

IN THE

SUPREME COURT OF THE STATE OF ILLINOIS

Term A.D. 1909.

W. C. RITCHIE & COMPANY, an Illinois
 Corporation, W. E. RITCHIE, ANNA
 KUSSEROW and DORA WINDEGUTH,
 Appellees.

VS.

JOHN E. W. WAYMAN, as State's Attorney
 for Cook County, and EDGAR T. DAVIES, as)
 Chief Factory Inspector of the State
 of Illinois,
 Appellants.

)
) Appeal from the
) Circuit Court
) of Cook County.

)
)
) Judge Richard S. Tuthill,
) Presiding.

ASSIGNMENT OF ERRORS:

Now come John E. W. Wayman, as State's Attorney for
 Cook County, and Edgar T. Davies, as Chief Factory Inspector
 of the State of Illinois, above named appellants, and say,
 and each for himself says, that there is manifest error in the
 record, proceedings and judgment aforesaid, in this, to wit:

1. The said Circuit Court erred in overruling the demurrer of the defendants.

2. The said Circuit Court erred in not sustaining the demurrer of the defendants.

3. The said Circuit Court erred in entering the order enjoining and restraining the defendants.

4. The said Circuit Court erred in adjudging as unconstitutional the act of the legislature of the State of Illinois, which went into effect on the first of July A.D. 1909, entitled,

"An Act to regulate and limit the hours of employment of females in any mechanical establishment, or factory or laundry in order to safeguard the health of such employes; to provide for its enforcement and a penalty for its violation."

5. The said Circuit Court erred in enjoining the defendants in enforcing the said statute.

Wherefore ^{and by reason of said errors}

~~the said John E. W. Wayman and Edgar T. Davies pray,~~
and each of them for himself prays, that the decree aforesaid, ~~that the said statute is unconstitutional and void in the record and the~~
^{of said Circuit Court}
proceedings aforesaid may be reversed, annulled and altogether held for nothing.

W. H. Stead

Attorney General

John E. W. Wayman

State's Attorney

Zach. Hoppeimer

Samuel A. Harper

of Counsel