and Workshop Act, 1878.

Provided that nothing in this section shall prevent an employer from employing any child who is employed by him or by any other person before the first day of September one thousand eight hundred and eighty-five, and who attends school in accordance with the provisions of the Factory and Workshop Act, 1878.

Amendment of s. 73 of the Education (Scotland) Act, 1872.

7. A certificate of ability to read and write, and of a knowledge of elementary arithmetic, shall not be granted in favour of any child by one of Her Majesty's inspectors, under section seventy-three of the Education (Scotland) Act, 1872, unless such child has passed the fifth standard prescribed by the minutes of the Scotch Education Department regulating the administration of the parliamentary grant for education in Scotland for the year one thousand eight hundred and eighty-three, or a corresponding standard prescribed by the said minutes for any subsequent year.

Meaning of passing standard.

8. Passing a standard within the meaning of the two immediately preceding sections signifies pass-

ing in each of the three subjects of reading, writing, Appndx. and elementary arithmetic, as prescribed for the respective standards of examination by the minutes of the Scotch Education Department regulating the administration of the parliamentary grant for education in Scotland for the year one thousand eight hundred and eighty-three, or for any subsequent year.

PREVENTION OF CRUELTY TO, AND PROTECTION OF, CHILDREN ACT, 1889.

52 & 53 Vict. Cap. 44.

3. Provided also, that in the case of any enter-Restrictions on employtainment or series of entertainments to take place ment of in premises licensed according to law for public entertainments, or in any circus or other place of public amusement as aforesaid, where it is shown to the satisfaction of a petty sessional court, or in Scotland the school board, that proper provision has been made to secure the health and kind treatment of any children proposed to be employed thereat, it shall be lawful for the said court or school board, anything in this Act notwithstanding, to grant a license for such time and during such hours of the day, and subject to such restrictions and conditions as it may think fit for any child exceeding seven years of age, of whose fitness to take part in such entertainment or series of entertainments without injury the said court or school board is satisfied, to take part in such entertainment or series of entertainments, and such license

Appndx. may at any time be varied, added to, or rescinded by the said court or school board upon sufficient cause being shown; and such license shall be sufficient protection to all persons acting under or in accordance with the same.

A Secretary of State may assign to any inspector appointed, or to be appointed under section sixty-seven of the Factory and Workshop Act, 1878, specially and in addition to any other usual duties, the duty of seeing whether the restrictions and conditions of any license under this section are duly complied with, and any such inspector shall have the same power to enter, inspect, and examine any place of public entertainment at which the employment of a child is for the time being licensed under this section as an inspector has to enter, inspect, and examine a factory or workshop under section sixty-eight of the same Act.

Nothing in this section shall affect the provisions of the Elementary Education Act, 1876 (39 & 40 Vict. c. 79), or the Education (Scotland) Act. 1878 (41 & 42 Vict. c. 78).

The penalty for illegally employing children under this Act is a fine not exceeding 25%, or in default of payment, or in addition thereto, imprisonment for not exceeding three months; Section 3.

PUBLIC HEALTH ACT, 1875.

38 & 39 Vict. Cap. 55.

91. (6) Any factory, workshop, or workplace (not already under the operation of any general Act for the regulation of factories or bakehouses) not kept in a cleanly state, or not ventilated in such a manner as to render harmless as far as practicable

any gases, vapours, dust, or other impurities, Appndx. generated in the course of the work carried on therein, that are a nuisance or injurious to health, or so overcrowded while work is carried on as to be dangerous or injurious to the health of those employed therein, shall be deemed to be a nuisance liable to be dealt with summarily in manner provided by this Act.

PUBLIC HEALTH (LONDON) ACT, 1891.

54 & 55 Vict. Cap. 76.

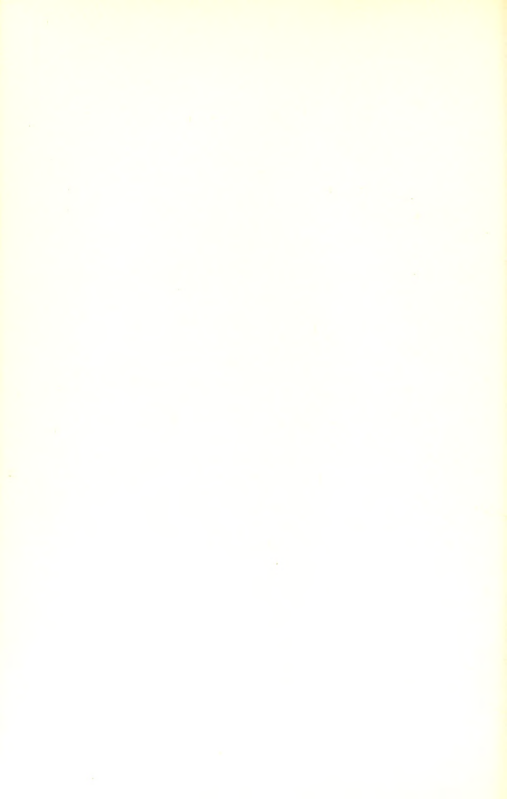
27. If any child, young person, or woman is employed in a workshop, and the medical officer of the sanitary authority becomes aware thereof, he shall forthwith give notice thereof to the factory inspector of the district.

SHOP HOURS REGULATION ACT, 1886.

49 & 50 Vict. Cap. 55.

3. (1) A young person shall not be employed in Hours of or about a shop for a longer period than seventy- in shops. four hours, including meal times, in any one week:

(2) A young person shall not to the knowledge of his employer be employed in a shop who has been previously on the same day employed in any factory or workshop, as defined by the Factory and Work- 41 & 42 Vict. shop Act, 1878, for the number of hours permitted by the said Act or for a longer period than will complete such number of hours.



Abstract of Act as prescribed by a Secretary of State to	PAGE
be hung up in a factory or workshop, except in a domestic workshop 81	, 102
Accidents. Notice of accidents from machinery in a factory, of accidents from unfenced vat or pan, and of fatal accidents in a factory or workshop to be sent to the inspector and to the certifying surgeon 4	5 46
Certifying surgeon to investigate nature and cause of	
accident, and to report to the inspector If an accident occur in an iron mill or blast furnace, or factory in which the occupier is not the actual employer of the person injured, the actual employer is	47
to send such notice to the occupier	46
Fine for not sending notices not exceeding 5l	46
Notice of accident, of which notice is required to be given under the Explosives Act, 1875, need not be sent	
under this Act	46 107
Action. Right of action in cases of injury by aggrieved person is not taken away	107
Adapting for Sale any Article.—See "Article." Constitutes a non-textile factory or a workshop 116,	117

Addresses.—See also "Notices."
Notices of names and addresses of inspectors and certi-
fying surgeons to be fixed up in factories, and work-
shops 81, 102
Aerated Water Making.
Period of employment may be between 8 A.M. and
8 P.M 58, 141
Ditto may be extended 71, 145
Ceilings exempt from limewashing 50, 52
Age.
The age of a child or young person is to be ascertained
by the production of a certificate of birth or other
sufficient evidence 41, 42
Where a child or young person is, in the opinion of the
court, of the age alleged, it lies with the defendant to
disprove the age 115
A declaration by a certifying surgeon that he is of
opinion a person is under the age set forth shall be
evidence of age 115
evidence of age 113
Agent.
Where an agent, servant, or workman or other person
has committed an offence for which the occupier is
liable, such agent, &c., is liable to be fined 110
The occupier, if charged with an offence, may summon
any person whom he alleges to have committed the
offence 110
If it appears to an inspector that some person other than
the occupier has committed an offence, he shall pro-
ceed against such other person and not against the
occupier 111
-
Agreement.
Occupier may agree with certifying surgeon as to fees for
examining and granting certificates 98
Agricultural Implements.
Ceilings exempt from limewashing 50, 52
Air.
Must be admitted in cotton cloth factories 196

Alkali Works. Exempt from limewashing	• • •		AGE 51
Almanack Making. Period of employment may be between 8 8 P.M Ditto may be extended Certain places forbidden for meals	A.M. 	and 58, 71, 55,	145
Altering any Article.—See "Article." Constitutes a non-textile factory or a workshop	• • •	116,	117
Alternate Day System. May be adopted in textile factories Mode of working—must be changed weekly May be adopted in non-textile factories or v provided two hours be given for meals Mode of working—must be changed weekly May not be adopted in domestic workshops Annealing Glass. A child or female young person not to be en any part of a factory where the melting or of glass is carried on Apparel.—See "Wearing Apparel." Appeal.	 aployo	ed in aling	18 19 22 22 25 25
A person aggrieved by a conviction or order may appeal to the next court of general esessions Proceedings of Court of Appeal Mode of appeal in Scotland Ditto in Ireland Appeal to Secretary of State. Upon appeal Secretary of State may annul the ment or revocation of appointment of a	or qu e app certif	oint-	113 113 133 135
Appliances for Personal Use. Period of employment may be between 8 8 P.M		and	96 142
Apprentices. Shall be deemed to work for hire	•••	• •	121

Arbitration.	AGL
If in a factory or workshop machinery or process or dust	
be deemed to be dangerous or injurious, or means be	
not adopted for escape from fire, notice to issue	
special rules may be referred to arbitration	11
Arbitration to be according to the provisions of the	11
Schedule in Act of 1891 12,	168
	100
Article.	
The exercise of manual labour by way of trade or for	
purposes of gain in or incidental to the making of	
any article or part of any article; the altering, re-	
pairing, ornamenting, or finishing, or adapting for	
sale any article—	
If power is used—constitutes a "factory"	117
If no power is used—constitutes a "workshop"	117
Artificer.	
	200
Definition of, in Truck Act	209
Artificial Flower Making.	
Period of employment may be between S A.M. and	
8 P.M 58,	141
	145
	141
Artificial Manures.	
Exemption from limewashing	
Certain places forbidden for meals 55.	140
Artizan.	
Nothing extends to a young person being a mechanic.	
artizan, or labourer working only in repairing the	
machinery, or the factory or workshop	126
	120
Ashpit.	
If an inspector observe any neglect in respect to an ash-	
pit, he shall give notice thereof to the sanitary	
authority of the district	3
Atmospheric Influence.	
Young persons and women may be employed to prevent	
damage in open-air bleaching from atmospheric	
influence	TI

Attendance at School.—See "Child" and "Certificate." PAGE Definition of "one attendance" 34
Bakehouses. Including biscuits and confectionery, are either non-textile factories or workshops 162 Act applies to bakehouses though only men be employed To be limewashed once in every six months, or to be painted with three coats of oil paint every seven years, and to be washed with hot water and soap
every six months 53
Regulations as to sleeping places in bakehouses 53 Male young persons of 16 years of age may be employed
between 5 A.M. and 9 P.M 62 Secretary of State authorised to permit the employment in bakehouses of male young persons of 16 years of
age as male adults 63
Extension of period of employment for 30 minutes if process be incomplete 73, 147
Different meal hours for travelling ovens 70, 144
Bakehouse, New. Conditions of sanitary arrangements of new bakehouses 160
Penalties for unsanitary condition of existing bakehouses 161
Bakehouse, Retail.
Definition of 162
Sanitary regulations to be enforced by local authorities 161 And not by inspectors of factories 162
Bakehouse, Wholesale, being Factories. All regulations enforced by the inspectors of factories
Band.—See "Driving Strap," "Machinery."
Bank Holiday. The first after Good Friday may be substituted therefor Another day may be substituted in Scotland 18-
Bank Notes. May be received as the current coin 20-

Beetling. Process defined as part of a bleaching works and a non-
textile factory 149
Birth.—See "Certificate of."
Biscuit Making.—See "Bakehouses."
Constituted a non-textile factory or workshop 152
Period of employment may be from 8 A.M. to 8 P.M. 58, 141
Ditto may be extended 71, 145
Extension of period of employment for 30 minutes if pro-
cess be incomplete 73, 147
Different meal times for travelling ovens 70, 143
Blast Furnaces.
Constituted non-textile factories 116, 150
If an accident occur in a blast furnace, the actual em-
ployer of the injured person shall send notice of the
accident to the occupier 46
Male young persons may be employed in day and night
shifts
Meals may be given at different times of the day 70, 143
Male young persons may be employed on Saturdays and
on Sundays, when working in day and night shifts 77
Exemption from limewashing 50, 51
Bleaching Works.
Definition of processes 149
Non-textile factory 116
Period of employment and times for meals to be the
same as in textile factories 57
Period of employment may be from S A.M. to S P.M. 58, 142
Five hours' spell as in non-textile factories 57
Male young persons may be employed during meal hours
in open-air bleaching 70, 143
Meals forbidden in singeing rooms 55, 140
Extension of period of employment for 30 minutes if
process be incomplete 73. 147
Ceilings exempt from limewashing 50, 52
See "Open-air bleaching"

Bodily Injury.	PAGE
Accidents eausing bodily injury to persons employ	ed in
factories to be reported	45
A fine may be levied and awarded to person injured	from
insecure fencing	
Boiler Making.	
Period of employment may be extended	71, 146
Bon-bon and Christmas Present Making.	
Period of employment may be between 8 A.M. and 8 I	.м. 58, 141
Ditto may be extended	
Ceilings exempt from limewashing	50, 52
Bone Cutting, &c.—See "Ivory."	,
3,	
Bookbinding.	116 151
Constituted a non-textile factory	116, 151
Period of employment may be from 8 A.M. to 8 P.M.	58, 141
Ditto may be extended	71, 145
Hours of work may be from 9 A.M. to 9 P.M. in	0.0
*	60
Brass Casting.	
Meals prohibited in certain cases	55, 140
Brass Shaving, Boring, &c.	
Ceilings exempt from limewashing	50, 52
Breweries.	
Exemption from limewashing	50, 51
Bricks and Tiles.	
A female under 16 may not be employed	55, 139
Period of employment may be extended	71, 144
	11, 131
Britannia Metal.	FO 140
Period of employment may be from 8 A.M. to 8 P.M.	58, 142
Bronzing of Metal.	
Meals prohibited in certain cases	55, 140
Butter Making.	
Extension of period of employment	71, 147
	,
Bye-laws of School Districts.	อาจ
Compliance with, compulsory	218
Cabinet Making.	FO 3 40
Period of employment may be from 8 A.M. to 8 P.M.	58, 142

Calendering.				AGE
Process defined in bleach and dyeworks				7.16
textile factory	• • •	• • •		149
Period of employment may be extended	• • •	• • •	71,	146
Candle Works. Ceilings exempt from limewashing	• • •	•••	50	, 51
Cardboard-making. Period of employment may be extended			71.	146
Card-making. Period of employment may be from 8 A.	м. to 8	Р. М.	58,	142
Cartridge-making.			,	
Where persons work for hire constitut	ed a r	on-tex	tile	
factory			116.	150
Case.				
A conviction or order may be removed to upon statement of a special case: Su	ınımai y	Jurise	lic-	
tion Act				114
Catgut Cleaning, &c.				
Meals prohibited in			55.	140
Curlings.—See "Tops of Rooms."				
Cement Works.				
Exempt from limewashing			50	. 51
Certificate of Appointment.				
An inspector to produce, if required,	his ce	rtificat	e of	
appointment				95
Certificate of School Attendance.				
To be obtained weekly, in the prescribed	l form			35
To be kept for two months				36
To be produced to inspector		• • •		36
Certificate of Standard of Proficiency.				
Standard to be fixed by Secretary of St	ate for	full-ti	me	
employment with the consent of the				
partment				37
A child of thirteen having a certificate				
entitled to be employed as a young				37
Standards fixed			• • •	38
Standard for half-time and full-time	emplo	yment		
Scotland				വെറ

Number of attendances to be fixed by Secretary of State with the consent of the Education Department Attendances must be at a certified efficient school, or at a	PAGE 37
certified industrial school 3 A child of thirteen having a certificate of previous attendance is entitled to be employed for full time	37 37
Certified Day Industrial School. Shall be deemed a certified efficient school	37
Certified Efficient School. Definition of England	121 129 133
Certificates of Age. Granted in pursuance of any Act repealed to continue in force	137
Certificate of Birth. To be produced in factories for persons under sixteen May be certified copy of the entry in the register of births, whether obtained under the Elementary Education Act, 1876, or otherwise; or a certificate from a	40
local authority under the same Act May be certificate from registrar in Scotland May be certificate from registrar or superintendent registrar in Ireland	41 128 128 , 178
Certificate of Fitness. Shall be required in factories for all persons under sixteen When a child becomes a young person a fresh certificate of fitness is necessary Shall be given by certifying surgeon after the production of a certificate of birth or other sufficient evidence of	40 44
age	$\frac{41}{81}$

	PAGE
Not required in workshops, but may be obtained by	
occupier of workshops	42
Secretary of State may require them by order in work-	
shops, and may rescind such order	42
May be annulled by an inspector	44
May be valid for all factories in the same occupation in	
the district of the same certifying surgeon	43
Shall only be granted on personal examination of the	
person named 4	1, 97
May only be given at the factory or workshop, unless	
fewer than five children or young persons are em-	
ployed, or for special reason allowed by an inspector	97
Fees payable by occupier for certificates of fitness	98
Certifying Surgeons.	
To be appointed by inspector	96
May be removed by inspector	96
Appointment or revocation of appointment may be	90
Appointment of revocation of appointment may be	96
annulled by Secretary of State	96
Disqualification of certifying surgeon	90
Has the power of an inspector when investigating acci-	47
dents	
Rules for guidance of, may be made by Secretary of	
State	96
To report upon accidents of which he shall have received	
notice	47
Remuneration for such reports	47
To grant certificates of fitness on production of proof of	4.0
age to persons presented to him in factories	40
Also, if required, in workshops	42
To examine persons objected to by inspector	42
Regulations as to examinations	97
Fees for granting certificates of fitness	98
Name and address to be fixed up in factories and work-	
shops	102
Declaration by certifying surgeon to be proof of age	115
Where there is not a certifying surgeon within three miles.	
the poor law surgeon to act as certifying surgeon	96
Certifying surgeons appointed under existing Acts to	
continue in office	137
To report annually to the Secretary of State	97

Certiorari.		Р	AGE
A conviction or order not to be removed	by certio	rari	
into a superior court, except for the pur	pose of b	iear-	
ing and determining a special case			114
Cheese Making.			
Extension of period of employment		71.	147
Chemical Works.		,	
Exempt from limewashing		50	, 51
Certain places forbidden for meals			140
Chief Inspector.	• • •	00,	110
May serve notice to establish special rules			11
Child.	• • •	•••	
	ho ownle	1,770,1	
A child under eleven years of age not to			178
after 1st January, 1893 Definition of child	• • •	برند • • • •	122
Not to be employed contrary to bye-laws		• • •	218
Not to be employed in Scotland unless havin	or nassed	the	410
Third Standard	15 purson	·	219
Not to be employed without a certificate	of birth	and	210
certificate of fitness in factories			40
Secretary of State may require certificate of			
workshop			42
Period of employment and times allowed			
textile factories			18
Ditto Non-textile factories and we	orkshops		21
Ditto Domestic workshops	***		25
Ditto Domestic workshops Prohibition of employment in certain occupa	itions	55,	139
Prohibition of taking meals in certain places		55,	140
Prohibition of employment during meal hou	irs, excel	et in	
places named in Sched. 3, part 2		70,	143
To attend a school, which may be sele	ected by	the	
parent Definition of "one school attendance"	• • •		32
			34
May be employed either in morning and af			
with one school attendance daily, or			, 21
On alternate days with two school attenda	mees on	the	
alternate days		18	, 21
Must change sets every week		15	, 21
May only be employed on every other Satur			1.0
factories			-18

Child—continued.	PAGE
When non-attendance may be excused	33
May not be employed the week following irregular	
attendance, until it has been made up	
A child of thirteen having a certificate of standard of	
proficiency, or of previous school attendances, may	
be employed as a young person	36
May be employed, under license, at the age of seven years	
in a place of public entertainment	221
Regulations as to holidays	30
Variation of periods of employment 5	
Extension of period of employment for thirty mintues	
if process be incomplete	73
May not be employed on Sundays	30
May not clean machinery or mill gearing in motion	. 15
If an inspector considers a child incapacitated from work-	
ing, he may give notice thereof	42
Preliminary education 21	8, 220
Childbirth.	
Women may not be employed within four weeks after	7
childbirth 1	
	0, 170
China.—Included in the word "earthenware."	
China Clay Pits.	
77	G 14"
Exceptions in Cornwall 71. 73, 14	147
China Grass.	
Manufacture of, constituted a textile factory	. 116
Christman Day	
Christmas Day.	
A child, young person, or woman not to be employed or	
Christmas Day	
A Sacramental Fast Day may be substituted for Christ-	
mas Day in Scotland 12	29, 184
Not compulsory where occupier or persons employed are	
of the Jewish religion	. 68
Christmas Presents. See "Bon-bon Making."	
Cleaning Factory or Workshop, or Machinery.	
Any person so working is deemed to be employed	. 121

Exempt from provisions of the Act PAGE 127, 184	
Cleaning Machinery. A child prohibited from cleaning machinery in motion 15	
Cleaning Mill Gearing. A child, young person, or woman prohibited from clean-	
ing mill gearing in motion 15)
Cleaning Goods in a Warehouse. Period of employment may be from 8 A.M. to 8 P.M. 58, 142 Ditto may be extended 71, 145	
·	,
Cleanliness and Cleanly State. Every factory shall be kept in a cleanly state 2 Every factory shall be limewashed once in every fourteen months, or if painted in oil or varnished every seven years, then washed with hot water and soap every	2
fourteen months 50 Secretary of State may make exceptions where the above)
regulations are not required 50 Exceptions authorised by Secretary of State 51	
Secretary of State may inquire as to cleanliness, &c., in workshops and take steps to enforce the same 4, 163 Secretary of State authorised to make cleanliness a con-	5
dition of granting a relaxation 85 Sanitary authority may require cleanliness, &c., in work-	3
shops 6, 16	7
Clerks. Secretary of State may appoint clerks for office in	
London 90	()
Clock. Where an inspector has named a public clock, the periods	
of employment and meals are to be regulated thereby 100	
Notice of such clock to be fixed up 103	2
Close or Curtilage 110	G
Cloth. See definition of "Bleaching works" and "Dyeing works." 14	9
Coach Making. Ceilings exempt from limewashing 50, 5	2

Coal Mine. PAGE	2
See "Pit-bank." 152	2
Cocoa-nut Fibre. Manufacture of, constituted a textile factory 116	ĵ
Color Works.	
Exempt from limewashing 50. 51 Meals forbidden 55, 141	
Compensation. May be awarded out of fine for injuries from non-fencing 107	
Complaint.—See "Information."	
Condensed Milk. Extension of period of employment allowed 71, 149	3
Confectionery.—See "Bakehouse." Constituted a non-textile factory or workshop 117, 155	2
Contract. Definition under Truck Act 210	0
Contractor or Workmen. To keep list of out-workers 188	2
Conviction.—See also "Appeal." May be appealed against 133 Copy of conviction to be proof 115	
Copy to be allowed upon requisition of an inspector for one shilling 113	5
Copper Mill.	
Constituted a non-textile factory 116, 150 Male young person of sixteen may be employed in day	0
and night shifts 77, 140	8
Exempt from limewashing 50, 5	
Corn Mills. Ceilings exempt from limewashing 50, 5:	<u></u>
Coroner. To give notice to inspector of inquest to be held 48, 180	0
Costs. Court of summary jurisdiction in Scotland may award costs 133	2

