LABOR, DIVISION OF: Permit necessary where persons are employed. Manufacturer of clothing in dwelling house, residents of dwelling excepted.

December 23, 1937.

Mrs. Mary L. Garner,
Director, Bureau of Women and Children,
Division of Labor,
Room 404, State House,
Indianapolis, Indiana.

Dear Mrs. Garner:

I have before me your letter of December 22, 1937, calling for a construction of section 14 of the Acts of 1899 which is now compiled in Burns Indiana Statutes Annotated, 1933, section 40-1010. This section is limited to the "manufacture of coats, vests, trousers, knee-pants, overalls, cloaks, furs, fur trimmings, fur garments, shirts, purses, feathers, artificial flowers or cigars, for sale, * * *.”

The immediate members of the family living in a room or an apartment or tenement or dwelling house where the above named articles are manufactured for sale by such members are excepted from the provisions of this section and not required to procure a permit to carry on this work.

“No person, firm or corporation shall hire or employ any person to work in any room or rooms, apartment or apartments, in any tenement or dwelling-house, or building in the rear of a tenement or dwelling-house at making, in whole or in part any vests, coats, trousers, knee-pants, fur, fur trimmings, shirts, purses, feathers, artificial flowers or cigars, for sale, without obtaining first a written permit from the chief inspector,” * * * and it is my opinion that the statute is limited to the articles specified therein and a permit is only compulsory where persons are employed to work on articles as set out in the statute and it does not apply to other types of homework.