STATE OF ILLINOIS

DWIGHT H. GREEN, Governor



# Illinois Workmen's Compensation Act

(As Amended and in Force July, 1947)

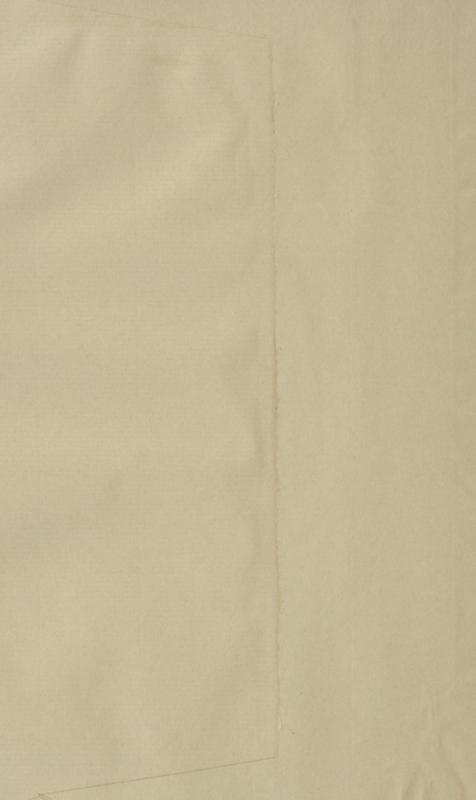
### INDUSTRIAL COMMISSION OF ILLINOIS

WILLIAM E. KAISER, Chairman

160 North LaSalle Street

CHICAGO I, ILL.

(Printed by authority of the State of Illinois)



# Workmen's Compensation Act

OF THE

STATE OF ILLINOIS. Laws, statutes, etc.

As amended and in force July, 1947



INDUSTRIAL COMMISSION

WILLIAM E. KAISER, Chairman

MEMBERS OF COMMISSION

WILLIAM E. KING

JOHN MOULIN
ELMER SCHOFIELD

GEORGE R. MURPHY
Secretary



DWIGHT H. GREEN, Governor

HD 7816.U7 I2 1947

# TABLE OF CONTENTS

		· P
Title	-	
Sec.	1.	Employer—Notice
Sec.	2.	Repealed
Sec.	3.	Applies Automatically
Sec.	31/2.	Repealed
Sec.	4.	Term "Employer"—How Construed
Sec.	5.	Term "Employee"—How Construed
Sec.	6.	Employee's Right to Recover Damages
Sec.	7.	Amount of Compensation for Injury Resulting in Death
Sec.	8.	Amount of Compensation for Injury Not Resulting in Death
Sec.	9.	Where Payment in Lump Sum Desired
Sec. 1	10.	Basis for Computing Compensation
Sec. 1	11.	Compensation Measure of Responsibility Employer Assumed Under Act
Sec. 1	12.	Injured Employee Must Submit to Examination
Sec. 1	3	Industrial Board Created—Appointment—Term of Office
Sec. 1	14.	Salary—Secretary—Clerks—Seal
Sec. 1	15.	Jurisdiction—Duties
Sec. 1	6.	Rules and Orders—Procedure—Powers
Sec. 1	7.	Blank Forms—Books and Records
Sec. 1	8.	Questions Determined by Industrial Board
Sec. 1	19.	Disputed Questions of Law or Fact—Committee of Arbitration—Decision—Petition for Review—Physician—Decision of Industrial Board—Review by Circuit Court or City Court—Circuit Court to Render Judgment—Review after Award—Address to be Filed—Notice—Writ of Error to Supreme Court
Sec. 1	9a.	Rights and Remedies of Poor Person to have Transcript With out Cost
Sec. 2	0.	Industrial Board to Report to Governor
Sec. 2	1.	Award not Subject to Lien-Death
Sec. 2	2.	Contract within Seven Days after Injury Presumed Fraudulent
Sec. 2	3.	Waiver of Provisions Must be Approved by Industrial Board
Sec. 2	4.	Notice of Accident: Limit of Time for Filing Claim

108271

## TABLE OF CONTENTS-Continued

	PA	GE	
Sec. 25.	How Employer may be Relieved of Liability for Compensation	48	
Sec. 26.	Provisions to be Made by Employer Electing to Pay Compensation—Approval of Industrial Board—When Provision not made or not Approved—Insurance Liability—Failure to Comply	48	
Sec. 27.	Not Affect Continuance of any Existing Insurance, etc.—Not Prevent Employer from Insuring—Employee May Insure for Additional Benefits.	51	
Sec. 28.	When Insurance Carrier becomes Primarily Liable	52	
Sec. 29.	Where Injury Caused under Circumstances Creating a Legal Liability in some Person Other than the Employer	52	
Sec. 30.	Report of Accident, etc., by Employer to Industrial Board	53	
Sec. 30½.	Printed Notices of Rules	54	
Sec. 31.	Who Included in Term "Employer"—Contracting with Others to do the Work	54	
Sec. 32.	Right of Action Accruing Before Taking Effect of this Act— if this Act Repealed, etc.—Claim Under Previous Act, how Adjusted	55	
Sec. 33.	Penalties	55	
Sec. 33½.	Name of Act	55	
Sec. 34	Invalidity	56	
Sec. 35.	Repeal	56	
Commutation Tables			
Subject Index			

Subject Index

#### WORKMEN'S COMPENSATION ACT

An Act to promote the general welfare of the people of this State by providing compensation for accidental injuries or death suffered in the course of employment within this State, and without this State where the contract of employment is made within this State; providing for the enforcement and administering thereof, and a penalty for its violation, and repealing an Act entitled "An Act to promote the general welfare of the people of this State by providing compensation for accidental injuries or death suffered in the course of employment," approved June 10, 1911; in force May 1, 1912, as subsequently amended.

Compensation

Accidental Injuries

Employer Election to Pay Compensation

Section 1. EMPLOYER—NOTICE.] Be it enacted by the People of the State of Illinois, represented in the General Assembly: That an employer in this State, who does not come within the classes enumerated by section three (3) of this Act, may elect to provide and pay compensation for accidental injuries sustained by any employee, arising out of and in the course of the employment according to the provisions of this Act, and thereby relieve himself from any liability for the recovery of damages, except as herein provided.

(a) Election by any employer to provide and pay compensation according to the provisions of this Act shall be made by the employer filing notice of such election with the industrial commission, or by insuring his liability to pay compensation under this Act in some insurance carrier authorized, licensed or permitted to do such

insurance business in this State.

(b) Every employer within the provisions of this Act who has elected to provide and pay compensation according to the provisions of this Act by filing notice of such election with the industrial commission, shall be bound thereby as to all his employees until January 1st of the next succeeding year and for terms of each year thereafter: Provided, any such employer who may have once elected, may elect not to provide and pay the compensation herein provided for accidents resulting in either injury or death and occurring after the expiration of any such calendar year by filing notice of such election with the industrial board at least sixty days prior to the expiration of any such calendar year, and by posting such

Notice of Election

Insuring Liability

Bound to Employees

Rejection When Filed Notice Posting notice at a conspicuous place in the plant, shop, office, room or place where such employee is employed, or by personal service, in written or printed form, upon such employees, at least sixty (60) days prior to the expiration of any such calendar year. Every employer within the provisions of this Act who has elected to provide and pay compensation according to the provisions of this Act by insuring his liability to pay compensation under this Act, as above provided, shall be bound thereby as to all his employees until the date of expiration or cancellation of such policy of insurance, or any renewal thereof.

Effect of Election

Rejection by Employer

Employees' Withdrawal

Notice

Rejection Withdrawal of Election to

Repeal and Amendments

(c) In the event any employer mentioned in this section, elects to provide and pay the compensation provided in this Act, then every employee of such employer, as a part of his contract of hiring or who may be employed at the time of the taking effect of this Act and the acceptance of its provisions by such employer, shall be deemed to have accepted all the provisions of this Act and shall be bound thereby unless within thirty (30) days after such hiring or after the taking effect of this Act, and its acceptance by such employee, he shall file a notice to the contrary with the industrial board, whose duty it shall be to immediately notify the employer, and until such notice to the contrary is given to the employer, the measure of liability of such employer shall be determined according to the compensation provisions of this Act: Provided, however, that any employee may withdraw from the operation of this Act upon filing a written notice of withdrawal at least ten (10) days prior to January 1st of any year with the industrial board, whose duty it shall be to immediately notify such employer by registered mail, and, until such notice to the contrary is given to such employer, the measure of liability of such employer shall be determined according to the compensation provisions of this Act.

(d) Any such employer or employee may, without prejudice to any existing right or claim, withdraw his election to reject this Act by giving thirty (30) days' written notice in such manner and form as may be provided by the industrial board. [Amended by Act approved June 10, 1929.]

Sec. 2. Repealed.] Section two of an Act entitled, "An Act to promote the general welfare of the people of this State by providing compensation for accidental injuries or death suffered in the course of employment within this State; providing for the enforcement and administering thereof, and a penalty for its violation, and repealing an Act entitled, 'An Act to promote the general

welfare of the people of this State by providing compensation for accidental injuries or death suffered in the course of employment, approved June 10, 1911, in force May 1, 1912, approved June 28, 1913, in force July 1, 1913, as subsequently amended" is hereby repealed. [Amended by Act approved June 25, 1917.]

Sec. 3. APPLIES AUTOMATICALLY.] The provisions of this Act hereinafter following shall apply automatically and without election to the State, county, city, town, township, incorporated village or school district, body politic or municipal corporation, and to all employers and all their employees, engaged in any department of the following enterprises or businesses which are declared to be extra hazardous, namely:

 The erection, maintaining, removing, remodeling, altering or demolishing of any structure, except as pro-

vided in sub-paragraph 8 of this section.

2. Construction, excavating or electrical work, ex-

cept as provided in sub-paragraph 8 of this section.

3. Carriage by land, water or aerial service and loading or unloading in connection therewith, including the distribution of any commodity by horse-drawn or motor driven vehicle where the employer employs more than two employees in the enterprise or business, except as provided in sub-paragraph 8 of this section.

4. The operation of any warehouse or general

or terminal storehouses.

Mining, surface mining or quarrying.

Any enterprise in which explosive materials are manufactured, handled or used in dangerous quantities.

7. In any enterprise wherein molten metal, or explosive or injurious gases or vapors, or inflammable vapors or fluids, or corrosive acids are manufactured, used, generated, stored or conveyed in dangerous quantities.

7½. Any enterprise in which sharpedged cutting tools, grinders or implements are used, including all enterprises which buy, sell or handle junk and salvage, demolish or reconstruct machinery, except as provided in

sub-paragraph 8 of this section.