Cotton. Manufacture of, constituted a textile factory	PAGE 116
Cotton Cloth Factories Act.	110
Regulations	193
Cotton Factory.	
Winder, weaver, or reeler to receive particulars of	work 180
Counterfeit Certificates.—See "False Certificates "Forgery."	s" and
Court See "Appeal" and "Summary Jurisdiction	L,"
Court of Justiciary.	
Appeals in Scotland to be made to	133
Cream-preparing.	
Extension of period of employment	71, 147
Crown.	
The Act applies to all factories and workshops be	
to the Crown Secretary of State authorised to exempt factories and	119
shops belonging to the Crown in cases of emer	
Curing Fish.—See "Fish."	50.209
0	
Curriers.	
Curriers. Ceilings exempt from whitewashing	50, 52
Chilipper organit from whitemachine	. 50, 52
Ceilings exempt from whitewashing	,
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting.	ı. 58, 14 2
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass	58, 142 s, bone,
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on	58, 142 s, bone,
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger.	58, 142 s, bone, 55, 140
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process	58, 142 s, bone, 55, 140 11
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required	58, 142 s, bone, 55, 140 11
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To he securely forced	58, 142 5, bone, 55, 140 11 11
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced	58, 142 s, bone, 55, 140 11 11
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced Death.	58, 142 s, bone, 55, 140 11 7
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced Death. If death ensue from unfenced machinery, a fine in	58, 142 8, bone, 55, 140 11 11 7
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced Death. If death ensue from unfenced machinery, a fine in the first secure in the first security in the first security in the first security in the security and the first security in the security as fine in the security in the security in the security as fine in the security in the	58, 142 s, bone, 55, 140 11 11 7 may be 107
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced Death. If death ensue from unfenced machinery, a fine may awarded to the family of the deceased	58, 142 s, bone, 55, 140 11 11 7 may be 107
Cutlery. Period of employment may be from 8 A.M. to 8 P.M. Cutting. Meals not to be taken where the cutting of glass ivory, &c., is carried on Danger. To health, &c., from machinery or process Special rules may be required Dangerous Machinery. To be securely fenced Death. If death ensue from unfenced machinery, a fine awarded to the family of the deceased Inquiry to be held by sheriff in Scotland	58, 142 5, bone, 55, 140

Die Sinking.				P	AGE
Period of employment may be	from 8 A.	м. to 8	P.M.	58,	142
	extended				146
				,	
Dipping Metal in Acids.					
Meals forbidden	• • •			55,	140
75. (13					
Distillery.					
Exempt from limewashing	* * *			50	, 51
Documents.					
Inspector authorised to exami	ne all do	cumen	ts kept	in	
pursuance of the Act					92
Forgery of any document kept					109
	m parsas	ince or	the ric		100
Domestic Factory.					
Certificates of fitness not requir	ed				81
Domestic Servant.					
Truck Act does not apply					206
Truck Act does not apply	• • •	• • •	• • •	• • •	200
Domestic Workshop.					
Definition of				25.	187
Periods of employment and me					25
Exception from certain provisio			•••		80
Extension of period of employn			• • •		
1 0	icire pron	101000	• • •	• • •	120
Drain.	67 4				
A factory to be kept free from					
drain ditto				• • •	2
A workshop ditto		ditto	• • •		6
If an inspector observe a defe	etive drai	in, he	shall gi	ve	
notice thereof to the sanitar	ry author	ity of t	he distr	ict	3
Drapers' Retail Shops.	,				
In work-rooms in Manchester a	nd Salfor	d nori	vl of e	777 -	
					60
ployment may be from 9 A	.M. to 9 P.	. 11.	• • •	• • •	00
Dressing Floors.					
Exceptions in Cornwall			71, 73,	146,	147
				ŕ	
Driving Strap.—Included in the	e word ".	Macilin	ery.		
Dry Grinding. See "Grinding."	,				
Dublin Gazette.					
Matters relating exclusively to	Ireland 4	to be n	otified	in	
Dublin Gazette					136
AD INCIDENCE CHARACTER 114					

Dust. PAGE
A factory must be ventilated so as to prevent injury from dust
Dwelling.—See "Private Dwelling."
Dyeing works. Defined to be non-textile factories
Earth-closet. A factory to be kept free from effluvia, &c
Earthenware. Where persons work for hire constituted a non-textile factory

	ster Tuesd		1.1	. т	1 1 .	.4 7	C . 1		PAGE
Ŋ	Iay be give March	n as a n	_			nstead			186
66 TH	dinburgh	Caratt							
	umburgh latters rela			ely to	Scotla	nd to b	e publi	ished	
	in $Edin$	burgh G	azette		• • •	• • •	• • •	• • •	131
Edu	ication De	partme	ent.						
	efinition of	-Engla	ind	• • •	• • •		• • •		123
	Ditto	Scotl	and	• • •	• • •	• • •	• • •		131
	Ditto	Irelai	nd		• • •	• • •		• • •	134
\mathbf{T}	o agree to d	lefinitio	n of "	one sel	nool at	tendan	ee "		34
\mathbf{T}	o publish l	ist of re	cognis	ed effic	ient so	chools			34
\mathbf{T}	o fix with t	he Secre	etary o	f State	stand	ards of	profiei	eney	
	and of a aspector to	ttendan	ee	• • •	• • •	• • •		• • •	37
In	ispector to	report	to]	Edueat	ion D	epartm	ent sel	nools	
	eertified	as effici	ent	• • •	• • •		• • •		33
T	he standard	l of prof	iciene	y alrea	dy fix	ed to be	e eontii	nued	138
\mathbf{E}	ducation (S	seotland) Aet,	1883	• • •	• • •			219
TP AG	uvia.								
	factory to	he kent	free	from e	Murio	orisin	a from	ייונפ ו	
$\mathcal{L}_{\mathbf{L}}$	drain, pr								2
Δ	workshop			di		• • •	• • •	• • •	6
		Œ.		CI.		• • •	•••	* • •	U
	stic Web.								
Fi	ve-hour sp	ell auth	orised	in elas	stic we	b faeto:	ries	65,	149
Elec	etro Plate								
	eriod of em		it may	be fro	m S A	.M. to S	Р.М.	58.	142
								ocy	
	nentary E					• ,		c c	
Co	ertificate of								4.0
-	section 2								43
B	y section 7								
	is not tl								
ET 1	Act upor								218
TI	he local ant See "Loc				e inspe	etor of	factori	es	218
T01 -									
	oloyers Li			dia -	f 4]-:-	A a4 2 -		415.5	
W	orkman wi								220
	operation	i of the	Truck	Aeis					209

Employment. PAG	Æ
Period of employment of young persons and women—	
	16
In non-textile factories and workshops 5	20
In workshops in which women only are employed 24, 17	5
	25
Period of employment of children—	
In textile factories	18
In non-textile factories and workshops	21
In domestic workshops	25
Period of employment to be fixed, and notice thereof	
hung up in all factories and workshops except	
domestic workshops 29, 8	30
Variation of period of employment in non-textile factories	
and workshops named in schedule—	
The period of employment may be between 8 A.M.	
and 8 P.M., and between 8 A.M. and 4 P.M. on	
Saturdays £	58
Secretary of State empowered to extend this per-	
mission to other non-textile factories and	
	59
Secretary of State empowered to permit the period	
of employment to be between 9 A.M. and 9 P.M.;	
but children must not be employed after 8 P.M.	60
Male young persons of sixteen may be employed	
for not more than nine hours between 4 A.M.	
and 10 p.m. in lace factories 6	31
Also in bakehouses between 5 A.M. and 9 P.M 6	2
In certain textile factories between 1st November	
and 31st March following, the period of em-	
ployment may be between 8 A.M. and 7 P.M.,	
	5
Secretary of State authorised to extend this per-	
mission to other textile factories 6	6
Extension of period of employment of young persons and	
women—	
Period of employment may be between 6 A.M. and	
8 P.M., or between 7 A.M. and 9 P.M., or between	
8 A.M. and 10 P.M., in non-textile factories and	
workshops named in schedule 7.	1

Employment—continued.	PAGE
Extension of period of employment of young persons and	
women—	
Secretary of State empowered to extend this per-	
mission to other non-textile factories and	
workshops	72
Secretary of State empowered to extend period of employment in factories driven by water	
power	76
Period of employment may be extended in the fac-	
tory or workshop of a Jew for one hour per day	- 68
Employment is unrestricted when for the purpose	
of preventing damage from spontaneous com-	
bustion in Turkey red dyeing, and from	
atmospheric influences in open-air bleaching	74
Extension of period of employment for children, young	
persons, and women—	
Period of employment may be extended for thirty	
minutes in non-textile factories and workshops	
named in schedule	73
Secretary of State empowered to extend this per-	
mission to other non-textile factories and work-	
shops	74
Extension of period of employment of women in pre-	
serving fruit, curing fish, and condensing milk, and	7.70
cleaning fruit, &c	126
No extension of period of employment is legal in	
domestic workshops, or in workshops where	7.40
women only work	146
Prohibition of employment—	7.5
A child not allowed to clean machinery	15
A child, young person, or woman not allowed to	1.5
clean mill gearing	15
A child, young person, or woman not allowed to work between the fixed and traversing parts	
	3.5
of a self-acting machine A child, young person, or woman shall not be	15
employed on any Sunday, except Jewish young persons and women; and except male	
young persons working in day and night shifts	
in blast furnaces and paper mills	3 0
Dimit attracted that I thinks arranged the	00

Employment—continued.	PAGE
A child or young person shall not be employed the silvering of mirrors by the mercurial process or in the making of white lead	()-
A child or female young person shall not employed where the process of melting annealing glass is carried on	be or
A female under the age of sixteen shall not be employed where the making or finishing bricks and tiles is carried on, not being orn mental tiles; or in the making or finishing salt	of a- of
A child shall not be employed in dry grinding the metal trades, or in the dipping of lucif matches	er
A child under eleven shall not be employed if fustion cutting or metal grinding in the met trades, other than dry grinding	in al
A woman shall not be employed for four weel	
Definition of employment	121
Evidence of employment—	
In a factory or workshop, if a person is the except at meal times or while the machiner is stopped, it is prima facie evidence of employ	У
Ment	a
is deemed to be employed	121
A young person being a mechanic, artizan, or labourer, working only in repairing the mach nery in or any part of the factory or world shop, is not employed within the meaning of the Act	i- >f
The exercise of manual labour during school hour in a recognised public school, for the purpos of instruction, is not within the meaning of this Act	rs se of

Employment -continued.
Notice of variation or extension of period of
employment to be sent to inspector and affixed
in the factory or workshop 29, 85
Enamelling.
Period of employment may be between 8 A.M. and
8 P.M 58, 142
Ditto may be extended 71, 146
Engineering Works. Ceilings exempt from limewashing 50, 55
Engraving Works. Ceilings exempt from limewashing 50, 52
Envelope Making.
Period of employment may be between S A.M. and
8 P.M 58, 141 Ditto may be extended 71, 145
Ditto may be extended 11, 148
Escape of Gas, Steam, or Metal. Accidents caused thereby to be reported 45 Escape of steam to be prevented in wet-spinning factories 15
Evidence.—See "Employment."—"Age."
Exceptions.—See "Special Exceptions."
Exchequer.
Fines in England to be paid into the Exchequer 112
Fines in Scotland to be paid to Queen's and Lord Trea-
surer's Remembrancer on behalf of the Exchequer 132
*
Explosion.
Accidents caused by explosion or escape of gas, steam, or metal to be reported 45
Explosives Act.
Accidents under that Act not to be reported to inspector 46

Factory.	AGE
Definition of textile factory	116
Definition of non-textile factory	116
Factories which are specially defined to be non-textile	
factories 116,	149
Works defined to be non-textile factories where power is	
used in them	118
A part of a factory may be deemed to be a separate factory,	
or a separate workshop	118
Premises not excluded from the definition of factory by	
being in the open air	119
Government establishments included in the definition of	
factories	119
Secretary of State may by order exempt Government	
factories	119
A room used solely for the purpose of sleeping therein	
not to form part of a factory	119
False Certificates.	
A person using any false certificate of appointment of an	
inspector, or making use of any false certificate, or	
personating any person named in a certificate, liable	
to three months' imprisonment	109
Or a person making a false entry in any register, notice,	200
certificate, or document, or using any such false	
document, liable to a fine not exceeding £20, or	
three months' imprisonment	109
•	100
Falsely pretending to be an Inspector.	
A person personating, or falsely pretending to be an	
inspector, liable to three months' imprisonment	95
Fan.	
If dust is generated to an injurious extent in grinding,	
glazing, or polishing, an inspector may direct a fan	
to be provided	54
*	
Fancy Box Making.	
Period of employment may be between 8 A.M. and	
	, 141
Ditto may be extended 71	, 145
Meals forbidden in certain cases 55,	141

