Regular Session, 2011

HOUSE BILL NO. 303

BY REPRESENTATIVE PONTI

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 23:152, 182, 183, 184(2)(f) and (g), 187, 191, 192, 213, 214,
3	215(B), 233, and 251(A) and to repeal R.S. 23:253 and 254, relative to the
4	employment of minors; to provide for hours during which minors may work; to
5	provide for limitations in employment; to provide technical changes; and to provide
6	for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 23:152, 182, 183, 184(2)(f) and (g), 187, 191, 192, 213, 214, 215(B),
9	233, and 251(A) are hereby amended and reenacted to read as follows:
10	§152. Enforcement of provisions
11	The secretary executive director or his authorized representatives shall visit
12	and inspect at all reasonable times, and as often as possible, all places where minors
13	are employed; they shall have access to the age and employment certificates kept on
14	file by the employer as well as to all other records which may aid in the enforcement
15	of this Part. The secretary executive director shall institute judicial proceedings to
16	enforce the provisions of this Part, and the district attorney shall prosecute.
17	* * *
18	§182. Employers to keep records
19	Every person employing minors shall procure and keep on file an
20	employment certificate for each minor, except for those minors employed in
21	approved federally funded youth training programs and those minors employed in

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theatrical, modeling, motion picture or television production, musical occupations, or in other performing arts. Such certificate shall be accessible on the job site, or in the immediate area of the work location, at all times to any officer charged with the enforcement of the provisions of this Chapter.

§183. Persons authorized to issue

Employment certificates shall be issued by the parish or city school superintendent or by his or her designated representative, whose name shall be submitted in writing for approval to the assistant secretary executive director of the office of unemployment insurance administration of the Louisiana Workforce Commission. After January 1, 2004, in connection with the issuance of any employment certificate, the The superintendent or his designee must completely fill out and electronically submit the Employment Certificate Interactive Form located on the Louisiana Workforce Commission's website. The employment certificate shall be printed online from the website from the information that has been entered onto the department's employment certificate database. The original employment certificate shall be signed by the minor and the issuing authority and presented to the minor for delivery to his or her employer.

§184. Requirements for issuance

Employment certificates shall be issued only upon the personal application by the minor desiring employment, accompanied by the written permission of the minor's parent or legal guardian and upon submission to and approval by the issuing authority of the following papers:

* * *

(2) One of the following proofs of age:

25 * * * *

- (f) A school record <u>or school identification</u> showing the minor's age.
- (g) A current valid Louisiana driver's license <u>or other state-issued</u> identification, including a special identification card, with the minor's date of birth.

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§187. Signing of certificate by minor; return by employer after termination of employment

The employment certificate shall be signed by the minor in the presence of the issuing authority who shall then mail the same to the employer. and then it shall be returned to the minor for delivery to the employer. An employment certificate shall be valid only for the employer for whom issued, and the employer shall return it to the issuing officer within three days be required to maintain it on file for a period of fourteen days after the termination of the minor's employment.

* * *

§191. Revocation

The secretary executive director may revoke any employment or other certificate if in his judgment it was improperly issued or if the minor is illegally employed. If the certificate is revoked, the issuing authority, the employer, and the minor, shall be notified in writing and the minor shall not thereafter be employed or permitted to work until a new certificate has been legally obtained.

§192. Certificates as evidence of age of minors

Employment or age certificates issued in accordance with the provisions of this Sub-part Subpart shall be conclusive evidence of the age of the minor for whom issued in any proceeding involving the employment of the minor subsequent to the issuance thereof.

* * *

§213. Recreation or meal period

No minor shall be employed, permitted, or suffered to work for any five-hour period without one interval of at least thirty minutes within such period for meals. If the period of work before the interval exceeds five hours by less than fifteen ten minutes or less, that difference shall be considered de minimis and shall not be considered a violation of this Section. Such interval shall not be included as part of the working hours of the day. This interval shall be thirty minutes. Any difference in length of the interval less than fifteen minutes shall be considered de minimis and shall not be considered a violation of this Section. If the length of the meal break is

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1	at least twenty minutes, the difference between the actual break time and the required
2	thirty-minute break time shall be considered de minimis, and shall not be considered
3	a violation of this Section. The break shall be documented, using the employer's
4	normal timekeeping system. If a minor fails to clock in or out for a work period or
5	meal break, and a time edit is necessary, the time edit shall be documented and
6	acknowledged in writing by the minor and the manager who performs the time edit.
7	§214. Minors under sixteen; maximum hours when school in session
8	A. Minors under sixteen years of age shall not be employed, permitted, or
9	suffered to work more than three hours each day on any day when school is in
10	session, nor more than eighteen hours in any week when school is in session.
11	B. The school calendar of the school in which the minor is enrolled or the
12	public school calendar for the district in which the minor resides shall be used to
13	determine a school day or week.
14	§215. Minors; minors under sixteen; prohibited hours; maximum work week
15	* * *
16	B. No minor under sixteen years of age who has not graduated from high
17	school shall be employed, or permitted, or suffered to work between the hours of
18	7:00 p.m. and 7:00 a.m. prior to the start of any school day, or between the hours of
19	9:00 p.m. and 7:00 a.m. on any day; except from June first through Labor Day at
20	which time the permissible hours are extended to 9:00 p.m. Minors who are
21	employed in the dairy industry shall be exempt from the provisions of this Section.
22	* * *
23	§233. Presence of minor at place of employment; presumption of employment
24	The presence of any minor under sixteen years of age in any place of
25	employment prohibited to him under the provisions of this Chapter, except during
26	the dinner hour, and observed to be performing work duties on the employer's behalf,
27	shall constitute prima facie evidence of his employment therein.

28

1	§251. Minors under sixteen; prohibited employments or occupations; penalty
2	A. No minor under sixteen years of age shall be employed, exhibited, used,
3	or trained for the purpose of exhibition:
4	(1) As a rope or wire walker, gymnast, wrestler, contortionist, stunt rider, or
5	acrobat upon any bicycle or other similar mechanical vehicle or contrivance.
6	(2) In singing, dancing, or playing upon a musical instrument.
7	(3) In any theatrical exhibition or in any wandering occupation.
8	(4) In any illegal, indecent, or immoral exhibition or practice.
9	(5) (3) In the exhibition of such minor when insane or idiotic, or when
10	presenting the appearance of any deformity or unnatural physical formation or
11	development.
12	(6) (4) In any practice, exhibition, or place, dangerous or injurious to the life,
13	limbs, health, or morals of the minor.
14	* * *
15	Section 2. R.S. 23:253 and 254 are hereby repealed in their entirety.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: