An Act To Amend Maine Law Regarding Employment Practices for Certain Minors

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 26 MRSA §774, sub-$1, ¶B, as amended by PL 2003, c. 53, §1, is further amended to read:

B. More than 20 hours in any week when the minor's school is in session, except that the minor may work up to 8 hours on each day that an authorized school closure occurs in that minor's school up to a total of 28 hours in that week. In addition, the maximum weekly hours a minor may work is 50 hours during any week that the approved school calendar for the minor's school is less than 3 days or during the first or last week of the school calendar, regardless of how many days the minor's school is in session for the week. If requested, a school must provide verification of its closings to the minor's employer or the Department of Labor;

Sec. 2. 26 MRSA §774, sub-$1, ¶D, as amended by PL 2003, c. 53, §1, is further amended to read:

D. More than 4 hours in any day when the minor's school is in session, except that the minor may work up to 8 hours on the last scheduled day of the school week;

Sec. 3. 26 MRSA §774, sub-$1, ¶F, as amended by PL 2003, c. 53, §1, is further amended to read:

F. After 10:15 p.m. on a day preceding a day on which the minor's school is in session or after 12 midnight on a day that does not precede such a school day; or
In House of Representatives, .............................................2011

Read twice and passed to be enacted.

................ ................ .......................... .......... .......... Speaker

In Senate, ................ .......... ................ ......... .................2011

Read twice and passed to be enacted.

................ ................ .......................... .......... .......... President

Approved ................ ................ ................ .................2011

................ ................ .......................... .......... .......... Governor