Fees.	PAGE
To certifying surgeons for reporting accidents	47
Ditto for examining persons and granting certificates	98
Not more than 3d. may be deducted from the wages of a	
child towards the certificate of fitness	36
Amount of fee that may be claimed for the attendance of	
children at school from the occupier, and be by him	
deducted from a child's wages	36
Fellmongers.	
Ceilings exempt from limewashing	50, 52
	,
Fencing Machinery.—See "Machinery."	
All fencing to be maintained in an efficient state	S
Fibrous Material.	
	110
Manufacture of, constituted a textile factory	116
Files.	
Period of employment may be from 8 A.M. to 8 P.M. 5	8. 142
	,
Fines.—See "Penalties."	
In England to be paid into the Exchequer	112
In Scotland to be paid to the Queen's and Lord Trea-	
surer's Remembrancer, and by him to the Consoli-	
dated Fund	132
In Ireland to be applied as directed by the Fines Act	
(Ireland), 1851	135
Restriction of fines on repetition from day to day of the	
same kind of offence	111
Instead of, or in addition to, inflicting a fine the court may	
order a factory or workshop to be brought into con-	
formity with the Act	106
Minimum in certain cases	183
Finishing Yarn or Cloth.	
Defined as a process of bleaching and dyeing, and consti-	
tuted a non-textile factory	149
Period of employment may be extended 7.	1, 146
Finishing our Antigle Court Antigle	
Finishing any Article.—See "Article."	0 115
Constitutes a non-textile factory or workshop 11	0, 117

Fire. Sufficient exits to be provided for escape		PAG 8,	
Firewood Cutting. Period of employment may be between 8 8 P.M Ditto may be extended		and 58, 14 71, 14	
Fireworks. Period of employment may be extended		71, 14	6
Fish. Gutting, salting, and packing fish immedia arrival in the boats, does not constitute a workshop Extension of period of employment allowed for preserving and curing fish	a facto	ny or 12 omen	
Five-hour Spell. In non-textile factories and workshops Authorised in printworks, bleaching works, works Authorised in certain textile factories in winter	and dy	yeing 5	
Fixed and Traversing Parts. See "Self-acting Machine."			
Flax.—See also "Linen." Manufacture of, constituted a textile factory	• • •	110	6
Flax Scutch Mills. Constituted non-textile factories In a flax scutch mill in which neither children persons are employed, the regulations as ployment of women do not apply, provided been served on the inspector Extension of the period of employment allow scutch mills Partial exemption from limewashing	to the d notice	oung e em- e has 85 flax 71, 14	3
Flour Mills. Ceilings exempt from limewashing	0 + 0	50, 52	2

Fly-wheel.	PAGE
Every fly-wheel directly connected with the steam-eng	
water-wheel, or other mechanical power, mus	
securely fenced	7
Forgery.	
A person who forges or counterfeits any certificate, or	
signs any certificate, knowing it to be false, or	
knowingly utters a false certificate, or who com	
therein, liable to a fine not exceeding £20, or to t	
months' imprisonment	109
Foundries.	
Constituted non-textile factories	116, 150
Extension of period of employment allowed for the	
minutes if process incomplete	
	50, 51
Fresh Air.	
600 cubic feet per hour per person required under Co	otton
Cloth Factories Act	196
Special rules may be required for admission of	
air in factories and workshops	11
Fruit.	
Extension of period of employment allowed to wome	
making preserves from fruit	74, 148
Ceilings exempt from limewashing	50. 52
Cleaning and preparing fruit exempt	127
Furnaces.	
Constituted non-textile factories	116. 150
Furniture Hangings Making.	
Period of employment may be between S A.M.	and
8 P.M	58, 141
Ditto may be extended	71. 145
Furniture Making.—See "Cabinet Making."	
Fustian Cutting.	
Where persons work for hire, constituted non-te	extile
factories	
A child under eleven not to be employed in fu	
cutting	

Gain.—See also "Trade," "Workshop," "Factor	··· 22 (6		AGE
Manual labour must be exercised for purpose			
by way of trade to constitute a factory of			117
Galvanizing.		r	•
Night shift of males above 16		77,	148
Gas.			
A factory shall be ventilated so as to render			
gases generated in the course of manufactu			0
craft	• • •	•••	2 6
L.			0
Accidents caused by explosion or escape of			45
reported	• • •	•••	40
Gas-holder Making. Period of employment may be extended		71	140
	• • •	11,	146
Gassing Rooms.		, .	1.40
Meals prohibited	• • •	99,	140
Glassworks.	. 1	1	
A child or female young person not to be empl			100
the melting or annealing of glass is carrie			139
Male young persons may work the accustom			7 9
the factory Meals are not to be taken where the materials	ora n	nivad	13
or where flint glass is made, or where gr			
ting, or polishing is carried on			140
Meal times may be allowed at different times			
Exempt from limewashing			
Glazing.			,
If dust be generated to an injurious extent, a	fan mt	ıst be	
provided			54
Meals prohibited in certain cases	• • •	55,	140
Glazed Windows.			
Where there are none, exempt from limewash	ing	50	, 52
Glove Making.			
When carried on in a dwelling-room by the fa	mily d	lwell-	
ing there, is exempt from the Act			154
Glue Making.			
Extension of period of employment allowed	ed in	glue	
Works		71	145

Good Friday.	P.	AGE
A child, young person, or woman shall not be employ	ed	
on Good Friday, unless the next Bank Holiday	be	
substituted therefor		30
A Sacramental Fast Day or some other day may be su	b-	
stituted for Good Friday in Scotland		184
Not compulsory where the occupier and persons employ	ed	
C (1 T 11 11 11 11		69
See "Holidays—Ireland."		186
Government Establishments.		
Are not excluded from being factories or workshops		119
		119
Grinding.—See "Glazing."		
Meals not to be taken where the grinding of glass is ea	nr.	
ried on		140
Child not to be employed on dry grinding in the men	tal .	1 20
trades		139
Child under eleven not to be employed in other grindi	ng,	100
in the metal trades		139
Gumming Postage and Inland Revenue Stamps.	<i>'</i>	
	71,	1.17
	11,	121
Gutta Percha.—See "Indiarubber."		
Hair.		
Manufacture of, constitutes a textile factory		116
Meals forbidden in sorting rooms	55,	140
Handicraft.		
A person working in any handicraft, or incidental there	to	
is deemed to be employed		121
	• • •	1-1
Hat Work	770	3 - 2
Is either a non-textile factory or workshop	116,	152
Health.		
Factories and workshops must not be in a condition if		
jurious to health	2	, 83
If an exception granted under the Act is injurious		
health, it may be rescinded	• • •	84
Hemp.		
Manufacture of, constitutes a textile factory		116

Hire.	F	AGE
Working for, definition of	• • •	121
Hirer of a Machine or Implement. When the hirer of a machine is some person other the the occupier, and employs children, &c., he is respectible for the legal employment of them		126
Hoist. Every hoist must be securely fenced		7
Holidays. Christmas Day and Good Friday The next Bank Holiday may be substituted in Engla	nd	30
for Good Friday A Sacramental Fast Day or another day may be substituted for Christmas Day and Good Friday in Sc	sti- ot-	30 184
land Eight half-holidays, or four whole holidays, must given in the course of the year; half of them bei between 15th March and 1st October	he	30
Notice thereof must be fixed up in January A half-holiday must consist of one-half of the period employment on some other day than Saturday.	of All	177
persons must have holidays at the same time Secretary of State may authorise the holidays being give to different sets on different days in non-textile for	en ac-	31
tories and workshops and the trades so authorised. The 17th of March must, unless that day be Sunday, Good Friday, or Easter Tuesday, be allowed as t of the half-holidays in Ireland	or wo	186
Holidays not compulsory in domestic workshops	•••	81
Home. Working at.— See "Domestic Workshop."		
Hooking. Defined in a process of a bleaching works and a non-text	tile	
factory Period of employment may be extended		150 , 146

Hosiery Factories. Five-hour spell authorised	PAGE 35, 149
Hosiery Warehouses. Period of employment may be from 8 A.M. to 8 P.M.	58, 142
Hot Liquid. Accidents caused by hot liquid to be reported	. 45
Hot Water. Where hot water is used in wet-spinning means to be taken to prevent the escape of steam	. 55
Factories, when painted in oil, must be washed with how water and soap once in every fourteen months Bakehouses once in every six months	. 50
Hours of Work.—See "Employment." See also "Accidents."	
Humidity. To be regulated in cotton cloth factories	. 193
Imprisonment.—See "False Certificates," "Forgery," and "Falsely Personating."	•
Impurities.—See "Vapours." Incidental. The definition of any manufacturing process or handicraft includes any labour incidental thereto	
Incomplete Process. Extension of period of employment for thirty minutes in certain occupations	3, 147
Indiarubber or Gutta Percha. The manufacture of indiarubber or gutta percha by machinery moved by mechanical power constituted a non-textile factory 110	6, 151
Industrial School.—See "Certified Industrial School."	
Information.—See "Summary Jurisdiction." Informations to be heard before a court of summary jurisdiction, under the Summary Jurisdiction Acts	112

Disqualification of members of such court Within what period informations are to be laid 1	PAGE 112 112 13, 183 114
factory or workshop under the Act	
Injury from Unfenced Machinery or Dangerou Process.	.S
Special rules may be required	11 107
Inland Revenue. Overtime in perforating stamps, &c	71, 147
Inquest. Notice to be sent to inspector	180 180
Inquiry by Sheriff in Scotland. Notice to be sent to inspector Inspectors of factories may examine witnesses	185 185
Inspectors of Factories. Appointment—	
To be appointed by a Secretary of State; titles duties, and salaries to be fixed by him Secretary of State may prescribe their function	. 90
under the various sections of the Act	90
Notice of appointment, &c., to be gazetted	
Disqualification of inspectors Exemption from serving as parochial or municipal	ıl
officer To report annually as may be directed by Secretar	
of State	91
tinue in office	137
Powers and authority—	
May enter a factory or workshop and examine th	e
persons therein	00

Inspectors of Factories—continued.	PAGI
May take a constable into a factory where serious	
obstruction is anticipated May take medical officer of health into a factory	
or workshop	
May enter a school and examine the persons	
therein	92
May examine witnesses at coroners' inquests and at	
sheriff's inquiry in Scotland 18	0, 185
May require production of registers, certificates, &c.	92
May require declarations to be made by person	
examined	93
May exercise such other authority as may be neces-	
sary for carrying the Act into effect	93
May appoint certifying surgeons	96
May permit examination at the house by certifying	
surgeon	97
May direct when the fees of the certifying surgeon	0.0
are to be paid	99
May annul a certificate of fitness	11
May examine and certify school if no efficient school within two miles	33
May fix the day on which school certificates shall	99
be sent to factory or workshop	35
May name clock by which hours of work are to be	90
regulated	100
May summon actual offender instead of occupier	111
May give evidence in Scotland	132
May direct a fan to be provided where dust is	
created in a factory or workshop	54
May enforce provisions of Truck Acts in factories	
and workshops	214
May enter places of entertainment to inquire as to	
compliance with license to employ children	222
May examine lists of out-workers	182
May enforce sanitary provisions in workshops and	
laundries in default of local authority 4	
May certify copy of special rules	15
May certify as to condition of white lead factory 157,	158