8. In any enterprise in which statutory or municipal ordinance regulations are now or shall hereafter be imposed for the regulating, guarding, use or the placing of machinery or appliances or for the protection and safeguarding of the employees or the public therein; each of which occupations, enterprises or businesses are hereby declared to be extra hazardous: Provided, nothing contained herein shall be construed to apply to any work, employment or operations done, had or conducted by farmers and others engaged in farming, tillage of the

State, etc., Extra Hazardous Businesses Automatically Under

Structure

Construction

Carriage

More than Two Employees

Warehouse

Mining Explosive Materials

Vapors Gases

Sharp Edged Tools Grinders

Junk and Salvage

Statutes or Ordinances

Farmers Excluded soil, or stock raising, or to those who rent, demise or lease land for any such purposes, or to any one in their employ or to any work done on a farm or country place, no matter what kind of work or service is being done or rendered.

Subdividing of Land

Wood Preservatives Any enterprise, business or work in connection with the laying out or improvement of subdivisons of tracts of land.
 Any enterprise for the treatment of cross-ties, switch-ties, telegraph poles, timber or other wood with

creosote or other preservatives. [Amended by Act approved June 10, 1929

proved June 10, 1929.

Sec. 3½. [Repealed by Act approved July 3, 1931.

Sec. 4. TERM "EMPLOYER"—HOW CONSTRUED.] The term "employer" as used in this Act shall be construed to be:

First—The State and each county, city, town, township, incorporated village, school district, body politic, or municipal corporation therein.

Second—Every person, firm, public or private corporation, including hospitals, public service, eleemosynary, religious or charitable corporations or associations who has any person in service or under any contract for hire, express or implied, oral or written, and who is engaged in any of the enterprises or businesses enumerated in section three (3) of this Act, or who at or prior to the time of the accident to the employee for which compensation under this Act may be claimed, shall in the manner provided in this Act have elected to become subject to the provisions of this Act, and who shall not, prior to such accident, have effected a withdrawal of such election in the manner provided in this Act. [Amended by Act approved June 25, 1917.

Sec. 5. TERM "EMPLOYEE"—HOW CONSTRUED.] The term "employee" as used in this Act shall be construed to mean:

First—Every person in the service of the State, including all persons in the service of the University of Illinois on and after January 25, 1933 except members of the instructional, research, and administrative staffs thereof when not, at the time of the injury, actually engaged in an occupation declared to be extra-hazardous in Section Three (3) of this Act, county, city, town, township, incorporated village or school district, body politic, or municipal corporation therein, under appointment or contract of hire, express or implied, oral or written, except any totally blind person, any official of

Term "Employer" Defined

State and Sub-Divisions

Persons Corporations Associations

Person in Service

Contract of Hire

Business in Sec. 3

Election

Term
"Employee"
Defined

Employment by State

Totally Blind Person and Official Excepted

Fire Dept. Members Excepted the State or of any county, city, town, township, incorporated village, school district, body politic or municipal corporation therein and except any duly appointed member of the fire department in any city whose population exceeds two hundred thousand according to the last Federal or State census, and except any member of a fire insurance patrol maintained by a board of underwriters in this State: Provided, that any such employee, his personal representative, widow, children, beneficiaries or heirs, who is, are or shall be entitled to receive a pension or benefit for or on account of disability or death arising out of or in the course of his employment from a pension or benefit fund to which the State or any county, town, township, incorporated village, school district, body politic, underwriters' fire patrol or municipal corporation therein is a contributor, in whole or in part, shall be entitled to receive only such part of such pension or benefit as is in excess of the amount of compensation recovered and received by such employee, his personal representative, widow, children, beneficiaries or heirs under this Act. And, provided, further, that one employed by a contractor who has contracted with the State, or a county, city, town, township, incorporated village, school district, body politic or municipal corporation therein, through its representatives, shall not be considered as an employee of the State, county, city, town, township, incorporated village, school district, body politic or municipal corporation which made the contract.

Second—Every person in the service of another under any contract of hire, express or implied, oral or written, including persons whose employment is outside of the State of Illinois where the contract of hire is made within the State of Illinois, and including aliens, and minors who, for the purpose of this Act shall be considered the same and have the same power to contract, receive payments and give quittances therefor, as adult employees, but not including any totally blind person or any person who is not engaged in the usual course of the trade, business, profession or occupation of his employer:

Provided, however, that any employer may elect to provide and pay compensation to any employee other than those engaged in the usual course of the trade, business, profession or occupation of the said employer by complying with section 1 of this Act: Provided, further, that employees shall not be included within the provisions of this Act when excluded by the laws of the United States relating to liability of employers to their employees for personal injuries where such laws are held

Effect of Pension

Independent

Contract of Hire

Employment Outside of State

Aliens

Excluded When Not in Usual Course of Trade

Employer May Include Other Employees No Common Law Action When Employee Covered by Act

Illegal Employment of Minors

Death Compensation

Widow and Children Surviving

Legal Obligation to Support to be exclusive. [Amended by Act approved July 6, 1935.

Sec. 6. EMPLOYEE'S RIGHT TO RECOVER DAMAGES. No common law or statutory right to recover damages for injury or death sustained by any employee while engaged in the line of his duty as such employee, other than the compensation herein provided, shall be available to any employee who is covered by the provisions of this Act, to any one wholly or partially dependent upon him, the legal representatives of his estate, or any one otherwise entitled to recover damages for such injury; provided, however, that in any action now pending or hereafter begun to enforce a common law or statutory right to recover damages for negligently causing the injury or death of any employee it shall not be necessary to allege in the declaration that either the employee or the employer or both were not governed by the provisions of this Act or of any similar Act in force in this or any other State: Provided, further, that any illegally employed minor or his legal representatives shall, except as hereinafter provided, have the right, within six months after the time of injury or death, to file with the commission a rejection of his right to the benefits under this Act. in which case such illegally employed minor or his legal representatives shall have the right to pursue his or their common law or statutory remedies to recover damages for such injury or death; and provided, further, that no payment of compensation under this Act shall be made to an illegally employed minor, or his legal representatives, unless such payment has first been approved by the commission or any member thereof, and if such payment has been so approved such payment shall be a bar to a subsequent rejection of the provisions of this Act. Amended by Act approved July 3, 1931.

Sec. 7. Amount of compensation for accidental injury resulting in death.] The amount of compensation which shall be paid for an accidental injury to the employee resulting in death shall be:

(a) If the employee leaves any widow, child or children whom he was under legal obligations to support at the time of his accident, a sum equal to four times the average annual earnings of the employee, but not less in any event than two thousand five hundred dollars and not more in any event than four thousand dollars. Provided, that when an award has been made under this paragraph, where the deceased left at the time of his death a widow and one child under sixteen years of age him surviving, the compensation payments and death benefits to the extent the same were increased

because of the existence of said child, insofar as same have not been paid, shall cease and become extinguished when said child arrives at the age of eighteen years, if said child is physically and mentally competent at that time.

Any right to receive compensation hereunder shall be extinguished by the remarriage of a widow, if the deceased did not leave him surviving any child or children whom he was under legal obligations to support at the time of said accident.

Any compensation payments other than necessary medical, surgical or hospital fees or services shall be deducted in ascertaining the amount payable on death.

(b) If no amount is payable under paragraph (a) of this section and the employee leaves any parent, husband, child or children who at the time of accident were totally dependent upon the earnings of the employee, then a sum equal to four times the average annual earnings of the employee, but not less in any event than two thousand five hundred dollars, and not more in any event than four thousand dollars. Any compensation payments other than necessary medical, surgical or hospital fees or services shall be deducted in ascertaining the amount payable on death.

(e) If no amount is payable under paragraph (a) or (b) of this section and the employee leaves any parent or parents, child or children, who at the time of accident were partially dependent upon the earnings of the employee, then such proportion of a sum equal to four times the average annual earnings of the employee as such dependency bears to total dependency, but not less in any event than one thousand dollars and not more in any event than three thousand seven hundred fifty dollars. Any compensation payments other than necessary medical, surgical or hospital fees or services shall be deducted in ascertaining the amounts payable on death.

(d) If no amount is payable under paragraphs (a), (b) or (c) of this section and the employee leaves any grandparent, grandchild or grandchildren or collateral heirs dependent at the time of the accident to the employee upon his earnings to the extent of fifty percentum or more of total dependency, then such proportion of a sum equal to four times the average annual earnings of the employee as such dependency bears to total dependency, but not more in any event than three thousand seven hundred fifty dollars. Any compensation payments other than necessary medical, surgical or hospital fees or services shall be deducted in ascertaining the amounts payable on death.

When Payments Shall Cease

Remarriage of Widow

Amount Payments Deducted

Parent, Husband, Child, Surviving

Total Dependents

Parent, Children, Grandparent, Grandchildren Surviving

Partial Dependency

Apportionment

Collateral Heirs: Dependency

Fifty Percentum of Total Dependency No Heirs

Burial Expenses

To Whom Pald

Special Fund Created for Disability Under Sec. 8

Refund from State Treasurer

Award of Payment into Special Fund

(e) If no amount is payable under paragraph (a), (b), (c) or (d) of this section, a sum not to exceed one hundred and fifty dollars for burial expenses to be paid by the employer to the undertaker or to the person or persons incurring the expense of burial, and the further sum of four hundred dollars, which shall be paid within sixty days into a special fund, of which the state treasurer shall be ex-officio custodian, such special fund to be held and disbursed for the purposes hereinafter stated in paragraph (f) of Section 8, either upon the order of the Industrial Commission or of a competent court. Said special fund shall be deposited the same as are state funds and any interest accruing thereon shall be added thereto every six months. It shall be subject to audit the same as state funds and accounts and shall be protected by the general bond given by the state treasurer. It shall be considered always appropriated for the purposes of disbursement as provided in Section 8, paragraph (f), of this Act, and shall be paid out and disbursed as therein provided and shall not at any time be appropriated or diverted to any other use or purpose: Provided, that whenever any sum is paid into the said fund and subsequently it develops that compensation is payable under paragraphs (a), (b), (c), or (d) of this section, the industrial commission shall order the refund of any sum paid into the said fund, and the state treasurer as custodian of said fund shall immediately refund the sum paid to him in accordance with the order of the industrial commission upon receipt by him of a certified copy of said order. The State Treasurer, or his duly authorized representative, shall be named as a party to all proceedings and receive the usual and customary notices of hearing in all cases involving claim for the loss of, or the permanent and complete loss of the use of one eye, one foot, one leg, one arm or one hand. In case of settlement contract or award involving the loss of, or the permanent and complete loss of the use of any one of the said members, it shall be the duty of the Industrial Commission, or a Commissioner or Arbitrator thereof, to award to the said Special Fund provided for in paragraph (e) of this Section, the sum payable under sub-paragraph (20) of paragraph (e) of Section 8 to be paid by the employer or the insurance carrier if such employer is insured. The industrial commission shall, within ten days

The industrial commission shall, within ten days after the rendition of any award providing for payment into said special fund provided for in paragraph (e) of this section, mail a certified copy thereof to the state treasurer. If said award be not paid within

thirty days after the date said award has become final. the state treasurer shall proceed to take judgment thereon in his own name as ex-officio custodian of said fund as is provided for other awards by paragraph (g) of Section 19 of this Act and take the necessary steps to collect said award. The industrial commission shall immediately, upon learning of any death because of which payments into said fund may become due under paragraph (e) of this section, notify the state treasurer thereof and the state treasurer, if payments be not made into said fund within sixty days following said death on account of which it may be due, shall within sixty days after the receipt of said notice institute proceedings in his own name before the industrial commission for the collection thereof, and in said proceedings the industrial commission may order the burial fund provided for in this Act paid to the person, corporation or organization who has paid or become liable for the payment of same. In all such proceedings so instituted by the state treasurer it shall not be a defense that notice of the accidental injury was not given the employer within thirty days or that the demand for payment was not made within six months, or that written claim for compensation was not filed with the industrial commission within one year. Any person, corporation or organization who has paid or become liable for the payment of burial expenses of said deceased employee may in his or its own name institute proceedings before the industrial commission for the collection thereof.

In all cases involving disputed dependency claims it shall be the duty of the person filing such claim for or on behalf of the alleged dependents or for the funeral bill to name the State Treasurer as ex-officio custodian of the Fund, provided for in Section 7, paragraph (e), as a party to the said application for adjustment of claim. The said State Treasurer, or his duly authorized representative, shall have all rights of participation in the hearing and review of decisions as is provided under the provisions of this Act. For the purpose of administration, receipts and disbursements, the Special Fund provided for in paragraph (e) of this section shall be administered jointly with the Special Fund provided for in Section 7, paragraph (e) of the Workmen's Occupational Diseases Act. Provided, further, that at no time shall there be paid into said special fund on account of any one death a sum to exceed four hundred dollars.

Judgment Thereon

State Treasurer to Institute Proceedings

**Burial Fund** 

Statutory Limitations Not Effective

Collection of Burial Expenses All Compensation to be Paid in Installments

Compensation to Whom Paid

Determination of Dependency

Child's Share Paid to Parent or Grandparent

Orders Modified

Compensation, Discharge by Payment of

Beneficiaries Non-Resident

Personal Representative Required

Compensation Increase of Minimum

One Child

Two Children (f) All compensation, except for burial expenses provided in this section to be paid in case accident results in death, shall be paid in installments equal to the percentage of the average earning as provided for in section 8 of this Act, at the same intervals at which the wages or earnings of the employees were paid; or if this shall not be feasible, then the installments shall be paid weekly: Provided, such compensation may be paid in a lump sum upon petition as provided in section 9 of this Act.

The compensation to be paid for accidental injury which results in death, as provided in this section, shall be paid to the persons who form the basis for determining the amount of compensation to be paid by the employer, the respective shares to be in the proportion of their respective dependency at the time of the accident on the earnings of the deceased: Provided, that the industrial commission or an arbitrator thereof may, in its or his discretion, order or award the payment to the parent or grandparent of a child for the latter's support the amount of compensation which but for such order or award would have been paid to such child as its share of the compensation payable, which order or award may be modified from time to time by the commission in its discretion with respect to the person to whom shall be paid the amount of said order or award remaining unpaid at the time of said modification.

The payments of compensation by the employer in accordance with the order or award of the industrial commission shall discharge such employer from all further obligation as to such compensation.

In a case where any of the persons who would be entitled to compensation is living at any place outside of the United States, then payment shall be made to the personal representative of the deceased employee. The distribution by such personal representative to the persons entitled shall be made to such persons and in such manner as the commission shall order.

(h) 1. Whenever in paragraph (a) of this section a minimum of two thousand five hundred dollars is provided, such minimum shall be increased in the following cases to the following amounts:

Three thousand dollars in case of one child under the age of 16 years at the time of the death of the employee.

Three thousand one hundred dollars in case of two children under the age of 16 years at the time of the death of the employee.

Three thousand two hundred dollars in case of three or more children under the age of 16 years at the time of the death of the employee.

2. Whenever four times the average annual earnings of the deceased employee as provided in paragraph (a) of this section amounts to more than two thousand five hundred dollars and to less than four thousand dollars, the amount so payable under said paragraph shall be increased as follows:

In case such employee left surviving him one child under the age of sixteen years the amount so payable shall be increased three hundred fifty dollars.

In case such employee left surviving him two children under the age of sixteen years the amount so payable shall be increased four hundred fifty dollars.

In case such employee left surviving him three or more children under the age of sixteen years the amount so payable shall be increased six hundred dollars.

3. Whenever in paragraph (a) of this section a maximum of four thousand dollars is provided, such maximum shall be increased in the following cases to the following amounts:

Four thousand four hundred fifty dollars in case of one child under the age of sixteen years at the time of the death of the employee.

Four thousand eight hundred dollars in case of two children under the age of sixteen years at the time of the death of the employee.

death of the employee.

Five thousand five hundred dollars in case of three or more children under the age of sixteen years at the time of the death of the employee.

4. Whenever four times the average annual earnings of the deceased employee as provided in paragraph (a) of this section amounts to four thousand dollars and not more than four thousand four hundred dollars and the deceased employee left surviving him one child under the age of sixteen years the amount payable shall be four thousand four hundred dollars.

Whenever four times the average annual earnings of the deceased employee as provided in paragraph (a) of this section amounts to four thousand dollars and not more than four thousand seven hundred dollars and the deceased employee left surviving him two children under the age of sixteen years the amount payable shall be four thousand seven hundred dollars.

Whenever four times the average annual earnings of the deceased employee as provided in paragraph (a) of this section amounts to four thousand dollars and not Three or More Children

When Amount Payable Is Between Minimum and Maximum

One Child

Two Children

Three or More Children

Compensation Increase of Maximum

One Child

Two Children

Three or More Children Child Illegally Employed

Increase in Aggregate Death Benefit more than five thousand dollars and the deceased employee left surviving him three or more children under the age of sixteen years the amount payable shall be five thousand dollars.

(i) In case the injured employee is under sixteen years of age at the time of the accident and is illegally employed, the amount of compensation payable under paragraphs (a), (b), (c), (d) and (e) of this section shall be increased fifty percentum. Provided, however, that nothing herein contained shall be construed to repeal or amend the provisions of an Act concerning child labor, approved June 26, 1917, as subsequently amended relating to the employment of minors under the age of sixteen years.

(j) Whenever the dependents of a deceased employee are aliens not residing in the United States or Canada, the amount of compensation payable shall be limited to the beneficiaries described in paragraphs (a), (b), and (c) of this section and shall be fifty per centum of the compensation provided in paragraphs (a), (b) and (c) of this section, except as otherwise provided by

treaty.

(k) Where death occurs to an employee as a result of an accidental injury sustained to an employee on or after July 1, 1945, and before July 1, 1947, compensation as provided in paragraphs (a), (b), (c), (d) and (h) of this section shall be computed according to the provisions of this section exclusive of this paragraph and after so computed shall be increased twenty per centum (20%). Such increase shall be accomplished by increasing the aggregate amount only; provided, however, that in no case shall this paragraph operate to provide an aggregate increase of more than twenty per centum (20%) of the aggregate compensation which but for this paragraph would be payable.

(1) Where death occurs to an employee as a result of an accidental injury sustained to an employee on or after July 1, 1947, compensation as provided in paragraphs (a), (b), (c), (d) and (h) of this section shall be computed according to the provisions of this section exclusive of this paragraph, and after so computed shall be increased thirty per centum (30%). Such increase shall be accomplished by increasing the aggregate amount only; provided, however, that in no case shall this paragraph operate to provide an aggregate increase of more than thirty per centum (30%) of the aggregate compensation which but for this paragraph would be payable.

No amendment to this paragraph or any part thereof shall in any way affect any right of action thereunder existing at the time such amendment takes effect. Sec. 8. Amount of compensation for accidental injury not resulting in Death.] The amount of compensation which shall be paid to the employee for an accidental injury not resulting in death shall be:

Compensation Non-Fatal Injury

(a) The employer shall provide the necessary first aid medical and surgical services, and all necessary medical, surgical and hospital services thereafter, limited, however, to that which is reasonably required to cure or relieve from the effects of the accidental injury. The employee may elect to secure his own physician, surgeon and hospital services at his own expense. Where the accidental injury results in the amputation of an arm, hand, leg or foot, or the enucleation of any eye, or the loss of any of the natural teeth, the employer shall furnish an artificial of any such members, lost in accidental injury arising out of and in the course of the employment, and shall also furnish the necessary braces in all proper and necessary cases, provided, the furnishing by the employer of any such services or appliances shall not be construed to admit liability on the part of the employer to pay compensation, and the furnishing of any such services or appliances by the employer shall not be construed as the payment of compensation.

Medical, Hospital Services

Limited to Amount Reasonably Required

Employee's Own Doctor

Employer to Furnish Artificial Members and Appliances

Not Construed Compensation

Compensation Temporary Total Incapacity

Limitation on Amount

Commencement

Compensation Disfigurement

Amount

(b) If the period of temporary total incapacity for work lasts more than six working days, compensation equal to fifty per centum of the earnings, but not less than \$7.50 nor more than \$15.00 per week, beginning on the eighth day of such temporary total incapacity and continuing as long as the temporary total incapacity lasts, but not after the amount of compensation paid equals the amount which would have been payable as a death benefit under paragraph (a), section 7, if the employee had died as a result of the accidental injury at the time thereof, leaving heirs surviving as provided in said paragraph (a), section 7: Provided, that in the case where the temporary total incapacity for work continues for a period of more than twenty-eight days from the day of the accident, then compensation shall commence on the day after the accident.

(c) For any serious and permanent disfigurement to the hand, head, face or neck, the employee shall be entitled to compensation for such disfigurement, the amount determined by agreement at any time or by arbitration in accordance with the provisions of this Act, at a hearing not less than six months after the date of the accidental injury, which amount shall not exceed one-quarter of the amount of the compensation which would have been payable as a death benefit under paragraph (a), Section 7, if the employee had died as a result of the

When Not Allowed accident at the time thereof, leaving heirs surviving, as provided in said paragraph (a), Section 7: Provided, that no compensation shall be payable under this paragraph where compensation is payable under paragraph (d), (e) or (f) of this section: And, provided, further, that when the disfigurement is to the hand, head, face or neck, as a result of any accident, for which accident compensation is not payable under paragraph (d), (e) or (f) of this section, compensation for such disfigurement may be had under this paragraph.

Compensation Partial Incapacity

Amount Earned Before and After Accident

Hernia

Payment for Only When

No Payment for Prior Hernia Compensation

Additional for Specific Losses

Schedule

(d) If, after the accidental injury has been sustained, the employee as a result thereof becomes partially incapacitated from pursuing his usual and customary line of employment, he shall, except in the cases covered by the specific schedule set forth in paragraph (e) of this section, receive compensation, subject to the limitations as to time and maximum amounts fixed in paragraphs (b) and (h) of this section, equal to fifty percentum of the difference between the average amount which he earned before the accident and the average amount which he is earning or is able to earn in some suitable employment or business after the accident. Provided, however, if no compensation is awarded under the foregoing provisions of this paragraph, and when an accidental injury has been sustained which results in a fracture to the body of a vertebra, resulting in a loss of function of the back, compensation may be allowed for a period not to exceed thirty (30) weeks in addition to compensation for temporary total disability, such compensation to be in lieu of all other compensation specified hereinbefore by this paragraph.

(d-1) An injured employee, to be entitled to compensation for hernia, must prove:

1. The hernia was of recent origin;

2. Its appearance was accompanied by pain;

- That it was immediately preceded by trauma arising out of and in the course of the employment;
- That the hernia did not exist prior to the accident.
- (e) For accidental injuries in the following schedule, the employee shall receive compensation for the period of temporary total incapacity for work resulting from such accidental injury, in accordance with the provisions of paragraphs (a) and (b) of this section, for a period not to exceed sixty-four weeks, and shall receive in addition thereto compensation for a further period subject to limitations as to amounts as in this section provided, for the specific loss herein mentioned, as fol-

lows, but shall not receive any compensation for such injuries under any other provision of this Act.

 For the loss of a thumb, or the permanent and complete loss of its use, fifty percentum of the average

weekly wage during seventy weeks.

2. For the loss of a first finger, commonly called the index finger, or the permanent and complete loss of its use, fifty percentum of the average weekly wage during forty weeks.

For the loss of a second finger, or the permanent and complete loss of its use, fifty percentum of the

average weekly wage during thirty-five weeks.

4. For the loss of a third finger, or the permanent and complete loss of its use, fifty percentum of the

average weekly wage during twenty-five weeks.

5. For the loss of a fourth finger, commonly called the little finger, or the permanent and complete loss of its use, fifty percentum of the average weekly wage dur-

ing twenty weeks.

6. The loss of the first or distal phalanx of the thumb or of any finger shall be considered to be equal to the loss of one-half of such thumb or finger, and the compensation payable shall be one-half of the amount above specified; provided that the amputation of the entire distal phalanx of a thumb or finger proximal to the distal joint at the reasonable point of election for amputation of such phalanx shall be considered to be the loss of one phalanx only.

7. The loss of more than one phalange shall be considered as the loss of the entire finger or thumb; provided, however, that in no case shall the amount received for more than one finger exceed the amount provided in

this schedule for the loss of a hand.

For the loss of a great toe, or for the permanent and complete loss of its use, fifty percentum of the aver-

age weekly wage during thirty-five weeks.

 For the loss of each toe other than the great toe, or for the permanent and complete loss of its use, fifty percentum of the average weekly wage during the twelve weeks.

10. The loss of the first or distal phalanx of any toe shall be considered to be equal to the loss of one-half of such toe, and the compensation payable shall be one-half of the amount above specified; provided, that the amputation of the entire distal phalanx of any toe proximal to the distal joint at the reasonable point of election for amputation of such phalanx shall be considered to be the loss of one phalanx only.

11. The loss of more than one phalange shall be

considered as the loss of the entire toe.

Thumb

First Finger

Second

Third Finger

Fourth Finger

Phalange

More Than One Phalange

Great Toe

Other Toes

Phalange of

More Than One Phalange Hand

12. For the loss of a hand, or the permanent and complete loss of its use, fifty percentum of the average weekly wage during one hundred and seventy weeks. Where an accidental injury sustained is limited to a hand and results in the amputation thereof, and such amputation is performed at the point of election on the forearm for the purpose of permitting the use of an artificial member, such injury shall be compensated as a loss of a hand; provided, however that nothing herein contained shall reduce the amount payable for an arm where the accidental injury sustained includes the forearm above the wrist.

Arm

13. For the loss of an arm, or the permanent and complete loss of its use, fifty percentum of the average weekly wage during two hundred and twenty-five weeks.

Foot

14. For the loss of a foot or the permanent and complete loss of its use, fifty percentum of the average weekly wage during one hundred and thirty-five weeks. Where an accidental injury sustained is limited to a foot and results in the amputation thereof, and such amputation is performed at the point of election on the lower leg for the purpose of permitting the use of an artificial member, such injury shall be compensated as a loss of a foot; provided, however, that nothing herein contained shall reduce the amount payable for a leg where the accidental injury sustained includes the lower leg above the ankle.

Leg

15. For the loss of a leg, or the permanent and complete loss of its use, fifty percentum of the average weekly wage during one hundred and ninety weeks.

Eye-Sight

16. For the loss of the sight of an eye, or for the permanent and complete loss of its use, fifty percentum of the average weekly wage during one hundred and twenty weeks.

Loss of Hearing 16½. For the total and permanent loss of the hearing of one ear, fifty percentum of the average weekly wage during fifty weeks and for the total and permanent loss of hearing of both ears, fifty percentum of the average weekly wage during one hundred twenty-five weeks.

Loss of Testicle 16¾. For the loss of a testicle, fifty percentum of the average weekly wage during fifty weeks, and for the loss of both testicles, fifty percentum of the average weekly wage during one hundred fifty weeks.

Permanent Partial Loss 17. For the permanent partial loss of use of a member or sight of an eye, but not including the hearing of an ear, fifty percentum of the average weekly wage during that proportion of the number of weeks in the foregoing schedule provided for the loss of such member or

Descrition

Proportioning sight of an eye which the partial loss of use thereof bears to the total loss of use of such member or sight of eye.

17½. In computing the compensation to be paid to any employee who, before the accident for which he claims compensation, had before that time sustained an injury resulting in the loss by amputation or partial loss by amputation of any member, including hand, arm, thumb or fingers, leg, foot or any toes, such loss or partial loss of any such member or the sight of an eye shall be deducted from any award made for the subsequent injury, and for the permanent total loss of use or the permanent partial loss of use of any such member for which compensation has been paid, then such loss shall be taken into consideration and deducted from any award for the subsequent injury.

18. The specific case of loss of both hands, or both arms, or both feet, or both legs, or both eyes, or of any two thereof, suffered in one accident, or the permanent and complete loss of use thereof, suffered in one accident, shall constitute total and permanent disability, to be compensated according to the compensation fixed by paragraph (f) of this section: Provided, that these specific cases of total and permanent disability shall not be construed as excluding other cases: Provided, further, that any employee who has previously suffered the loss or permanent and complete loss of the use of any of said members, and in a subsequent independent accident loses another or suffers the permanent and complete loss of the use of any one of said members, the employer for whom the injured employee is working at the time of said last independent accident shall be liable to pay compensation only for the loss or permanent and complete loss of the use of the member occasioned by said last independent accident.

19. In a case of specific loss under the provisions of this paragraph and the amount of which loss has been determined under the provisions of this Act, and the subsequent death of such injured employee from other causes than such injury, leaving a widow and/or lineal dependents surviving before payment in full for such injury, then and in that event the balance remaining due for such injury shall be payable to such dependents, in the proportion which such dependency bears to total dependency.

20. In every case of loss of, or permanent and complete loss of use of one eye, one foot, one leg, one arm or one hand, the employer in addition to the compensation as provided for in this section shall pay into the special fund provided for in Section 7, paragraph (e),

Deduction on Account Previous Injury

Loss of Any Two in One Accident

Total Permanent Disability

Employer Liable Only for Injury Suffered in His Employment

Specific Loss and Injured Employee Dies Balance to Beneficiaries the sum of two hundred twenty-five dollars, if the accidental injury occurs between July 1, 1939, and July 1, 1941, both dates inclusive; thereafter the amount payable into the said special fund shall be one hundred dollars for the loss of, or permanent and complete loss of use of any such member; provided, however, that the payments herein fixed at one hundred dollars may on and after the date when payments in such amount become effective, be suspended or reduced as herein provided, but in no event shall such payments be increased to exceed one hundred dollars.

Beginning July first, 1941, and each July first thereafter, the Industrial Commission shall determine the expenditures to be made from the said special fund for the ensuing six months. If, upon such determination made by the Commission there shall be found to be in excess of fifty thousand dollars or more in the said special fund over and above the expenditures to be made therefrom during the ensuing six months, the Industrial Commission shall by order posted in its offices, suspend payments at the rate of one hundred dollars in this paragraph provided or reduce the amount payable to a sum less than said one hundred dollars, but sufficient to maintain such fifty thousand dollars excess, and such suspension or change in payments at the rate of one hundred dollars shall be effective with respect to accidental injuries occurring on or after the date of such order.

(f) In case of complete disability, which renders the employee wholly and permanently incapable of work, compensation equal to fifty percentum of his earnings but not less than \$7.50 nor more than \$15.00 per week, commencing on the day after the accident, and continuing until the amount paid equals the amount which would have been payable as a death benefit under paragraph (a), section 7, if the employee had died as a result of the accident at the time thereof, leaving heirs surviving as provided in said paragraph (a), section 7, and thereafter a pension during life annually, in the specific case of total and permanent disability equal to 12 percentum and in other cases of total and permanent disability equal to 8 percentum, of the amount which would have been payable as a death benefit under paragraph (a), section 7, if the employee had died as a result of the accident at the time thereof, leaving heirs surviving, as provided in said paragraph (a), section 7. Such pension shall be paid monthly. Provided, any employee who receives an award under this paragraph and afterwards returns to work or is able to do so, and who earns or is able to earn as much as before the accident, payments under such award shall cease; if such employee returns

Compensation

Disability Complete

Pension for Life

Amount of

Employer's Right to Reduce or Stop Compensation to work, or is able to do so, and earns or is able to earn part but not as much as before the accident, such award shall be modified so as to conform to an award under paragraph (d) of this section: Provided, further, that if such award is terminated or reduced under the provisions of this paragraph, such employee shall have the right at any time within one year after the date of such termination or reduction to file a petition with the commission for the purpose of determining whether any disability exists as a result of the original accidental injury and the extent thereof: Provided, further, that disability as enumerated in subdivision 18, paragraph (e) of this section shall be considered complete disability. If an employee who had previously incurred loss or the permanent and complete loss of use of one member, through the loss or the permanent and complete loss of the use of one hand, one arm, one foot, one leg, or one eye, incurs permanent and complete disability through the loss or the permanent and complete loss of the use of another member, he shall receive, in addition to the compensation payable by the employer and after such payments have ceased, an amount from the special fund provided for in paragraph (e) of section 7, which, together with the compensation payable from the employer in whose employ he was when the last accidental injury was incurred, will equal the amount payable for permanent and complete disability as provided in this paragraph of this section.

