WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1961

ENROLLED

HOUSE BILL No. 255

(By Mr. Singleton & Seibert)

PASSED March 16, 1961

In Effect Ninety Days from Passage

Filed in Office of the Secretary of State
of West Virginia MAR 17, 1961
JOSEPH S. BURDETT
SECRETARY OF STATE
ENROLLED

House Bill No. 255

(By Mr. Speaker, Mr. Singleton, and Mr. Seibert)

[Passed March 11, 1961; in effect ninety days from passage.]

AN ACT to repeal article five-a, chapter twenty-one of the code of West Virginia, one thousand nine hundred thirty-one, as amended, and to enact in lieu thereof a new article, designated article five-a, relating to wages for construction of public improvements.

Be it enacted by the Legislature of West Virginia:

That article five-a, chapter twenty-one of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be repealed, and a new article, designated article five-a, be enacted in lieu thereof, to read as follows:

Article 5-a. Wages for Construction of Public Improvements.

Section 1. Definitions.—(1) The term “Public Authority,” as used in this article, shall mean any officer, board or commission or other agency of the state of West Virginia, or any political subdivision thereof, authorized
by law to enter into a contract for the construction of a
public improvement, including any institution supported
in whole or in part by public funds of the state of West
Virginia or its political subdivisions, and this article shall
apply to expenditures of such institutions made in whole
or in part from such public funds.

(2) The term "Construction," as used in this article,
shall mean any construction, reconstruction, improve-
ment, enlargement, painting, decorating, or repair of any
public improvement let to contract. The term construc-
tion shall not be construed to include temporary or emer-
gency repairs.

(3) The term "Locality" means the county where the
construction is to be performed, except that if there is not
available in the county a sufficient number of competent
skilled laborers, workmen and mechanics to perform such
construction efficiently and properly, and may include
one or more counties in this state adjacent to the one in
which the construction is to be performed and from which
such skilled laborers, workmen and mechanics may be
obtained in sufficient numbers to perform the construc-
tion. With respect to construction of public improvements with the state road commission, "locality" may be con-
strued to include one or more counties in this state adja-
cent to the one in which the construction or public im-
provement is to be performed and from which skilled laborers, workmen and mechanics may be accessible for work on such construction on public improvements.

(4) The term "Public Improvement," as used in this article, shall include all buildings, roads, highways, bridges, streets, alleys, sewers, ditches, sewage disposal plants, waterworks, airports, and all other structures upon which construction may be let to contract by the state of West Virginia or any political subdivision thereof.

(5) The term "Construction Industry," as used in this article, shall mean that industry which is composed of employees and employers engaged in construction of buildings, roads, highways, bridges, streets, alleys, sewers, ditches, sewage disposal plants, waterworks, airports, and all other structures or works whether private or public on which construction work as defined in subsection (two) of this section is performed.
(6) The term “Board” shall mean the minimum wage board as constituted in this article.

(7) The term “Employee”, for the purposes of this article shall not be construed to include such persons as are employed or hired by the public authority on a regular or temporary basis or engaged in making temporary or emergency repairs.

Sec. 2. Policy Declared.—It is hereby declared to be the policy of the state of West Virginia that a wage of no less than the prevailing hourly rate of wages for work of a similar character in the locality in which the construction is performed, shall be paid to all workmen employed by or on behalf of any public authority engaged in the construction of public improvements.

Sec. 3. Fair Minimum Rate of Wages; Determination.—Any public authority authorized to let to contract the construction of a public improvement, shall, before advertising for bids for the construction thereof, ascertain from the state commissioner of labor, the fair minimum rate of wages, including fair minimum overtime and holiday pay, to be paid by the successful bidder to the laborers,
workmen or mechanics in the various branches or classes of the construction to be performed; and such schedule of wages shall be attached to and made a part of the specifications for the construction and shall be printed on the bidding blanks when approved by the commissioner of labor where the construction is to be performed by contract. The "fair minimum rate of wages," for the intents and purposes of this article, shall be the rate of wages paid in the locality in this state as hereinbefore defined to the majority of workmen, laborers or mechanics in the same trade or occupation in the construction industry. The commissioner of labor or a member of his department designated by him shall assemble the data as to fair minimum wage rates and shall file wage rates. Rates shall be established and filed as hereinafter provided on January one of each year. These rates shall prevail as the minimum wage rate on all public improvements on which bids are asked during the year beginning with the date when such new rates are filed and until the new rates are filed, the rates for the preceding year shall remain in effect:

Provided, however, That such rates shall not remain in
effect for a period longer than fifteen months from the
date they are published, but, this provision shall not affect
construction of a public improvement then underway.