Inspectors of Factories—continued.		PAGE
Notices to be given by inspectors to sanitary authorit	V	
Of nuisance in a factory or workshop	• • • •	8
Of commencement of a workshop		182
To occupier of factory or workshop—		
Of a child or young person in a factory or w	ork-	
shop unfit to work		42
Of default in a white lead factory		158
To determine place where notices are to be fixed	• • •	102
Duties of occupiers to inspectors—		
To send notice of beginning to occupy a factor	y or	
workshop	99), 182
10 send notice of changing period of employing	nent	
or meals	• • •	29
To send notice in flax scutch factory of adop	ting	
system of not employing children or yo	ung	
persons	• • •	83
To send notice when not working more than e	ight	
hours a day	•••	28
To send notice of intention to work under an	y of	
the authorised exceptions	• • •	85
To send notice under Cotton Cloth Factories A To send notice of accidents to inspector and ce	rti-	196
fying surgeon		46
To send such information as may be required		100
To furnish facilities for entry, examination, e	Sc.,	
produce registers, certificates, &c		93
Not to cause obstruction		93
See also "Chief Inspector of Factories."		
Inspector of Nuisances.		
An inspector may take with him into a factory or wor	}-	
shop an inspector of nuisances	rk-	9
May require limewashing, &c., in workshops	• • •	3
workshops	• • •	4
Ireland.		
As to definition of terms and procedure		133

Ireland—continued.
The 17th March to be a whole holiday, or Good Friday,
or Easter Tuesday 134, 186
Regulations for procuring certificates of birth, to be
obtained for sixpence 178
Iron Mills.
Constituted non-textile factories 116, 150
Meal times may be given at different times 70, 143
Male young persons may be employed in day and night
shifts 77, 148
Extension of period of employment allowed for thirty
minutes if process be incomplete and night sets not
being employed 73, 147
Notice of accident to be given by actual employers of
persons injured 46
Exempt from limewashing 50, 51
Iron Tube Works.
Male young persons of 16 may be employed in day and
night shifts 77, 148
Ivory Turning and Cutting.
Period of employment may be from 8 A.M. to 8 P.M. 58, 142
Meals forbidden in certain cases 55, 140
Torrollogy
Jewellery. Period of employment may be from 8 A.M. to 8 P.M. 58, 142
Jews.
Where the occupier of a factory or work-hop is of the
Jewish religion, young persons and women may be employed from sunset to 9 p.m. on Saturdays 69
employed from sunset to 9 P.M. on Saturdays 69 If the factory or workshop is closed on Saturdays, young
persons and women may be employed one hour extra
per day, except on Saturdays 68
A young person or woman of the Jewish religion may be
employed on Sunday, as if Sunday were Saturday, in
the factory or workshop of a Jew, if he do not employ
persons upon Saturday evening, or for the extra time
on other days 69
Any two of the Bank Holidays may be given instead of
Christmas Day and Good Friday 68

Job Dyeing. Period of employment may be between 8 A.M. 8 P.M Ditto may be extended	PAGE and 58, 141 71, 145
Jute. Manufacture of, constitutes a textile factory	116
Jute Factories. Occupiers to supply weavers with particulars of work	180
Labour Certificate. Is sufficient evidence of age	43
Labourer.—See "Artizan."	
Lace. Male young persons of sixteen years of age may employed between 4 A.M. and 10 P.M	
Lace Warehouse. Is either a non-textile factory or workshop Period of employment may be from 8 A.M. to 8 P.M. Ditto may be extended	116, 152 58, 142 71, 146
Lapping. Defined to be part of bleaching works and dycing work Period of employment may be extended	
Laundries. Secretary of State may enforce sanitary condition Sanitary condition enforced by sanitary authority	4 6
Learners. Are deemed to be employed	121
Legal Proceedings	112
Letter-press Printing. Constituted a non-textile factory Period of employment may be from 8 v.m. to 8 p.m. Ditto may be extended	116, 151 58, 142 71, 145

Letter-press Printing—continued.	P.	AGE
Meal hours may be taken at different times	70.	143
Male young persons may be employed in day and nig		
shifts		148
In printing newspapers male young persons of sixteen n	iav ´	
be employed for two nights in a week as male adv		7.3
License under Protection of Children Act.		
To be enquired into by inspectors		221
J 1		
Limewashing.		
A factory shall be limewashed throughout once in ev	ery	
fourteen months		50
Secretary of State may remit where unnecessary		50
Secretary of State may enquire as to limewashing	in	
workshops, and take steps to enforce the same		1
Bakehouses to be limewashed once every six months		53
Exemptions		51
Sanitary authority to give notice to limewash in wo	ık-	
		G
1		
Limitation of Time.		
Information to be laid within three months of the		
covery of the offence by the inspector		183
Appeals to be made to the court of general or quar	iter	
sessions		113
T		
Linen Factories.		
Occupier to supply to weavers, particulars of work	• • •	150
Liquid.—See "Hot Liquid."		
Diquiti.— see live in fatte.		
Lists of Out-workers to be Kept		182
Lithographic Printing.		
	58.	
Ditto may be extended		145
Meals forbidden in certain cases	55.	141
Total Authority		
Local Authority.		1.00
Definition of, in England	• • •	1 50
, Scotland		190

INDEX.	261

Local Authority—continued. Definition of, in Ireland The local authority under the Elementary Education Act, 1876, is to assist the inspectors	
Locomotive.	187
"London Gazette." Appointment of inspectors to be notified in Inspectors to whom notices are to be sent to be notified in Orders made by Secretary of State to be published in Standards of proficiency and attendance are to be published.	91 84
lished in Matters relating exclusively to Scotland to be notified in Edinburgh Gazette Matters relating exclusively to Ireland to be notified in Dublin Gazette	1 131
Lord Lieutenant or Lords Justices in Ireland. May do in Ireland the acts authorised to be done by the Education Department	
Loss of Life. When caused by machinery, &c., unfenced, compensation may be obtained for family of deceased	
Lost Time. Secretary of State may authorise time lost by drought and flood to be recovered in factorics moved by water power	-
Lucifer Matches. Where persons work for hire, constituted non-textile factories	6, 150 5, 139
Machine Ruling. Period of employment may be between 8 A.M. and 8 P.M	

Machine Works.	P	AGL
Ceilings exempt from limewashing	50	, 52
Machinery.—See "Aeeidents."		
If machinery, process, or dust be considered dangerous	or	
injurious, special rules may be required		11
Machinery includes strap, band, &c		157
The occupier may refer the matter to arbitration		12
A child not to elean mill gearing or machinery in moti		15
Notices to be given to inspector and certifying surgeon		
accidents caused by machinery to persons employe		45
Any person eleaning or oiling machinery, &c., is deem		
to be employed	• • •	121
All dangerous parts to be securely fenced	• • •	7
Majolica Painting.		
Meals prohibited in certain cases	55,	141
Making any Article.		
	116.	117
Making-up and Packing.		
Period of employment may be extended	-1	146
	11.	140
Male Young Persons.		
Male young persons, above 16, may be employed between	en	0.1
4 A.M. and 10 P.M. in lace factories	• • •	61
Also between 5 A.M. and 9 P.M. in bakehouses Also as male adults two nights a week, in newspap		62
		79
printing		10
certain factories named in schedule		7.15
Secretary of State empowered to authorise man		14
young persons of 16 years of age to work in nig		
shifts in other factories		78
Male young persons may be employed at night in gla		•
works		79
Manual Labour.		
How exercised to constitute a factory or workshep	116.	117
When dangerons or injurious to health		11
When exercised in a recognised official school for t		
purpose of instruction, shall not be deemed to		
within the meaning of the Act		119

Manufacturing Process.	PAGE
Manufacturing process carried on by the aid of steam,	
water, or other mechanical power, defined to be	
"Factories"	116
Any person working in any manufacturing process is deemed to be employed	121
Marble Works.	
Exempt from limewashing	50, 51
Meals.	
Regulations to be observed in every factory and	
workshop	28
Two hours to be given in a textile factory, of which one hour to be given before 3 P.M	
Not more than four hours and a-half work in a textile	
factory without an interval of half an hour	
Five-hour spell authorised in certain textile factories	
One hour and a-half to be given in a non-textile factory	
or workshop, of which one hour to be given before	
3 Р.М	20
Not more than five hours' work in a non-textile factory	
or workshop without an interval of half an hour	
Notice of meals to be fixed up in factories and workshops Meals on Saturday	
Meals on Saturday	
employed 2	24, 175
cmployed 2 Ditto Domestic workshop	. 26
Meals prohibited to be taken in certain factories and	l
workshops 55, 14	0, 141
Secretary of State authorised to extend the prohibition to	
other trades	
If prohibition be no longer necessary, the Secretary of	
State may rescind such prohibition	
Meal-times need not be simultaneous in certain occupa	
tions	19, 140 u
workshop, two hours must be allowed for meals	

Meals—continued. A child, young person, or woman not allowed to be employed during a meal hour, except in places named in Schedule 3, Part 2, or in other places sanctioned by order of Secretary of State	PAGE
Measures.—See "Weights."	
Mechanic.—See "Artizan."	
Mechanical Power.	
	116
Medical Officer of Health. An inspector may take with him into a factory or work-	
shop a medical officer of health Definition of—Scotland	3
Definition of—Scotland	130 134
Has authority of inspector of factories in retail bakehouses	104
for sanitary purposes	162
To give notice to inspector of illegal employment in work-	
shops To authorise limewashing, &c., in workshops	167
To authorise limewashing, &c., in workshops	6
Melting Glass.—Sec "Annealing."	
Metal. Manufacture of any article of metal by the aid of machinery moved by mechanical power defined to be a non-textile factory 116.	151
Accidents from vats, pans, &c., filled with molten lead to	
be reported	45
Accidents caused by escape of metal to be reported A child under eleven not to be employed in grinding	45
in the metal trades 55.	139
A child not to be employed in dry grinding in the metal	11,71,7
trales 55,	139
Metal, where Cast, or Moulded, or Founded. Exempt from limewashing), 51
Metal Tube Works. See "Iron Tube Works."	

Metalliferous Mine.—See Note to "Pit-bank"		PAGE 152
Milk.—See "Condensed Milk."		
Mill Gearing.		101
Definition of		124
awarded to the person injured or his family A child, young person, or woman not to clean mill g ing in motion	ear-	107
Milling, Postage and Inland Revenue Stamps. Period of employment may be extended		, 147
Mills. Those named in Part One of Fourth Schedule constitution non-textile factories	ated	150
Mine.—See Note to "Pit-bank."		
Mineral Dressing Floors. Male young persons of 16 years of age may be emploin night shifts in calcining Other exceptions.—See "Dressing Floors."		, 148
Molten Metal. Accidents from vats, pans, and other structures filled value molten lead to be reported		45
Names and Addresses. Notices of inspectors and certifying surgeons to be fi up in every factory and workshop		29
Newspaper Printing. Male young persons of sixteen may be employed exceeding two nights in a week as adults		79
Night. Means the period between 9 p.m. and 6 A.M Male young persons may be employed in night shifts		124
the factories named in Schedule 3, Part 6 Male young persons working in day and night shifts i	nay	77 78
work on Saturday afternoons	* * *	10

Night—continued.	PAGE
Secretary of State may authorise night shifts of male young persons of sixteen years of age in other occu-	
pations	78
ployed between 4 A.M. and 10 P.M. in lace factories	61
Male young persons of sixteen years of age may be employed in bakehouses between 5 A.M. and 9 P.M Secretary of State may authorise employment of male	
young persons of sixteen years of age as male adults in bakehouses	63
Notices.	
To be given by an inspector—See "Inspector."	
To be given by the occupier of a factory or workshop to an inspector—	
Notice of restricting employment of young persons or women to eight hours per day	
Notice of change of period of employment and	
meals	
Notice of accident—fatal—or from machinery Notice of intention to avail himself of any special	
provision	
Notice of commencing a factory or workshop 9 Notice by occupier of a flax scutch factory of not	
employing children or young pers as	83
Notice of amendment of special rules	11
Notice of humidity in cotton cloth factory To be given by the occupier of a workshop to an in-	
spector—	
Notice of intention to conduct the workshop upon	
the system of not employing children or young	
persons	. 25
persons To be hung up in factory or workshop—	
Notice of abstract of Act	102
Names and addresses of inspectors and	
certifying surgeons	
Clock by which the employment and meals	
are regulated	. 102
for mosts	100