Employee's Right After Termination of Award

Employee's Right to Receive Compensation from Fund Created Under Paragraph (e), Sec. 7

State Treas-urer Joined as Party

Respondent

What Award Shall Find

The custodian of said special fund provided for in paragraph (e) of section 7 shall be joined with the employer as a party respondent in the application for adjustment of claim. Said application for adjustment of claim shall state briefly and in general terms the approximate time and place and manner of the loss of the first member. The industrial commission shall mail a copy of said application to the custodian of said special fund and shall mail to said custodian all notices of hearing that are mailed to the employer and employee.

In its award the commission or the arbitrator shall specifically find the amount the injured employee shall be weekly paid, the number of weeks' compensation which shall be paid by the employer, the date upon which payments shall begin out of the fund provided for in paragraphs (d) and (e) of section 7 of this Act, the length of time said weekly payments shall continue, the date upon which the pension payments shall commence and the monthly amount of said payments. certified copy of said award and the judgment of any court of competent jurisdiction affirming same shall be, State Treasurer to Make Payments

Compensation Death, Payment of Part

Minimum \$500.00

Compensation Maximum

Period of Payment

Conservator or Guardian

Employee Mentally Incompetent

by the industrial commission, sent to the state treasurer by registered mail. It shall be the duty of the said state treasurer, thirty days after the date upon which payments out of said fund shall be commenced as provided in said award, and every month thereafter, to mail to the said injured employee direct, or at the option of said treasurer, to some bank in the county in which he resides for delivery to him, a check or draft payable out of said special fund, for all compensation accrued to that date at the rate fixed in said award. Said check or draft on the back thereof shall designate the style and docket number of the cause and the period of time for which it pays, and shall be accompanied by a duplicate receipt, on a form to be supplied by the industrial commission, which receipt shall be executed in duplicate by the injured employee and returned to the treasurer, who shall retain one thereof and shall mail one to the said industrial commission. Said draft, check or receipts shall be a full and complete acquittance to the said state treasurer for the payment out of said fund, and no other appropriation or warrant except the certified copy of said award and judgment of said court shall be necessary to warrant payment out of said fund, The said fund shall be always considered as appropriated for the purpose of making payments according to the terms of said awards.

(g) In case death occurs as a result of the injury before the total of the payments made equals the amount payable as a death benefit, then in case the employee leaves any widow, child or children, parents, grandparents, or other lineal heirs, entitled to compensation under Section 7, the difference between the compensation for death and the sum of the payments made to the employee, shall be paid to the beneficiaries of the deceased employee, and distributed as provided in paragraph (f) of Section 7, but in no case shall the amount payable under this paragraph be less than \$500.00.

(h) In no event shall the compensation to be paid exceed fifty percentum of the average weekly wage, or exceed \$15.00 per week in amount; nor, except in case of complete disability, as defined above, shall any payments extend over a period of more than eight years from the date of the accident. In case an injured employee shall be mentally incompetent at the time when any right or privilege accrues to him under the provisions of this Act, a conservator or guardian may be appointed pursuant to law, and may, on behalf of such mentally incompetent, claim and exercise any such right or privilege with the same force and effect as if

the employee himself had been mentally competent and had claimed or exercised said right or privilege; and no limitations of time by this Act provided shall run so long as said mentally incompetent employee is without a conservator or guardian.

(i) 1. All compensation provided for in paragraphs (b), (c), (d), (e) and (f) of this section, other than in case of pension for life, shall be paid in installments at the same intervals at which the wages or earnings of the employee were paid at the time of the accident, or if this shall not be feasible, then the installments shall be paid weekly; all payments of compensation to be made not later than two weeks after the interval for which compensation is payable.

Provided, that any payments of compensation by the employer to an injured employee prior to the filing of application for adjustment of claim, shall not be construed against the employer as admitting liability

to pay compensation; and

3. Provided, further, that all compensation payments named and provided for in paragraphs (b), (c), (d), (e) and (f) of this section, shall mean and be defined to be for accidental injuries and only such accidental injuries as are proven by competent evidence, of which there are or have been objective conditions or symptoms proven, not within the physical or mental control of the injured employee himself.

(j) 1. Wherever in this section there is a provision for fifty percentum, such percentum shall be increased five percentum for each child of the employee, including children who have been legally adopted, under 16 years of age at the time of the accident to the employee until such percentum shall reach a maximum of

sixty-five percentum.

2. Wherever in this section a weekly minimum of \$7.50 is provided, such minimum shall be increased in

the following cases to the following amounts:

\$11.00 in case of an employee having one child under the age of 16 years at the time of the accident to the employee;

\$12.00 in case of an employee having two children under the age of 16 years at the time of the accident to

the employee;

\$13.00 in case of an employee having three children der the age of 16 years at the time of the accident to

the employee;

\$14.00 in case of an employee having four or more children under the age of 16 years at the time of the accident to the employee;

Limitations Extended

Compensation Paid In Installments

Not Later Than Two Weeks

Payment of Compensation Not Admission of Liability

Compensation to Be Paid Only When Objective Symptoms Proven, Not Within Control of Injured

Compensation Increases of Percentage When Children

Weekly Minimum

Increased for One Child

Two

Three

Four or More

Maximum Increased

Two Children

Three

Four or More

Children Illegally Employed 3. Wherever in this section a weekly maximum of \$15.00 is provided, such maximum shall be increased in the following cases to the following amounts:

\$16.00 in case of an employee with two children under the age of 16 years at the time of the accident to

the employee;

\$18.00 in case of an employee with three children under the age of 16 years at the time of the accident to the employee;

\$20.00 in case of an employee with four or more children under the age of 16 years at the time of the

accident to the employee.

- (k) In case the injured employee is under sixteen years of age at the time of the accident and is illegally employed, the amount of compensation payable under paragraphs (b), (c), (d), (e) and (f) of this section shall be increased fifty percentum. Provided, however, that nothing herein contained shall be construed to repeal or amend the provisions of an Act concerning child labor, approved June 26, 1917, as subsequently amended relating to the employment of minors under the age of sixteen years.
- Where the accidental injury occurs on or after July 1, 1945, and before July 1, 1947, compensation due the injured employee during his life time under this section shall be computed according to the provisions of this section exclusive of this paragraph, and after so computed shall be increased twenty percentum (20%). Such increase shall be accomplished by increasing each installment, and maximums otherwise applicable to the installment rate and the aggregate amount may be exceeded only by such increase; provided that in no case shall this paragraph operate to provide an aggregate increase of more than twenty per centum (20%) of the aggregate compensation which but for this paragraph would be payable; provided, further, that this paragraph shall operate to increase the installment rate payable to beneficiaries in cases of accidental injuries resulting in death except as to those accidents occurring on or after July 1, 1945.

In applying the increase hereunder to compensation for disfigurement, the aggregate amount fixed by agreement or by arbitration shall be twenty percentum (20%) greater than provided by paragraph (c) of this section, and the maximum, including such increase, shall be deemed thirty percentum (30%) of what the death

benefit would have been.

(m) Where the accidental injury occurs on or after July 1, 1947, compensation due the injured em-

ployee during his lifetime under this section shall be computed according to the provisions of this section, exclusive of this paragraph, and after so computed shall be increased thirty percentum (30%). Such increase shall be accomplished by increasing each installment, and maximums otherwise applicable to the installment rate and the aggregate amount may be exceeded only by such increase; provided that in no case shall this paragraph operate to provide an aggregate increase of more than thirty percentum (30%) of the aggregate compensation which but for this paragraph would be payable; provided, further, that this paragraph shall operate to increase the installment rate payable to beneficiaries in cases of accidental injuries resulting in death.

In applying the increase hereunder to compensation for disfigurement, the aggregate amount fixed by agreement or by arbitration shall be thirty per centum (30%) greater than provided by paragraph (c) of this section, and the maximum, including such increase, shall be deemed thirty-two and one-half per centum (32½%)

of what the death benefit would have been.

No amendment to this paragraph or any part thereof shall in any way affect any right of action thereunder existing at the time such amendment takes effect.

Sec. 9. WHERE PAYMENT IN LUMP SUM DESIRED. Any employer or employee or beneficiary who shall desire to have such compensation, or any unpaid part thereof, paid in a lump sum, may petition the commission, asking that such compensation be so paid, and if, upon proper notice to the interested parties and a proper showing made before such commission or any member thereof, it appears to the best interest of the parties that such compensation be so paid, the commission may order the commutation of the compensation to an equivalent lump sum, which commutation shall be an amount which will equal the total sum of the probable future payments capitalized at their present value upon the basis of interest calculated at three per centum per annum with annual rests: Provided, that in cases indicating complete disability no petition for a commutation to a lump sum basis shall be entertained by the commission until after the expiration of six months from the date of the injury, and where necessary, upon proper application being made, a guardian, conservator or administrator, as the case may be, may be appointed for any person under disability who may be entitled to any such compensation and an employer bound by the terms of this Act and liable to pay such compensation, may petition for the

Compensation

Lump Sum

Notice

Commutation How Made

**Complete Disability** 

Conservator or Guardian Award Where No Dispute Exists

Compensation Computation

Annual Earnings Basis

Employment Grade of Basis

Employment Same Class

Basis

Employment Annual Earnings 300x appointment of the public administrator, or a conservator, or guardian, where no legal representative has been appointed or is acting for such party or parties so under disability.

The payment of compensation in a lump sum to the employee in his lifetime upon order of the Industrial Commission, shall extinguish and bar all claims for compensation for death if the compensation paid in a lump sum represents a compromise of a dispute on any question other than the extent of disability.

