

DR. KRISTOPHER SANCHEZ Director

> BRETT HARRIS Labor Commissioner



## DEPARTMENT OF BUSINESS AND INDUSTRY OFFICE OF THE LABOR COMMISSIONER

## **Chapter 609 – Employment of Minors**



- 1. No child under the age of 16 can: work with poisonous acids; manufacture paints; make matches; work with immoral goods; work in any area where tobacco is made; work in a distillery; work with hazardous machinery; work as a brakeman; work as a fireman, engineer, or conductor on a railroad; work where dangerous explosives are kept; or maintain any employment that is dangerous to their lives and limbs.
- 2. The Labor Commissioner may determine if a particular job is dangerous and may prohibit minors under the age of 16 from working there. Persons concerned about a minor performing dangerous work should make a claim with the Labor Commissioner at labor.nv.gov.
- 3. Every person who employs or allows the employment of a minor in an occupation that is immoral or dangerous is guilty of a misdemeanor. Violations should be reported to the Labor Commissioner at labor.nv.gov.
- 4. The Labor Commissioner may prohibit a child under the age of 16 years from working in the following: selling any products that are determined to be dangerous; selling any product in a county with less than 100,000 people; selling any agricultural products directly to consumers; or as an independent contractor.
- 5. No person under the age of 18 shall be permitted to work as a messenger in the distribution, transmission, or delivery of goods or messages before 5 am or after 10 pm on any day.
- 6. NRS 609.240 has been amended to prohibit minors under the age of 16 years from working more than 40 hours a week or 8 hours a day unless as a performer in a motion picture or on a farm. No child under the age of 16 can work between 11 pm and 6 am on a night preceding a school day if the minor is enrolled in a public or private school, unless they are working as a lifeguard, at an arcade, a performer on stage, a theater, a motion picture, or on a farm. A school or governing body may grant an exemption if they believe it is in the best interest of the child.

- 7. Employers must comply with the Fair Labor Standards Act regarding the employment of a child under 16 years of age, and as such, employers shall not schedule 14 or 15 year olds to work between 7 pm and 7 am on a night before a school day.
- 8. Employment of a child under the age of 14 requires written permission for the employment signed by a judge of the district court of the county of the child's residence.
- 9. Except for employment as a performer in a motion picture, no child under the age of 14 can be employed during the hours public schools are in session.
- 10. A superintendent of public instruction and attendance officer may demand proof of age of an employed minor.
- 11. Any person who is found to be in violation of NRS 609 is guilty of a misdemeanor and an administrative penalty of not more than \$2,500 for each violation.
- 12. Any violations of the above should be reported to the Office of the Labor Commissioner at labor.nv.gov.