Notices—continued.	PAGE
To be hung up in factory or workshop—	
Notice of restriction of hours of work to eight	
per day	28
Whether children are employed on morning	
and afternoon sets or on alternate days	29
Holidays	30
When working from 8 A.M. to 8 P.M	85
Ditto 9 A.M. to 9 P.M	85
When working overtime	85
Notice of humidity in cotton cloth factory	196
Prohibition of employment in certain works	55
Prohibition of places in which meals may be	
taken in the works to which it applies	55
Employment of male young persons of sixteen	
in lace factories	85
Employment of male young persons of sixteen	
in bakehouses	85
Period of employment and meals under any	
special provision	85
As to mode of service of notices	104
Notices affixed in factories to be deemed to be fixed in	
pursuance of this Act	103
None of the before-mentioned notices are required in	
respect of any domestic workshop Notice of commencement of workshop to be sent by	80
Notice of commencement of workshop to be sent by	
inspector to sanitary authority	182
Coroner in England and Ireland and sheriff in Scotland	
to send notice to inspector of inquiry into cause of	
death 180), 185
Nuisance.	
A factory to be kept free from effluvia arising from any	•
	2
nuisance, &c	6
If an inspector observe any neglect or defect causing a	
misance he shall give notice to the sanitary autho-	
rity of the district	:3
Obstruction.	
What constitutes obstruction of an inspector	94

Occupiers of Factories and Workshops. Occupier is liable for the enforcement of the Act, for the	PAGE
affixing of notices, and for the observance of the	
regulations	106
Sufficient in an information to state the name of the	
ostensible occupier, &c	114
Where an agent has committed an offence he is liable to	
the penalty	110
Occupier shall not knowingly allow a woman to work for	
four weeks after childbirth	178
Occupier may summon the person whom he charges with	
having committed the offence	110
An inspector may summon such person instead of the	
occupier	111
Occupier is to pay the fees of the certifying surgeon for	
granting certificates of fitness, and may deduct three-	
pence from wages towards such fees	99
Occupier who pays school fees may deduct threepence	
from wages per week towards such school fees	36
Occupiers to keep registers	100
Occupier to send notices—See "Notices."	
Occupiers to produce registers, certificates, &c., to in-	
spector	92
To send extracts therefrom if required	100
Occupier to keep register when working under special	
exemption	86
To furnish inspector with means for entry and proper in-	
spection of factory or workshop	93
Where the owner or hirer of a machine is a person other	
than the occupier, such owner or hirer is respon-	
sible	126
To furnish to weavers in cotton, woollen, worsted, linen,	
and jute factories, and to winders and reelers in	
cotton factories particulars of work	180
To keep lists of out-workers	182
See "Inspectors of Factories," "Duties of Occupier."	
Offences against the Act.	
To be heard before a court of summary jurisdiction under	
the Summary Jurisdiction Acts	112
the community wathermetron where the con-	114

Offences against the Act—continued.	7
Cumulative fines upon repetition of offences 111	
Minimum fine in certain cases 182	}
Office. Secretary of State may establish an office in London 90)
Oil and Seed Crushing Mills. Male young persons of 16 may be employed in day and night shifts 77, 148	3
Oiling Machinery. Any person so working is deemed to be employed 121	
Open Air. Being in the open air does not exclude a place from being a factory or workshop	
Open Air Bleaching.—See also "Bleaching works." Young persons and women may be employed to prevent damage from atmospheric influences	í
Open Air Ropeworks. Period of employment may be extended 71, 145	í
Order. An order made by Secretary of State under any of the Acts repealed may continue in force for three months Regulations as to mode of granting orders by Secretary of State 8- To be published in London Gazette, and laid before Par-	
liament 8. Instead of, or in addition to, a line, a court may make an order on defendant 100	
Orders.—See "Press of Orders."	
Ornamenting any Article. "See "Article." Constitutes a non-textile factory or workshop 116, 11	7

01110111011001	AGE 142
Out-workers. Lists to be kept, on requisition of the Secretary of State	182
Overcrowding. A factory not to be overcrowded so as to be injurious to health A workshop ditto ditto Secretary of State may inquire as to overcrowding in workshops, and take steps to enforce amendment	2 6
Overtime.—See "Employment, extension of period."	
Owner.—See also "Hirer." Liability of owner in certain cases	168
Packing up Goods in a Warehouse. Period of employment may be from 8 A.M. to 8 P.M. 58, Regulations under which overtime may be worked 71,	
Paint Works. Exempt from limewashing 50	, 51
Painting in Oil.—See "Washing." Factories, if not limewashed, to be painted in oil or varnished once in seven years	50
Pan.—See also "Machinery," "Vat," "Accident." Accidents from unfenced vat or pan to be reported	45
Paper Colouring and Enamelling. Period of employment may be from 8 A.M. to 8 P.M. 58. Ditto ditto may be extended 71. Meals forbidden in certain cases 55,	146
Paper Mills. Constituted non-textile factories Meals allowed to be taken at different times 70. Male young persons may be employed in day and night shifts 777. Extension of period of employment allowed for thirty	143
minutes if process be incomplete and night sets not being employed	73

Paper Staining.	PAGE
Where persons work for hire, constituted a non-textile	
factory	
Meals forbidden in certain cases 5	5, 141
Parent.	
Means parent, guardian, or person having legal control	
over a child or young person	123
A parent shall cause his child to attend a recognised	
efficient school	
If there is no such school within two miles of	
parent's residence, an inspector may approve	
another school	
Parents liable for illegal employment of their children	109
Parliament.	
Orders made by Secretary of State to be laid before	
Parliament	. 85
Particulars of Work.	
To be given by occupier	
Penalty for neglect	. 181
Pattern Card Making.	
Period of employment may be extended 7	1, 147
Penalties.	
In respect to a factory or workshop not kept in conformity	
with the Act—A fine not exceeding 10l.; on second	
conviction, in case of a factory, not less than $1l., i.e.$:—	
	6, 183
Neglect of sanitary provisions	
Not fencing mill gearing and machinery	
Not limewashing	
Neglect of cleanliness in bakehouse	
Not putting up a fam	
Not preventing escape of steam in wet spinning	
Not fencing mill-gearing, &c., whereby injury was caused, a fine not exceeding 100 <i>l</i> .; in case o	
second conviction, not less than 1/ 10	
Employment contrary to the Act A fine not exceeding	
3', for each child, &c., illegally employed; and or	
second conviction, in the case of a factory, not less	
than 11 10	
	(1)

Penalties—continued.	PAGI
Allowing children, &c., to clean mill-gearing or	
machinery	15
Allowing children, &c., to work between fixed and	
traversing parts of a self-acting machine	15
Allowing children, &c., to take their meals in pro-	
hibited places	55
Employing children, &c., on one of the statutory	
holidays or half-holidays	31
Employing children, &c., in meal hours, or allow-	
ing them to remain in a room in meal hours	
while any process of handicraft is being car-	
ried on	28
Employing children without certificates of school	
attendance	36
Children, &c., not allowed the legal meal hours	108
Children, &c., employed at illegal times	108
If the offence be committed in the night the	
fine may not exceed £5 for each child, &c.,	
illegally employed	108
In the case of a domestic workshop the fine is not	
to exceed £1, or if the offence be committed	7 7
in the night not to exceed £2 for each person	108
Not fixing the statutory half holidays, a fine not exceed-	0.3
ing £5	31
Not sending notice of beginning to occupy a factory or workshop a fine not exceeding $\pounds 5$	99
Not sending notices of accidents, a fine not exceeding £5	40
Not keeping the prescribed register, a fine not exceeding	40
40s	100
Not putting up the abstract and prescribed notices, a fine	100
not exceeding 40s	103
Allowing part of a bakehouse to be used as a sleeping	100
place, a fine not exceeding 20s. for the first offence.	
and £5 for every subsequent offence	54
Allowing a bakehouse to be used when in contravention	0.2
of section 15 of Factory Act, 1883, a fine not exceed-	
ing 40s	161
Allowing a bakehouse to be in an unsanitary condition, a	201
fine not exceeding 40s	161

Penalties -continued.	PAGE
Neglecting to limewash, &c., after notice from sanitary	- 42(1)
authority, a fine not exceeding 10s. per day	7
Obstructing an inspector in the day-time, a fine not ex-	
ceeding £5; on second conviction in case of a factory	
not less than £1	94
Obstructing an inspector in the night-time, a fine not ex-	01
ceeding £20; on second conviction in case of a factory	
not less than £1	94
In the case of a domestic workshop fines not to exceed £1	0 1
and £5	94
Parent allowing a child to be illegally employed	109
Parent neglecting to cause his child to attend school, a fine	100
not exceeding 20s. for each offence	109
Occupier failing to give particulars of work, a fine not	100
exceeding £10; in case of second conviction not less	
than £1	181
Any person disclosing particulars with fraudulent object,	101
&c., a fine not exceeding £10	181
Occupier failing to exhibit special rules, a fine not exceed-	101
$\operatorname{ing} \mathcal{L}10$	14
Occupier failing to comply with special rules, a fine not	14
exceeding £10	13
Any person failing to observe a special rule, a fine not	10
exceeding £2	13
Any person defacing, &c., special rules, a fine not exceed-	10
ing £5	14
Falsely personating an inspector, or forging or using a	17
false certificate of appointment, three months' im-	
prisonment	95
Forgery of certificate, &c., or making false entries, &c., a	00
fine not exceeding £20, or three months' imprison-	
ment	109
Forgery of any certificate or document, or making use of	100
a false certificate, &c., or making false entries in any	
document, a fine not exceeding £20, or three months'	
imprisonment	109
Where the court has ordered a factory or workshop to be	200
brought into conformity with the Act, a fine of £1	
1 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	106
The state of the s	200

Penalties—continued. PAGE
Contractor not keeping list of out-workers, a fine not ex-
ceeding £2 182
Contravention of Cotton Cloth Factories Act, a fine not
exceeding £5 197
Illegal employment of children under the Protection of
Children Act, a fine not exceeding £25, or imprison-
ment not exceeding three months 223
Percussion Cap-making. Where persons work for hire, constituted a non-textile factory 116, 150
Perforating Postage and Inland Stamps. Period of employment may be extended 71, 14
Perishable Articles. Extension of period of employment allowed to women 74, 148
Personal Use, Appliances for. Period of employment may be from 8 A.M. to 8 P.M. 58, 142
Personating an Inspector. Penalty for 95
Petty Sessions Act. Appeals in Ireland to be made under 135
Pillow Lace-making. When carried on in a dwelling-room by the family dwell-
ing there is exempt from the Act 124, 154
Pit-banks. Are either non-textile factories or workshops 155
Pitch. Where used exempt from limewashing 50, 51
Playing Card-Making. Period of employment may be between 8 A.M. and 8 P.M

Polishing on a Wheel.—See "Glazing." Meals not to be taken where the polishing of glass carried on	is	AGE 140
Polishing Goods in a Warehouse. Period of employment may be from 8 A.M. to 8 P.M. Regulations under which overtime may be worked		142 145
Poor Law Surgeon.—See "Certifying Surgeon." Definition of, in Scotland Ditto Ireland	• • •	130 134
Pork Pie Making. Period of employment may be extended	71,	146
Postage Stamps. Extension of employment in milling, &c	71,	147
Ditto ditto in Scotland For full time employment in England and Ireland		218 219 37 219
Preparing Fruit. Exempted	127,	184
Prescribed. All notices, forms, registers, &c., to be as prescribed by the Secretary of State		124
Preserves.—S.e "Fruit."		
Press of Work. Extension of period of employment authorised in certa trades	71,	
Previous due Attendance at School.—See "Certificate	s."	
Print Works. Period of employment and times for meals to be the same		
as in textile factories	58, 1	