Subject to the provisions herein above in this paragraph contained, where no dispute exists as to the fact that the accident arose out of and in the course of the employment and where such accident results in death or in the amputation of any member or in the enucleation of an eye, then and in such case the arbitrator or commission may, upon the petition of either the employer or the employee, enter an award providing for the payment of compensation for such death or injury in accordance with the provisions of Section 7 or paragraph (e) of section 8 of this Act. [As amended by Act approved July 24, 1939.

Sec. 10. Basis for computing compensation.]
The basis for computing the compensation provided for in Sections 7 and 8 of the Act shall be as follows:

(a) The compensation shall be computed on the basis of the annual earnings which the injured person received as salary, wages or earnings if in the employment of the same employer continuously during the year next preceding the injury.

(b) Employment by the same employer shall be taken to mean employment by the same employer in the grade in which the employee was employed at the time of the accident, uninterrupted by absence from work due to illness or any other unavoidable cause.

(c) If the injured person has not been engaged in the employment of the same employer for the full year immediately preceding the accident, the compensation shall be computed according to the annual earnings which persons of the same class in the same employment and same location, (or if that be impracticable, of neighboring employments of the same kind) have earned during such period.

(d) As to employees in employments in which it is the custom to operate throughout the working days of the year, the annual earnings, if not otherwise determinable, shall be regarded as 300 times the average daily earnings in such computation.

(e) As to employees in employments in which it

is the custom to operate for a part of the whole number of working days in each year, such number, if the annual earnings are not otherwise determinable, shall be used instead of 300 as a basis for computing the annual earnings, provided the minimum number of days which shall be so used for the basis of the year's work shall be not less than 200.

(f) In the case of injured employees who earn either no wage or less than the earnings of adult day laborers in the same line of employment in that locality, the yearly wage shall be reckoned according to the average annual earnings of adults of the same class in the same (or if that is impracticable, then of neighboring) employments.

Earnings, for the purpose of this section, shall be based on the earnings for the number of hours commonly regarded as a day's work for that employment, and shall exclude overtime earnings. The earnings shall not include any sum which the employer has been accustomed to pay the employee to cover any special expense entailed on him by the nature of his employment.

(h) In computing the compensation to be paid to any employee, who, before the accident for which he claims compensation, was disabled and drawing compensation under the terms of this Act, the compensation for each subsequent injury shall be apportioned according to the proportion of incapacity and disability caused by the respective injuries which he may have suffered.

(i) To determine the amount of compensation for each installment period, the amount per annum shall be ascertained pursuant hereto, and such amount divided by the number of installment periods per annum.

Sec. 11. Compensation measure of responsibility EMPLOYER ASSUMED UNDER ACT. The compensation herein provided, together with the provisions of this Act, shall be the measure of the responsibility of any employer engaged in any of the enterprises or businesses enumerated in section three (3) of this Act, or of any employer who is not engaged in any such enterprises or businesses, but who has elected to provide and pay dompensation for accidental injuries sustained by any employee arising out of and in the course of the employment according to the provisions of this Act, and whose election to continue under this Act, has not been hullified by any action of his employees as provided for in this Act. [Amended by Act approved June 25, 1917.]

Employment Part Time Annual Earnings 200x

Employee Earning No Wage

Day's Work as Basis

Compensation Where Previous Injuries

Compensation Determination of Installment Period

Employer Responsibility Measure of Compensation Limits

Employee Examined Expense of Employer

Time and

Employer to Defray Expenses of Employee

Employee May Have Own Physician Present

Surgeon to Furnish Employee with Copy of Report

Examination Obstructed Compensation Suspended

Sec. 12. Injured employee must submit to exam-INATION.] An employee entitled to receive disability payments shall be required, if requested by the employer, to submit himself, at the expense of the employer, for examination to a duly qualified medical practitioner or surgeon selected by the employer, at any time and place reasonably convenient for the employee, either within or without the State of Illinois, for the purpose of determining the nature, extent and probable duration of the injury received by the employee, and for the purpose of ascertaining the amount of compensation which may be due the employee from time to time for disability according to the provisions of this Act: Provided, an employer requesting such an examination, of an employee residing within the State of Illinois, shall pay in advance of the time fixed for the examination sufficient money to defray the necessary expense of travel by the most convenient means to and from the place of examination, and the cost of meals necessary during the trip, and if the examination or travel to and from the place of examination causes any loss of working time on the part of the employee, the employer shall reimburse him for such loss of wages upon the basis of his average daily wage. Provided, however, that such examination shall be made in the presence of a duly qualified medical practitioner or surgeon provided and paid for by the employee, if such employee so desires:

In all cases where the examination is made by a surgeon engaged by the employer, and the injured employee has no surgeon present at such examination, it shall be the duty of the surgeon making the examination at the instance of the employer to deliver to the injured employee, or his representative, a statement in writing of the condition and extent of the injury to the same extent that said surgeon reports to the employer and the same shall be an exact copy of that furnished to the employer, said copy to be furnished the employee, or his representative as soon as practicable but not later than forty-eight hours before the time the case is set for hearing. Such delivery shall be made in person either to the employee or his repre sentative, or by registered mail to either, and the receipt of either shall be proof of such delivery. If such surgeon refuses to furnish the employee with such statement to the same extent as that furnished the employer, said surgeon shall not be permitted to testify at the hearing next following said examination. If the employee refuses so to submit himself to examination or unnecessarily obstructs the same, his right to compensation payments shall be temporarily suspended until such examination shall have taken place, and no compensation shall be payable under this Act for such period. It shall be the duty of surgeons treating an injured employee who is likely to die, and treating him at the instance of the employer, to have called in another surgeon to be designated and paid for by either the injured employee or by the person or persons who would become his beneficiary or beneficiaries, to make an examination before the death of such injured employee.

In all cases where the examination is made by a surgeon engaged by the injured employee, and the employer has no surgeon present at such examination, it shall be the duty of the surgeon making the examination at the instance of the employee, to deliver to the employer, or his representative, a statement in writing of the condition and extent of the injury to the same extent that said surgeon reports to the employee and the same shall be an exact copy of that furnished to the employee, said copy to be furnished the employer, or his representative, as soon as practicable but not later than forty-eight hours before the time the case is set for hearing. Such delivery shall be made in person either to the employer, or his representative, or by registered mail to either, and the receipt of either shall be proof of such delivery. If such surgeon refuses to furnish the employer with such statement to the same extent as that furnished the employee, said surgeon shall not be permitted to testify at the hearing next following said examination.

Sec. 13. Industrial board created—appointment -TERM OF OFFICE. (a) There is hereby created a board which shall be known as the Industrial Board to consist of five members to be appointed by the Governor, by and with the consent of the Senate, two of whom shall be representative citizens of the employing class operating under this Act, and two of whom shall be representative citizens of the class of employees operating under this Act, and one of whom shall be a epresentative citizen not identified with either the employing or employee classes and who shall be designated by the Governor as chairman. Appointment of members to places on the first board or to fill vacancies on said board may be made during recesses of the Senate, but shall be subject to confirmation by the Senate at the next ensuing session of the Legislature.

(b) When there shall become effective the Act known as "The Civil Administrative Code of Illinois,"

Surgeon's Duty Employee Likely to Die

Employee's Surgeon to Furnish Employer with Copy of Report

Industrial Board Created Industrial Commission Under Civil Administrative Code

administration of the State Government," there shall thereupon be vested in the Industrial Commission and the industrial officers thereof by said Act created, all of the power and duties vested in the Industrial Board by the Workmen's Compensation Act, and thereupon wherever in the Workmen's Compensation Act reference shall be made to the Industrial Board, the board or to any member thereof, it shall be construed as referring and shall apply to the said Industrial Commission, the said commission, and any industrial officer thereof, respectively. [Amended by Act approved June 25, 1917.]

being an Act entitled, "An Act in relation to the civil

Salaries of Commissioners

Reimbursement Traveling Expense

Seal

Duties of Secretary Prescribed

Duties of Security Supervisor Sec. 14. Secretary—assistant secretary—security supervisor—traveling expenses and disbursements—seal—records—certified copies.] The commission shall appoint a secretary, an assistant secretary and a security supervisor, and shall employe such assistants and clerical help as may be necessary.

The members of the commission, arbitrators and other employees whose duties require them to travel, shall have reimbursed to them their actual traveling expenses and disbursements made or incurred by them in the discharge of their official duties while away from their place of residence in the performance of their duties. The commission shall provide itself with a seal for the authentication of its orders, awards and proceedings upon which shall be inscribed the name of the commission and the words "Illinois-Seal." The secretary or assistant secretary, under the direction of the industrial commission, shall have charge and custody of the seal of the commission and also charge and custody of all records, files, orders, proceedings, decisions, awards and other documents on file with the commission. He shall furnish certified copies, under the seal of the commission, of any such records, files orders, proceedings, decisions, awards and other docu ments on file with the commission as may be re quired. Certified copies so furnished by the secre tary or assistant secretary shall be received in evidence before the commission or any arbitrator thereof, an in all courts, provided that the original of such cert fied copy is otherwise competent and admissible i The secretary or assistant secretary shall perform such other duties as may be prescribed from time to time by the commission.

The security supervisor, under the direction of the industrial commission, shall perform such duties as may be prescribed from time to time by the commission [As amended by act approved June 29, 1945.]

Sec. 15. Administration of act.] The industrial commission shall administer this act. [As amened by act approved June 3, 1943.]