Sec. 4. Minimum Wage Rate Board; Appointment;

Duties; Secretary.—A minimum wage rate board shall
consist of five members to be appointed by the governor
with the advice and consent of the state senate to serve
at the will and pleasure of the governor. The governor,
in making his appointments, shall name one representa-
tive from the state road commission, one from organized
labor in the building and construction trades, one from
the highway and heavy contractors, one from the build-
ing contractors and one from a municipality in this state.
The term of each member shall be for a period of four
years.

The members of the board shall serve without compen-
sation.

The wage rate board shall annually elect a chairman
from its membership, and shall sit at the call of the chair-
man to hear and decide appeals from determinations of
the commissioner of labor of fair minimum wages; the
wage rate board shall be empowered to establish rules for the conduct of its proceedings.

The commissioner of labor shall designate an employee of the department of labor to be the permanent secretary to the minimum wage rate board who shall maintain a record of all proceedings of the board. The commissioner is empowered to employ any clerical or other employees necessary to carry out the functions of the board.

Sec. 5. Prevailing Wages Established at Regular Intervals—How Determined—Hearings on Objections—Judicial Review.—(1) The department of labor, from time to time, shall investigate and determine the prevailing hourly rate of wages in the localities in this state. Determinations thereof shall be made annually on January one of each year and shall remain in effect during the successive year:

Provided, however, That such rates shall not remain in effect for a period longer than fifteen months from the date they are published.

In determining such prevailing rates, the department of labor may ascertain and consider the applicable wage rates established by collective bargaining agreements, if
any, and such rates as are paid generally within the
locality in this state where the construction of the public
improvement is to be performed.

(2) A copy of the determination so made, certified by
the secretary of the board shall be filed immediately
with the secretary of state and with the department of
labor. Copies shall be supplied to all persons requesting
same within ten days after such filing.

(3) At any time within fifteen days after the certified
copies of the determination have been filed with the secre-
tary of state and the department of labor, any person
who may be affected thereby may object in writing to
the determination or such part thereof as he deems ob-
jectionable by filing a written notice with the department
of labor stating the specific grounds of the objection.

(4) Within ten days of the receipt of the objection, the
department of labor shall set a date for a hearing on the
objection. The date for the hearing shall be within thirty
days after the receipt of the objection. Written notice of
the time and place of the hearing shall be given to the
objectors at least ten days prior to the date set for the
hearing and at a time so as to enable the objectors to be present.

(5) The department of labor at its discretion may hear such written objection separately or consolidate for hearing any two or more written objections. At the hearing the department of labor shall introduce into evidence the results of the investigation it instituted and such other facts which were considered at the time of the original determination of the fair minimum prevailing hourly rate including the sources which formed the basis for its determination. The department of labor or any objectors thereafter may introduce such further evidence as may be material to the issues.

(6) Within ten days of the conclusion of the hearing, the department must rule on the written objections and make such final determination as shall be established by a preponderance of the evidence. Immediately upon such final determination, the department of labor shall file a certified copy of its final determination with the secretary of state and with the department of labor and shall serve
a copy of the final determination on all parties to the proceedings by personal service or by registered mail.

(7) Any person affected by the final determination of the department of labor, whether or not such person participated in the proceedings resulting in such final determination, may appeal to the board from the final determination of the department of labor within ten days from the filing of the copy of the final determination with the secretary of state. The board shall hear the appeal within twenty days from the receipt of notice of appeal. The hearing by the board shall be held in Charleston. The hearing by the board shall be upon the record compiled in the hearing before the department of labor and the board shall have the authority to affirm, reverse, amend, or remand for further evidence, the final determination of the department of labor. The board shall render its decision within ten days after the conclusion of its hearing.