Print Works—continued.	PAGE
Male young persons may be employed during meal	l hours
in dyeing and open-air bleaching	=0 = 40
Extension of period of employment for thirty min	
process be incomplete	73, 147
	116
C :1'	50—52
Meals forbidden in singeing rooms	55, 140
Private Dwelling-house or Room.	
Exemption of light handicrafts carried on by	family
dwelling there	
Secretary of State authorised to extend such exemp	tion 124
Exemption when manual labour exercised at irr	
intervals not furnishing the whole or principal	
of living of the family	124
When walls are papered, exempted from limewashi	ng 50—52
Privy.	
A factory to be kept free from effluvia from any pri-	vy, &c. 2
A workshop ditto ditto	6
If an inspector observe any neglect or defect in reg	
a privy, he shall give notice to the sanitary ins	
	-
of the district	3
Process.	
Includes use of locomotive	187
Draces Tracemplete Co. "Incomplete Pressy"	
Process, Incomplete.—See "Incomplete Process."	
Process Injurious to Health.	
Special rules may be required	11
Procurator Fiscal.	
May prosecute for offences	131
Proficiency Standards.	
75 1 167: 77 1 1	218
	219
For full time England and Ireland	37
Ditto Scotland	219
Prohibition of Employment.—See " Employment"	55, 139
Prohibition of Places for Meals	55, 140

Proof of Age. May lie on defendant in case of pros Certificate of birth or other sufficient		• • •		145 41
Prosecution. May not be instituted by any person	ı in Scotlane	d		131
Protection of Children Act. Powers of inspectors	• •••		• • •	221
Public Clock.—See "Clock."				
Public Health Act.—See "Sanitary To apply to places in which fewer are employed	than twent	y perso	ons 	127
Sanitary provisions to apply to worl	kshops	• • •		6
Definition of, in England	• • • •	• • •	• • •	123
Ditto Scotland		• • •	• • •	133
Ditto Ireland	• • • •	• • •	• • •	136
Public Health (London) Act		• • •	• • •	223
Purifying Workshops. May be required by sanitary authority	ity	• • •	• • •	6
Quarries. Are either non-textile factories or we Exceptions in Cornwall	_	 71, 73,		
Rags, Sorting or Dusting. Meals prohibited		• • •	55,	140
Raw Silk-Winding and Throwing	g.—See "Sil	k."		
Recognised Efficient School. A parent shall cause his child to	attend a r	ecognis	sed	
efficient school				32
Definition of		• • •	• • •	121
Recovery of Lost Time.—See "Lost Reelers. In cotton factories to be supplied wi		es of wo	ork	180
Registers of Children and Young I	•			
To be kept in factories and in certain		s		130

Registers of Children and Young Persons—continued. PAGE Secretary of State may require register to be kept in workshops 100, 101 To be in the form, &c., prescribed by Secretary of State 124
Registers of Special Exceptions. To be kept, and proper entries to be made therein 85
Repairing any Article.—See "Article." Constitutes a non-textile factory or workshop 116, 117
Repairing Machinery in Factory, or Repairing the Factory or Workshop. The Act does not extend to young persons so employed 126
Repeal of Acts. Not to affect anything duly done, &c., under any enactment repealed by this Act 138
Repetition of Offence. Restriction upon cumulative fines 111 Minimum penalty fixed in certain cases 183
Reports. Annual Report to be laid before Parliament as may be prescribed by Secretary of State 91 Certifying surgeon to report to Secretary of State annually 97, 178
Ribbon Factories. Five-hour spell authorised in the making of ribbon 65, 149
Ribbon-weaving Workshops. Period of employment may be from 8 A.M. to 8 P.M. 58, 142 Ditto ditto extended 71, 147
Ropeworks. Definition of
Sacramental Fast Day. Must be a holiday in Scotland, or some day substituted for it 129, 184

I	AGE
Safety.—See "Fencing," "Machinery," "Mill Gearing," "Fire."	
Sale.—See "Adapting for Sale."	
Salt. A girl under sixteen not to be employed in the making or finishing of salt 55,	139
Salting Fish.—See "Fish."	
Sanitary Authority. Definition of, in England Ditto Scotland Ditto Ireland Notice to be given by inspector to sanitary authority of	123 130 134
nuisances in a factory or workshop	3
Sanitary authority to make inquiry, and to act on such notice	3
For purposes of entry, &c., has same power as inspector of factories	162
shop an officer of the sanitary authority Has power to issue notice to workshops to limewash,	3
&c	6
fire in factories newly erected	
factories	169 182
Sanitary Provisions. Sanitary condition to be enforced by an inspector in a factory and in a workshop upon default of sanitary	
authority Sanitary defects in a factory or workshop to be reported	3
by an inspector to the sanitary authority In all workshops sanitary provisions are to be enforced	3
by the sanitary authority	6 161

Saturday.	PAGE
Periods of employment and meals—	
For young persons and women in textile factories	16
For children ditto	18
For young persons and women in non-textile fac-	
tories and workshops	20
For children ditto	21
For workshops in which women only are employed	25
For domestic workshops	26
When hours of work have not exceeded eight on	
any day in the week work may be continued	
for eight hours on Saturday	28
Male young persons working in day and night	
shifts may work on Saturday afternoon	78
Jews may be employed on Saturday evening	68
A child not required to attend school on Saturday	33
In certain factories and workshops work may con-	
tinue until 3 P.M. or 4 P.M. on Saturday	58
Secretary of State authorised to permit the sub-ti-	
tution of another day for the Saturday half-	
holiday	64
In Turkey red dyeing young persons and women	
may work until 4.30 P.M. on Saturday	65
Saws.	
Period of employment may be from 8 A.M. to 8 P.M. 58	3, 142
School.—See "Child." "Certified Efficient School."	
"Recognised Efficient School." "Manual Labour."	
Recognised Enterent School. Mandal Earotti.	
School Attendance.	
A school attendance to be fixed by the Secretary of State.	
with the consent of the Education Department	37
Definition of	34
When excused	33
School Certificate.—See "Certificate of School Attendance."	•
Scissors.	
	. 142

Scotland.					F	AGE
Definition of terms and pr						129
Preliminary education for						219
	full time					219
Regulations for procuring	certificat	tes of b	irth			128
An inspector empowered						
which he is prosecu	tor, and	to exa	mine	witnes	s in	
sheriff's enquiry into	cause of	death			132,	185
Every person convicted is	liable to	the co	sts			132
Holidays in Scotland	* * *	• • •		• • •		184
Seasons of the Year.						
Extension of period of en	mployme	nt autl	horise	l in tra	des	
depending thereupon			• • •			145
Secretary of State.						
Powers as to officers, &c.						
May appoint inspec	etors (un	der wh	atever	name	he	
may fix), clerks						
regulate their d	luties an	d salar	ies, and	d estab	lish	
an office in Lor	ndon					90
May prescribe the f					der	
the various sec	tions .		• • •			90
May assign duties	of inspec	ctors n	nder t	he Pro	tec-	
tion of Childre	n Act		• • •			222
May make rules for	the app	ointme	nt of	certify	ing	
surgeons						96
May annul appoint	ment or	revoca	tion of	f appoi	nt-	
ment of certify						96
May make rules for						96
May regulate fees to						
ing accidents						47
May regulate fees to						
certificates				• • •		99
Powers as to administration						
May define what sh						34
May prescribe all	the form	ıs, noti	ces, c	ertifica	tes,	
registers, &c., r						124
May prohibit the					thy	
parts of factoric	es and w	orksho	ps			56

Secretary of State—continued.	PAGE
Powers as to administration of Act—	
May reseind such prohibition if afterwards neces-	
sary	56
May require registers to be kept in workshops 100), 182
May require certificates of fitness for workshops	57
May recall such requirement if afterwards un-	
necessary	58
May direct inspector to remedy defects in sanita-	
tion in default of sanitary authority	4
May, by order, require lists of out-workers to be kept	182
May make cleanliness, &c., a condition for working	
under any relaxation	83
May vary table of humidity	193
May require special rules, and amend them	11
Powers as to relaxations—	11
	50
May permit variation of periods of employment	55
May permit male young persons of sixteen to be	90
employed as adults in bakehouses	63
ž V	00
May permit the substitution of another day for the	C 1
Saturday half-holiday	64
May permit five-hour spell	65
May permit the eight half-holidays to be given on	cc
different days	66
May permit meal hours to be given at different	=0
times	70
May permit extension of period of employment of	50
young persons and women for forty-eight days	72
Also for women for ninety-six days	75 76
Also in water mills	
May permit employment of male young persons of	77
sixteen years of age in day and night shifts	1.1
May permit extension of employment of children.	- 0
young persons, and women for thirty minutes	73
May exempt from the Act in times of emergency	770
establishments belonging to the Crown	119
Who shall exercise powers of Secretary of State	123
Secure Fencing.—See "Machinery" and "Mill Gearing."	
Seed Crushing Mills.—Sa "Oil Mills."	

Self-Acting Machine.	PAGE
A child, young person or woman not to work between the fixed and traversing parts of a self-acting machine	
Servant.—See "Agent."	
Secretary of State may appoint servants for office in	0.0
London	. 90
Of notice, order, requisition, summons, or document	. 104
Sessions. Appeals lie to general or quarter sessions in England	. 113
Sets of Young Persons. Different meal hours	0, 143
Shafts. To be securely fenced	. 7
Shell—Marl or Pearl. Meals prohibited 5	5, 141
Sheriff or Sheriff Substitute.	0, 141
To have jurisdiction in Scotland	132
To direct enquiry in fatal accident	
To give notice to the inspector	185
Shipbuilding Yards Are either non-textile factories or workshops	152
Shop Hours Regulation Act	223
Silk.	
Manufacture of, constitutes a textile factory	
Five-hour spell authorised in winter months in the winding and throwing of raw silk 6	5, 149
.,	0, 140
Silvering of Mirrors by Mercurial Process. A child or young person not to be employed where such	
	5, 139
Silverplate.	
	8, 142
Singeing Rooms. Meals prohibited 5	5, 140
Sleeping Place.	118
Room used solely for sleeping exempt Sleeping Places in Bakehouses.—See "Bakehouses."	110
THEEDING THEED IN DANGINGED. SOV STORES	

Soap. To be used in washing factories, workshops and bakehouses 50	
Soap Works. Ceilings exempt from limewashing 50, 55	
Special Rules. Regulations for establishing, &c 11 Copy to be certified by inspector 15	
Spell.—See "Meals. Five-hour spell."	
Spontaneous Combustion. Young person or women may be employed in open-air bleaching works to prevent damage 7-	1
Standard of Proficiency.—See "Certificates."	
Starch Works. Ceilings exempt from limewashing 50. 55	2
Steam. Accidents caused by escape or explosion of steam to be reported)
Steam Engine. Every part of a steam engine to be securely fenced	7
Steam Power. Use of steam power constitutes a "Factory" 116	3
Stone Works. Exempt from limewashing	
Storage. Places used for, exempt from limewashing 50. 55 Strap.—See "Driving Strap.")
Straw Hats. Period of employment may be from 9 A.M. to 9 P.M 60)
Straw Plaiting. When carried on in a dwelling-room by the family dwelling there is exempt from the Act 124, 154	
Strawboard Lining. Period of employment may be from 8 A.M. to 8 P.M. 58, 142	2

Sudden Press of Period of emp		, he ex	tende	-1			PAGE 145
Sugar-loaf Re		oc ca	· bolice		• • •	• -,	110
Male young		may	be en	nployed	l in n	ight	
shifts	• • • • • • • • • • • • • • • • • • • •	• • •	• • •	• • •	• • •	77,	, 148
Summary Jur	isdiction.						
All information		ard be	efore o	eourt o	f sumn	ary	
,	on	• • •	• • •	• • •		• • •	112
Definition of i		• • •	• • •	• • •	• • •	• • •	124
	Scotland	• • •	• • •	• • •		• • •	130
Ditto	freland	• • •	• • •	• • •	• • •	• • •	135
Summary Juri		ts.					
Definition of	**	• • •	• • •	• • •	• • •	• • •	124
	Scotland	• • •	• • •	• • •	• • •	• • •	130
Ditto	Ireland	• • •			• • •	• • •	135
Sunday. A child, youn	g person, or	woman	not t	o be ei	nplove	d on	
	,						30
	male young						
	ght shifts in						77
Young person		_	Jews	may be	e empl	oyed	
on Sunda	ys	• • •	• • •	• • •	• • •	• • •	69
Sweetmeats	-See "Bon-bor	ns."					
Tanners. Exempt from	limowachina					5	0, 51
•	nmewasning	• • •		• • •	• • •	0	0, 01
Tar. Where used—	-exemption fr	om lin	newasl	hing		5	0, 51
Tea Lead, Rol		1		1		H 1	3.47
Period of emp		be ex	tende	1		71	, 146
Teagle.—Sec "	Hoist."						
Throwing Ray	w Silk.—See	"Silk	."				
Tiles. See "Br							
Tin Streams.							
Exceptions in	Cornwall	• • •		• • •	71, 7	3, 146	, 147
Tobacco Manu	facture.						
Constituted a							, 151
Period of emy	dovment may	z be fro	om 8 7	A.M. to	8 P.M.	58	, 142