Board Jurisdiction Duties

Sec. 16. Rules and orders—depositions—sub-POENAS—CONTEMPT—HOSPITAL RECORDS—STENOGRAPHERS -FIXING FEES AND CHARGES OF ATTORNEYS, PHYSICIANS, SURGEONS AND HOSPITALS. The industrial commission shall make and publish rules and orders for carrying out the duties imposed upon it which rules and orders shall be deemed prima facie reasonable and valid; and the process and procedure before the commission shall be as simple and summary as reasonably may be. The commission upon application of either party may issue dedimus potestatem directed to a commissioner, notary public, justice of the peace or any other officer authorized by law to administer oaths, to take the depositions of such witness or witnesses as may be necessary in the judgment of such applicant. Such dedimus potestatem may issue to any of the officers aforesaid in any state or territory of the United States. deposition of any witness resident of a foreign country is desired to be taken, the dedimus shall be directed to and the deposition taken before a consul, vice consul or other authorized representative of the government of the United States of America, whose station is in the country where the witness whose deposition is to be taken resides; provided, that in countries where the government of the United States has no consul or other diplomatic representative, then depositions shall be taken through the appropriate judicial authority of that country; or where treaties provide for other methods of taking depositions, they may be taken as in such treaties provided. The commission may adopt rules to govern the issue of such dedimus potestatem. The commission, or any member thereof, or any arbitrator designated by the commission may administer oaths, subpoena and examine witnesses, issue subpoenas duces tecum requiring the production of such books, papers, records and documents as may be evidence of any matter under inquiry and examine and inspect the same and such places or premises as may relate to the question in dispute. The commission or any member thereof, or any arbitrator designated by the commission shall on written request of either party to the dispute, issue subpoenas for the attendance of such witnesses and production of such books, papers, records and documents as shall be designated in the applications, providing, however, that the parties applying for such subpoenas shall advance the officer and witness fees provided for in suits pending in the Circuit Court, except

as otherwise provided by Section 19a of this Act. Service of such subpoenas shall be made by any sheriff or constable or other person. In case any person refuses to comply with an order of the commission or subpoenas issued by it or by any member thereof, or any arbitrator designated by the commission or to permit an inspection of places or premises, or to produce any books, papers, records, or documents, or any witness refuses to testify to any matter regarding which he may be lawfully interrogated, the County Court of the county in which said hearing or matter is pending, on application of any member of the commission or any arbitrator designated by the commission, shall compel obedience by attachment proceedings, as for contempt, as in a case of disobedience of the requirements of a subpoena from such court on a refusal to testify therein.

The records kept by a hospital, certified to as true and correct by the superintendent or other officer in charge, showing the medical and surgical treatment given an injured employee in such hospital, shall be admissible without any further proof as evidence of the medical and surgical matters stated therein, but shall not be con-

clusive proof of such matters.

The commission at its expense shall provide a stenographer to take the testimony and record of proceedings at the hearings before an arbitrator, committee of arbitration, or the commission, and said stenographer shall furnish a transcript of the testimony or proceedings to either party requesting it, upon payment to him therefor of ten cents per one hundred words for the original and eight cents per one hundred words for each copy of such transcript, except as otherwise provided by Section 19a of this Act.

The commission may determine the reasonableness and fix the amount of any fee of compensation charged by any person, including attorneys, physicians, surgeons and hospitals, for any service performed in connection with this Act, or for which payment is to be made or rendered in securing any right under this Act. [Amended by act approved June 3, 1943.]

Rules and Orders Procedure Sec. 16. Rules and orders—procedure—powers.] The board shall make and publish rules and orders for carrying out the duties imposed upon it by law, which rules and orders shall be deemed prima facie reasonable and valid; and the process and procedure before the board shall be as simple and summary as reasonably may be. The board upon application of either party may issue dedimus postestatem directed to a commissioner, notary public, justice of the peace or

any other officer authorized by law to administer oaths, to take the depositions of such witness or witnesses as may be necessary in the judgment of such applicant. Such dedimus potestatem may issue to any of the officers aforesaid in any state or territory of the United States. When the deposition of any witness resident of a foreign country is desired to be taken, the dedimus shall be directed to and the deposition taken before a consul, vice consul or other authorized representative of the government of the United States of America, whose station is in the country where the witness whose deposition is to be taken resides; provided, that in countries where the government of the United States has no consul or other diplomatic representative, then depositions in such case shall be taken through the appropriate judicial authority of that country; or where treaties provide for other methods of taking depositions, then the same may be taken as in such treaties provided. The board shall have the power to adopt necessary rules to govern the issue of such dedimus potestatem. The board, or any member thereof, or any arbitrator designated by said board shall have the power to administer oaths, subpoena and examine witnesses; to issue subpoenas duces tecum, requiring the production of such books, papers, records and documents as may be evidence of any matter under inquiry, and to examine and inspect the same and such places or premises as may relate to the question in dispute. Said board, or any member thereof, or any arbitrator designated by said board, shall on written request of either party to the dispute, issue subpeonas for the attendance of such witnesses and production of such books, papers, records and documents as shall be designated in said applications, providing, however, that the parties applying for such subpeona shall advance the officer and witness fees provided for in suits pending in the Circuit Court, except as otherwise provided by Section 19a of this Act. Service of such subpoena shall be made by any sheriff or constable or other person. In case any person refuses to comply with an order of the board or subpeonas issued by it or by any member thereof, or any arbitrator designated by said board or to permit an inspection of places or premises, or to produce any books, papers, records, or documents, or any witness refuses to testify to any matters regarding which he may be lawfully interrogated, the County Court of the county in which said hearing or matter is pending, on application of any

Dedimus Potestatem

Depositions

Deposition in Foreign Country

Powers of Board

Subpoenas

Refusing to Comply with Order

Contempt How Punished Hospital Records Admissible as Evidence

Provision for Stenographers— Court Reporters

Power to Fix Fees

Blank Forms

Records

Books

Commission May Destroy Files member of the board or any arbitrator designated by the board, shall compel obedience by attachment proceedings, as for contempt, as in a case of disobedience of the requirements of a subpoena from such court on a refusal to testify therein.

The records kept by a hospital, certified to as true and correct by the superintendent or other officer in charge, showing the medical and surgical treatment given an injured employee in such hospital, shall be admissible without any further proof as evidence of the medical and surgical matters stated therein, but

shall not be conclusive proof of such matters.

The Board at its expense shall provide an official court reporter to take the testimony and record of proceedings at the hearings before Arbitrator, committee of arbitration, or the board, who shall furnish a transcript of such testimony or proceedings to either party requesting it, upon payment to him therefor of fourteen cents per one hundred words for the original and ten cents per one hundred words for each copy of such transcript, except as otherwise provided by Section 19a of this Act.

The board shall have the power to determine the reasonableness and fix the amount of any fee of compensation charged by any person, including attorneys, physicians, surgeons and hospitals, for any service performed in connection with this Act, or for which payment is to be made under this Act or rendered in securing any right under this act. [Amended by act approved July 15, 1943.]

Sec. 17. Blank forms—records—destroying old PAPERS. The Industrial Commission shall cause to be printed and furnish free of charge upon request by any employer or employee such blank forms as may facilitate or promote efficient administration and the performance of the duties of the commission; it shall provide a proper record in which shall be entered and indexed the name of any employer who shall file a notice of declination or withdrawal under this act, and the date of the filing thereof; and a proper record in which shall be entered and indexed the name of any employee who shall file such notice of declination or withdrawal, and the date of the filing thereof; and such other notices as may be required by this act; and records in which shall be recorded all proceedings, orders and awards had or made by the commission or by the arbitration committees, and such other books or records as it shall deem necessary, all such records to be kept in the office of the commission. The commission may destroy all papers and documents which have been on file for more than five years where there is no claim for compensation pending, or where more than two years have elapsed since the termination of the compensation period. [As amended by act approved June 3, 1943.]

Sec. 18. QUESTIONS DETERMINED BY INDUSTRIAL BOARD.] All questions arising under this Act, if not settled by agreement of the parties interested therein, shall, except as otherwise provided, be determined by the industrial commission. [As amended by act approved June 3, 1943.]

Questions Determined by Board

Disputed Questions of Law or Fact

Sec. 19. Disputed questions of law or fact—committee of arbitration—decision—petition for review—physician—decision of industrial board—review by circuit court—circuit court to render judgment—review after award—address to be filed—notice—writ of error to supreme court.] Any disputed questions of law or fact shall be determined as herein provided.

Arbitrator Designated

Dispute

(a) It shall be the duty of the industrial commission upon notification that the parties have failed to reach an agreement, to designate an arbitrator; provided, that if the compensation claimed is for a partial permanent or total permanent incapacity or for death, then the dispute may, at the election of either party, be determined by the committee of arbitration, which election for determination by a committee shall be made by petitioner filing with the commission his election in writing with his petition or by the other party filing with the commission his election in writing within five days of notice to him of the filing of the petition, and thereupon, it shall be the duty of the industrial commission upon either of the parties having filed their election for a committee of arbitration as above provided, to notify both parties to appoint their respective respresentatives on the committee of arbitration. The commission shall designate an arbitrator to act as chairman, and if either party fails to appoint its members on the committee within seven days after notification as above provided, the commission shall appoint a person to fill the vacancy and notify the parties to that effect. The party filing his election for a committee of arbitration shall with his election, except as otherwise provided by Section 19a of this Act, deposit with the commission the sum of twenty dollars, to be paid by the commission to the arbitrators selected by the parties as compensation for their services as arbitrators and upon

Designation of Committee Arbitration

Expenses Arbitration Committee a failure to deposit as aforesaid, the election shall be void and the determination shall be by an arbitrator designated by the commission. The members of the committee of arbitration appointed by either of the parties or one appointed by the commission to fill a vacancy by reason of the failure of one of the parties to appoint, shall not be a member of the commission or an employee thereof.

Arbitration

Hearings

Notice

Award Where Temporary Disability Not Ended

Decision

Review Time for

Statement of Facts or Transcript of Evidence Filing

Fraud

Extension of Time

The arbitrator or committee of arbitration shall make such inquiries and investigations as he or they shall deem necessary and may examine and inspect all books, papers, records, places, or premises relating to the questions in dispute and hear such proper evidence as the parties may submit. The hearings before the arbitrator or committee of arbitration shall be held in the vicinity where the injury occurred, after ten days' notice of the time and place of such hearing shall have been given to each of the parties or their attorneys of record. The arbitrator or committee of arbitration may find that the disabling condition is temporary and has not yet reached a permanent condition and may order the payment of compensation up to the date of the hearing, which award shall be reviewable and enforceable in the same manner as other awards, and in no instance be a bar to a further hearing and determination of a further amount of temporary total compensation or of compensation for permanent disability, but shall be conclusive as to all other questions except the nature and extent of said disability. The decision of the arbitrator or committee of arbitration shall be filed with the industrial commission, which commission shall immediately send to each party or his attorney a copy of such decision, together with a notification of the time when it was filed, and unless a petition for review is filed by either party within fifteen days after the receipt by said party of the copy of said decision and notification of time when filed, and unless such party petitioning for a review shall within twenty days after the receipt by him of the copy of said decision, file with the commission either an agreed statement of the facts appearing upon the hearing before the arbitrator or committee of arbitration, or if such party shall so elect, a correct transcript of evidence of the proceedings at such hearings, then the decision shall become the decision of the industrial commission and in the absence of fraud shall be conclusive: Provided, that such industrial commission or any member thereof may grant further time not exceeding thirty days, in which to petition for such review or to file such agreed statement or transcript of evidence. Such agreed statement of facts or correct transcript of evidence, as the case may be, shall be authenticated by the signatures of the parties or their attorneys, and in the event they do not agree as to the correctness of the transcript of evidence it shall be authenticated by the signature of the arbitrator designated by the commission.

