

A BILL

FOR AN ACT REQUIRING THAT BOOTS AND SHOES MADE IN CERTAIN PARTS OF SUBSTITUTES FOR LEATHER, AND BOOTS AND SHOES MADE BY "CONVICT OR PRISON LABOR" TO BE STAMPED, AND PROVIDING A PENALTY FOR FAILURE TO SO STAMP.

Be it Enacted by the General Assembly of the State of Iowa:

SECTION 1. It shall be unlawful within this State, for any person, persons or corporation,
2 to use in manufacturing any boot or shoe, a counter, heel, in-sole, out-sole, middle-sole or slip-
3 sole, made in whole or in part of leather-board, straw-board, leatheroid, fibre-board, horn-fibré,
4 pate or any other substitute for leather whatsoever, without clearly, legibly, and in the English
5 language, stamping with a metal die in plain view, upon the outside of the out-sole of the
6 boot or shoe, where and by whom such boot or shoe was made and what substitute for leather,
7 if any, has been used; and in the same way designating each part where such substitute, if any,
8 has been used, whether in the counter, heel, in-sole, out-sole, middle-sole or slip-sole.

SEC. 2. That it shall be unlawful within this State, for any persons, persons or corporation,
2 to sell, offer or expose for sale, any boot or shoe with a counter, heel, insole, out-sole, middle-
3 sole or slip-sole, made in whole or in part of leather-board, straw-board, leatheroid, fibre-
4 board, horn-fibre, pate or any substitute for leather whatsoever, without clearly, legibly, and in
5 the English language stamping with a metal die in plain view, upon the outside of the out-
6 sole of the boot or shoe, where and by whom such boot or shoe was made and what substitute
7 for leather, if any, has been used; and in the same way designating each part where such sub-
8 stitute, if any, has been used, whether in counter, heel, in-sole, out-sole, middle-sole or slip-sole.
9 Provided, however, that all manufacturers or dealers who may have on hand when this act
10 shall become a law any boots or shoes that are not stamped as required in this act, must, when
11 offering such boots or shoes for sale, affix to the outer sole in plain view of the purchaser, a
12 label, printed clearly and legibly, and in the English language, designating what substitute or
13 substitutes for leather are used, if any, whether in the counter, heel, in-sole, out-sole, middle-
14 sole or slip-sole.

SEC. 3. This act shall not be construed to apply to what is commonly known as a rubber
2 boot or shoe, or to the use of a rubber heel on a boot or shoe; nor shall anything in this act be

3 construed to apply to the use of steel, wood or other substance as an inside filler in the shank
4 of a boot or shoe; nor shall anything in this act be construed to apply to the use of cork or
5 cement between the soles of a boot or shoe.

SEC. 4. It shall be unlawful within this State, for any person, persons or corporation, to sell
2 or offer for sale, any boot or shoe made by convict or prison labor, without clearly and legibly,
3 and in the English language, stamping with a metal die in plain view, upon the outside of the
4 out-sole of the boot or shoe, the following words, "Made by Convict Labor." Provided, how-
5 ever, that all manufactures or dealers who may have on hand when his act shall become a law,
6 any boots or shoes made by "convict or prison labor," that are not stamped as required in
7 this act, must, when offering such boots or shoes for sale, affix to the outer sole in plain view
8 of the purchaser, a label, printed clearly and legibly, and in the English language, reading as
9 follows: "Made by Convict Labor."

SEC. 5. Any person, persons or corporation, who shall violate any of the provisions of this
2 act, shall be guilty of a misdemeanor; and for such offense, shall, upon conviction thereof, be
3 fined not less than ten dollars, and not to exceed two hundred dollars; and for each subsequent
4 offense and conviction thereof, shall be fined not less than two hundred dollars and not to ex-
5 ceed five hundred dollars, in the discretion of the court.