Tops of Rooms.	20		PAGE
Exempt from limewashing if of slate or iron,	or 20		∩ 5 9
high	• • •	9(0, 52
Tow. Manufacture of, constitutes a textile factory	•••	• • •	116
Trade.—See also "Article," "Factory" "Gain shop."	," " W	ork-	
Manual labour must be exercised by way of trad purposes of gain to constitute a factory or			116
Travelling Ovens in Bakehouses. Different meal hours	• • •	70,	, 144
Traversing Parts—See "Self-acting Machine."			
Treasury. Salaries, &c., of inspectors fixed with approval o	f Treas	sury	90
Trimming Factories. Five-hour spell authorised in the making of	trimn		149
Truck Act. To be enforced in factories and workshops by	inspec		
Tube Works.—See "Iron Tubeworks."	majace	,6015	~11
Turkey Red Dyeing.—See also "Dyeworks."			
Young persons and women may be employed	until -	4.30	
P.M. on Saturdays Young persons and women may be employed t	• • •		65
damage from spontaneous combustion Period of employment may be between 8 A.M. (• • •	74
<u> </u>		58,	141
Regulations under which overtime may be work	zed	71.	145
Type Founding.			1.40
Meals forbidden in certain cases	• • •	70.	145
Umpire. May be appointed on arbitration cases	• • •	• • •	188
Unforeseen Events. Period of employment may be extended	• • •	71,	145
Urinal.			
A factory to be kept free from effluvia from A workshop ditto ditto	• • •	•••	2 6

Valentine Making. Period of employment authorised between 8 A.M. and 8 P.M 58, 141 Extension of period of employment authorised 71, 145
Vapours. A factory shall be ventilated so as to render harmless impurities, vapours, &c., generated in process of manufacture or handicraft 2 A workshop ditto ditto 6
Varnishing.—See "Painting in Oil." Varnish Works.
Exempt from limewashing 50, 51 Vat.—See also "Machinery," "Pan," "Accident." Accidents from unfenced vat or pan to be reported 45
Ventilation. A factory to be efficiently ventilated 2 A workshop ditto 6 Secretary of State may inquire as to ventilation in workshops, and take steps to enforce it 4 The adoption of special means may be made a condition of granting an exemption by the Secretary of State 83
Wages. To be paid in the current coin 201 Deductions may be made from wages 210, 211 Particulars to be supplied to winders, weavers and reclers in cotton factories, and to weavers in woodlen, worsted, linen, and jute factories, to assist in calculation of wages 180
Warehouse. Soc also "Polishing," "Cleaning," "Wrapping and Packing up." Period of employment may be between 8 A.M. and 8 P.M. 58, 142
Ditto may be extended 71, 145 Warping and Winding.—See "Ribbon-weaving." Washing.
Factories painted in oil must be washed once in every fourteen months 50 Bakehouses must be washed every six months 53

Watch Movements. Ceilings exempt from limewashing		PAGE 0, 52
Water-closet. A factory to be kept free from effluvia from A workshop ditto ditto If an inspector observes any neglect or defect in regardany water-closet, he shall give notice to the sanitauthority of the district		2 6
Water-power. Use of water-power constitutes a factory Time lost in factories moved by water-power may recovered	be	116 76
Water Supply. If an inspector observes any neglect or default in reg to water supply, he shall give notice to the sanit authority of the district	ard ary	3
Water-Wheel. Every part of a water-wheel to be securely fenced	•••	7
Wearing Apparel.—Making of. Period of employment may be between 8 A.M. and 8 I Extension of period of employment authorised Different meal hours	58. 71.	141 145 143
Weather.—Manufacture or handicraft liable to be spoi by weather— Period of employment may be extended		144
Weavers. In cotton, woollen, worsted, linen, and jute factories, be supplied with particulars of work		180
Week. Means the period between midnight on Saturday to manight on the succeeding Saturday	id-	123
Weights and Measures. Inspectors of weights and measures anthorised to examine weights and measures used in checking or ascertaing wages	in-	105
ing nages		100

Welsh Language. Inspectors in Wales to have a knowledge of the Welsh	PAGE
	180
Wet Spinning. A child, young person, or woman, not to be employed where wet spinning is carried on, unless sufficient means be taken to protect the workers from being wetted	55
Wheel-race. Every wheel-race, not otherwise secured, shall be fenced	-
close to the edge thereof	7
White Lead. Definition of white lead factory Regulations under which the manufacture may be carried	
on	158
Factory to be certified Penalty if not certified	158
Penalty if not certified A child or young person not to be employed where the process of making white lead is carried on 55	
· ·	, =00
Winders. In cotton factories to be supplied with particulars of work	
Winding Raw Silk.—See "Silk."	
Windows.—See "Glazed Windows."	
III am an	
Women. Definition of woman Prohibited from cleaning mill gearing in motion, or working between the fixed and traversing parts of a	123
self-acting machine	15
Period of employment and times allowed for meals— In a textile factory	16
In a non-textile factory	20
In a workshop in which neither children nor young	
persons are employed 20	4, 175
Variation of period of employment	58

Women—continued.	PAGE
Extension of period of employment	71
Ditto not legal in women's workshop	
Employment in domestic workshops not restricted	25
Prohibition of places for meals	55, 140
Prohibition of employment during meal hours, excep	pt in
places named in Sched. 3, part 2	70, 143
Regulations as to meal times	28
If working only eight hours a day, may work eight l	iours
on Saturday	28
May not be employed on Sundays, except being Jew	s 21
Regulations as to employment not to apply in flax so	
mills in which women only are employed	83
May not be employed for four weeks after childbirth	15, 178
See also "Employment," "Jews," "Water-power."	
Wood.—When manufactured unpainted or unvarnishe	А
Exemption from limewashing	
	00, 01
Wool.	
Manufacture of, constitutes a textile factory	116
Meals prohibited in sorting and dusting	55, 140
Woollen Factories.	
Five-hour spell authorised in certain counties	65. 149
Occupiers to supply weavers with particulars of wor	
Working for Hire. Definition of	1.21
Definition of	121
Workman.—See "Agent"; also "Contractor."	
Definition of, in Truck Act	209
Workplace	222
•	
Workshop.	
Definition of operations which constitute a "v	
shop"	116
It must be a place to and over which the employer of	
persons has the right of access and control	118
A part of a factory or workshop may be taken to	be a
separate workshop	118
Government establishments included in the definiti	
workshops	119

Workshop—continued.	PAGE
Secretary of State may by order exempt Government	
workshops	119
A room used solely for sleeping therein not to form part	
of a workshop	118
Premises not excluded from the definition of workshop by	
being in the open air	119
Regulations for women in a workshop where neither	
children nor young persons are employed	24
Regulations for domestic workshops	25
Sanitary condition under sanitary authority	6
Sanitary authority may direct limewashing, &c	6
The Act does not apply to workshops in which neither	
children, young persons, or women are employed	119
The Act does not apply to the exercise in a private house	
or private room by the family dwelling there, of	
light handicrafts named in Schedule	
Nor where the labour is at irregular intervals, and does	
not constitute the whole or principal means of living	
of such family	125
The Act does not apply to a recognised efficient school in	
which manual labour is exercised, during school	
hours, for the purpose of instruction	119
Worsted.	
Included in term "wool."	
Manufacture of, constituted a textile factory	116
Occupiers to supply to weavers particulars of work	180
Wrapping up Goods in a Warehouse.	
	8, 142
	1, 145
3	,
Yarn.—See definition of "Bleaching work" and "Dycing work."	,
Yellow Metal Rolling Mills.	
Male young persons of sixteen may be employed on day	
and night shifts 7	1, 143
Young Persons.	
Definition of	. 123
A child of thirteen, having a certificate of proficiency	,
may be employed as a young person	. 36

Young Persons—continued.	PAGE
A young person prohibited from cleaning mill gearing i	n
motion, or working between the fixed and traversin	or O
parts of a self-acting machine	15
Period of employment and time allowed for meals—	
In textile factories	16
In non-textile factories and workshops	20
In domestic workshops	25
Variation of period of employment	58
Extension of period of employment	. 71
Prohibiton of employment	
Prohibition of places for meals	
Prohibition of employment in meal times, except in	
	55, 143
Regulations as to meal times	
If working only eight hours per day, may also work eight	
hours on Saturday	
Regulations as to holidays	0
A young person under sixteen not to be employed for ful	
time in a factory without a certificate of fitness and	
certificate of birth	. 40
Certificates of fitness may be procured for workshops	-
If an inspector considers a young person incapacitate	
from working he may give notice thereof	
May not be employed on Sunday, except those of th	
Jewish religion, and male young persons employe	
in day and night shifts in blast furnaces and pape	
mills 30,	
See also "Male Young Persons," Lace Factories," "Bake	
houses," "Newspaper Printing," "Night," "Employ	-
ment," "Jews," "Water-power."	



List of Books and Forms—contd.

鶲

No. For		s.	d.	Postage.						
26	Night Work—Male Young Persons '	0	I	$\frac{1}{2}$						
27	Night Work—Printing Newspapers	0	I	$\frac{1}{2}$						
28	Glass Works—Male Young Persons—Accustomed hours	0	I	1						
29	Workshop in which neither Children nor Young Persons are employed	0	I	1/2						
30	Period of Employment—8 hours on Saturday	0	I	1/2						
31	Notice of alteration of period of employment	0	I	1						
32	Notice of alteration of meal times o I									
33	Notice of alteration of employment of Children o I									
34	Substitution of bank holiday for Good Friday 0 1 1									
35										
36	Substitution of Sacramental Fast Days for Christmas day and Good Friday in Scotland	0	I	1						
37	Register of Children and Young Persons. 60 names	0	3	I						
	Ditto ditto 250 .,	I	0	1 1/2						
	Ditto ditto 500	ĩ	9	21/2						
374	Register of Young Persons only 60 ;,	0	3	I						
	Ditto ditto 250 ,,	I	0	1 1						
	Ditto ditto 500 .,	1	Ō	21/2						
37 ⁰	Register of Children only 60 ,.	o	3	1						
	Ditto 250	I	0	1.						
	Ditto 500	1	9	21/2						
283				ZÉ)						

List of Books and Forms—contd.

		200.00			- 5111				
No. of Form.						s.	ď.	Postage. d.	
38 & 39	afternoc	tificate Boom sets, or for it	r altern	_	em-	0	3	$\frac{1}{2}$	
	Ditto	ditto		250	11	1	0	I	
	Ditto	ditto		500	,,	1	9	2	
38 & 39 <i>u</i>	Ditto	ditto, F	cap folio	930	11	2	6	3	
38 & 39%	Ditto	ditto	4to	560	3.7	2	0	2	
40 Reg	ister of Over	time—48 N	otices	• •	• •	0	6	$I\frac{1}{2}$	
41 Certificates of Fitness of Children for several • Factories of same occupier, 50 in a book 0 9									
42 Cer	tificates of several Fact		ne occup			0	9	2	
43 Not	ice of Acci Certifying S			•		0	6	I	
44 Reg	quisition as t dent Regist			-		0	6	I	
Alp	habetical Ind	dex of Name	es of Ch	ildren		I	0	I	
	Ditto		You	ung Pe	rsons	1	O	I	

NOTE-In all Orders the Postage must be Prepaid.