(8) Any party to the proceeding before the board or any person affected thereby may within thirty days after receipt of the notice of its decision, appeal the board's
decision to the circuit court of the county wherever the
construction of a public improvement is to be performed
which shall consider the case on the record made before
the commissioner of labor and before the board. The
decision of such circuit court may be appealed to the su-
preme court of appeals of West Virginia by any party
to the proceedings or by any person affected thereby in
the manner provided by law for appeals in civil actions.
(9) Pending the decision on appeal, the rates for the
preceding year shall remain in effect.

Sec. 6. Contract to Contain Provisions Relative to Rate
of Wages to Be Paid.—In all cases where any public au-
thority has ascertained a fair minimum rate or rates of
wages as herein provided, and construction of a public
improvement is let to contract, the contract executed be-
tween the public authority and the successful bidder shall
contain a provision requiring the successful bidder and all
his subcontractors to pay a rate or rates of wages which
shall not be less than the fair minimum rate or rates of
wages as provided by this article.
Sec. 7. Wage Rates to Be Kept Posted.—A clearly legible statement of all fair minimum wage rates to be paid the several classes of skilled laborers, workmen and mechanics employed on the construction on the public improvement shall be kept posted in a prominent and easily accessible place at the site thereof by each contractor and subcontractor subject to the provisions of this article.

Sec. 8. Wage Record of Contractor.—The contractor and each subcontractor or the officer of the public authority in charge of the construction of a public improvement shall keep an accurate record showing the names and occupation of all such skilled laborers, workmen and mechanics employed by them, in connection with the construction on the public improvement and showing also the actual wages paid to each of the skilled laborers, workmen and mechanics, which record shall be open at all reasonable hours to the inspection of the department of labor and the public authority which let the contract, its officers and agents. It shall not be necessary to preserve such record for a period longer than three years after the termination of the contract.
Sec. 9. Penalties for Violation of Act.—(A) Any contractor or subcontractor who wilfully and knowingly violates any provision of this article shall be fined not less than fifty nor more than two hundred and fifty dollars.

(B) Any skilled laborer, workman or mechanic who is engaged in construction on a public improvement let to contract, who is paid less than the posted fair minimum rate of wages applicable thereto, may recover from such contractor or subcontractor the difference between the same and the posted fair minimum rate of wages, and in addition thereto, a penalty equal in amount to such difference, and reasonable attorneys fees. The venue of said action shall be in the county where the work is performed: Provided, however, That an honest mistake or error shall not be construed as a basis for recovery under this subsection.

(C) Where skilled laborers, workmen and mechanics are employed in construction on a public improvement and their posted rate of wages has been determined as provided by this article, it shall be unlawful for any person, for himself or another, to request, demand or receive,
either before or after such skilled laborers, workmen and mechanics are employed in construction on a public improvement, that they or any one of them to pay over money or other thing of value or pay back, return, donate, contribute or give any part or all of their said wages, or thing of value, to any person, upon the statement, representation or understanding that failure to comply with such request or demand will prevent them or any one of them from procuring or retaining employment; and any person who directly or indirectly aids, requests or authorizes any other person to violate any of the provisions of this section shall be guilty of a misdemeanor and fined not less than fifty dollars and not more than two hundred fifty dollars.

Sec. 10. Existing Contracts.—This article shall apply only to contracts for construction on public improvements let after the effective date of this article, and to construction on public improvements for which there has been determined the fair minimum wage rates as provided in this article, and such determination has not been appealed from as may be provided by this article.
Sec. 11. Provisions of Act Severable.—Each section of this article and every part thereof is hereby declared to be an independent section or part of a section, and if any section, subsection, sentence, clause or phrase of this article shall for any reason be held unconstitutional, the validity of the remaining phrases, clauses, sentences, subsections, and sections of this article shall not be affected thereby.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Chairman House Committee

Originated in the House.

Takes effect... days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker House of Delegates

Approved this the 17th day of March, 1961.

Governor

Filed in Office of the Secretary of State of West Virginia MAR 17 1961

JOE F. BURDETT
SECRETARY OF STATE