(e) The industrial commission may appoint, at its own expense, a duly qualified, impartial physician to examine the injured employee and report to the commission. The fee for this service shall not exceed five dollars and traveling expenses, but the commission may allow additional reasonable amounts in extraordinary cases. Commission May Appoint Physician

The fees and the payment thereof of all attorneys and physicians for services authorized by the commission under this Act shall, upon request of either the employer or the employee or the beneficiary affected, be subject to the review and decision of the industrial commission.

Fees for Services

(d) If any employee shall persist in insanitary or injurious practices which tend to either imperil or retard his recovery or shall refuse to submit to such medical, surgical, or hospital treatment as is reasonably essential to promote his recovery, the commission may, in its discretion, reduce or suspend the compensation of any such injured employee. Refusal to Submit to Medical Treatment

(e) If a petition for review and agreed statement of facts or transcript of evidence is filed, as provided herein, the industrial commission shall promptly review the decision of the arbitrator or committee of arbitration and all questions of law or fact which appear from the said statement of facts or transcript of evidence, and such additional evidence as the parties may submit. After such hearing upon review, the commission shall file in its office its decision thereon, and shall immediately send to each party or his attorney a copy of such decision and a notification of the time when it was filed.

Compensation Suspended

Review by Commission

Additional Evidence

Hearing on Review

Such review and hearing may be held in its office or elsewhere as the commission may deem advisable: Provided, that the taking of testimony on such hearing may be had before any member of the commission and in the event either of the parties may desire an argument before others of the commission, such argument may be had upon written demand therefor filed with the Oral Argument

Special Findings

Transcript of Evidence

Authentication

Trial De Novo

What Constitutes Record of Proceedings

Decision Conclusive

Correction of Clerical Errors in Award or Decision commissioner at least five days before the date of the hearing, in which event such argument shall be had before not less than a majority of the commission: Provided, that the commission shall give ten days' notice to the parties or their attorneys of the time and place of such taking of testimony and of such argument.

In any case the commission in its decision may in discretion find specially upon any question or questions of law or fact which shall be submitted in writing by either party, whether ultimate or otherwise. Any party may, within twenty days after receipt of notice of the commission's decision, or within such further time, not exceeding thirty days, as the commission may grant, file with the commission either an agreed statement of the facts appearing upon the hearing, or, if such party shall so elect, a correct transcript of evidence of the additional proceedings presented before the commission, in which report the party may embody a correct statement of such other proceedings in the case as such party may desire to have reviewed, such statement of facts or transcript of evidence to be authenticated by the signature of the parties or their attorneys, and in the event that they do not agree, then the authentication of such transcript of evidence shall be by the signature of any member of the commission. If a reporter does not for any reason furnish a transcript of the proceedings before the arbitrator in any case for use on a hearing for review before the industrial commission, within the limitations of time as fixed in this section, the industrial commission may, in its discretion, order a trial de novo before the industrial commission in such case upon application of either party. The applications for adjustment of claim and other documents in the nature of pleadings filed by either party, together with the decisions of the arbitrator and of the industrial commission and the statement of facts or transcripts of evidence hereinbefore provided for in paragraphs (b) and (c) shall be the record of the proceedings of said commission, and shall be subject to review as hereinafter provided.

(f) The decision of the industrial commission acting within its powers, according to the provisions of paragraph (e) of this section shall, in the absence of fraud, be conclusive unless reviewed as in this paragraph hereinafter provided: Provided, however, that the arbitrator or the commission may on his or its own motion, or on the motion of either party, correct any clerical error or errors in computation within fifteen days after the date of any award by such arbitrator or

any decision on review of the commission, and shall have the power to recall the original award on arbitration or decision on review, and issue in lieu thereof such corrected award or decision. Where such correction is made the time for appeal or review herein specified shall begin to run from the date of the receipt of the corrected award or decision.

(1) The Circuit Court of the county and the City Court of the City, if it has more than twenty-five thousand (25,000) inhabitants, where any of the parties defendant may be found shall by writ of certiorari to the industrial commission have power to review all questions of law and fact presented by such record.

Circuit or City Court Review Law and Fact

Such suit by writ of certiorari shall be commenced within twenty days of the receipt of notice of the decision of the commission. Such writ of certiorari and writ of scire facias shall be issued by the clerk of such court upon praecipe returnable on a designated return day, not less than ten or more than sixty days from the date of issuance thereof, and the praecipe shall contain the last known address of other parties in interest and their attorneys of record who are to be served by scire facias. Service upon any member of the industrial commission or the secretary or the assistant secretary thereof shall be service upon the commission, and service upon other parties in interest and their attorneys of record shall be by scire facias, and such service shall be made upon said commission and other parties in interest by mailing notices of the commencement of the proceedings and the return day of the writ to the office of the said commission and to the last known place of residence of other parties in interest or their attorney or attorneys of record. The clerk of the court issuing the writ of scire facias shall on the day of issue mail notice of the commencement of the proceedings which shall be done by mailing a copy of the writ of certiorari to the office of the industrial commission, and a copy of the writ of scire facias to the other parties in interest or their attorney or attorneys of record, and the clerk of said court shall make certificate that he has so sent said notices in pursuance of this section, which shall be evidence of service on the commission and other parties in interest.

Writ of Certiorari Issued

Time

Address Parties In Interest

Malling Notice

Clerk of Circuit or City Court Mail Notices Commission Parties In Interest

Clerk's Certificate

Record of Proceedings

The industrial commission shall not be required to certify the record of their proceedings to the Circuit or City Court, unless the party commencing the proceedings for review in the Circuit or City Court as above provided, shall pay to the commission the sum of fourCertification on Payment of Costs

except as otherwise provided by Section 19a of this Act, and it shall be the duty of the commission upon such payment, or failure to pay as permitted under Section 19a of this Act, to prepare a true and correct type-written copy of such testimony and a true and correct copy of all other matters contained in such record and certified to by the secretary thereof.

ssion

In its decision on review the industrial commission

of this Act.

Commission Determine Cost of Record

Issue Receipt

Certiorari

(2) No such writ of certiorari shall issue unless the one against whom the industrial commission shall have rendered an award for the payment of money shall upon the filing of his praecipe for such writ file with the clerk of said court a bond conditioned that if he shall not successfully prosecute said writ, he will pay the said award and the costs of the proceedings in said court. The amount of the bond shall be fixed by any member of the industrial commission and the surety or sureties of said bond shall be approved by the clerk of said court.

teen cents per one hundred words of testimony taken

before said commission, and eight cents per one hundred words of all other matters contained in such record.

shall determine in each particular case the amount of the

probable cost of the record to be filed as a return to the writ of certiorari in that case and no praecipe for a writ of certiorari may be filed and no writ of certiorari shall issue unless the party seeking to review the decision of the industrial commission shall exhibit to the clerk of the

said Circuit or City Court a receipt showing payment of the sums so determined to the secretary of the industrial commission, except as otherwise provided by Section 19a

The State and every county, city, town, township, incorporated village, school district, body politic or municipal corporation having a population of five hundred thousand or more against whom the industrial commission shall have rendered an award for the payment of money shall not be required to file a bond to secure the payment of said award and the costs of the proceedings in said court to authorize said court to issue such writ of certiorari.

Confirming Setting Aside Decision

Remanding

The court may confirm or set aside the decision of the industrial commission. If the decision is set aside and the facts found in the proceedings before the commission are sufficient, the court may enter such decision as is justified by law, or may remand the cause to the industrial commission for further proceedings and may state the questions requiring further hearing, and give such other instructions as may be proper. Judgments and orders of the Circuit or City Court under this Act shall be reviewed only by the Supreme Court upon a writ of error which the Supreme Court in its discretion may order to issue, if applied for within sixty days after the rendition of the Circuit or City Court judgment or order sought to be reviewed. The writ of error when issued shall operate as a supersedeas.

The bond filed with the praecipe for the writ of certiorari as provided in this paragraph shall operate as a stay of judgment or order of the Circuit or City Court until the time shall have passed within which an application for a writ of error can be made, and until the Supreme Court has acted upon the application for a writ of error, if such application is made.

It shall be the duty of the clerk of any court rendering a decision affecting or affirming an award of the commission to promptly furnish the commission with a copy of such decision, without charge.

The decision of a majority of the members of the committee of arbitration or of the industrial commission, shall be considered the decision of such committee or commission, respectively.

Either party may present a certified copy of the award of the arbitrator, or a certified copy of the decision of the industrial commission when the same has become final, when no proceedings for review are pending, providing for the payment of compensation according to this Act, to the Circuit Court of the county or to the City Court of the City in which such accident occurred or either of the parties are residents, whereupon said court shall render a judgment in accordance therewith; and in case where the employer refuses to pay compensation according to such final award or such final decision upon which such judgment is entered, the court shall in entering judgment thereon, tax as costs against him the reasonable costs and attorney fees in the arbitration proceedings and in the court entering the judgment for the person in whose favor the judgment is entered, which judgment and costs taxed as herein provided shall, until and unless set aside, have the same effect as though duly rendered in an action duly tried and determined by said court, and shall with like effect, be entered and docketed. The Circuit or City Court shall have power at any time upon application to make any such judgment conform to any modification required by any subsequent decision of the Supreme Court upon appeal, or as the result of any subsequent proceedings for review, as provided in this Act.

Judgments Review Writ of Error

Time to Sue Out Writ

Supersedeas

Bond Judgment Stay

Court Decisions to be Furnished to Commission

Decision of Majority of Commission

Judgment on Award

Costs

Attorney's Fees

Judgment Modification Notice Required for Judgment

Review of Agreement or Award if Disability Recurs, Increases, Diminishes or Ends

Notice of Hearing

Fee for Travel

Award, Settlement Contract Paid in Lump Sum Not Reviewable Under This Section

Address Filed

Service of Notice

Death of Employee Judgment shall not be entered until fifteen days' notice of the time and place of the application for the entry of judgment shall be served upon the employer by filing such notice with the industrial commission, which commission shall, in case it has on file the address of the employer or the name and address of its agent upon whom notices may be served, immediately send a copy of the notice to the employer or such designated agent.

- (h) An agreement or award under this Act providing for compensation in installments, may at any time within eighteen months after such agreement or award be reviewed by the industrial commission at the request of either the employer or the employee, on the ground that the disability of the employee has subsequently recurred, increased, diminished or ended; and on such review compensation payments may be re-established, increased, diminished or ended: Provided that the commission shall give fifteen days' notice to the parties of the hearing for review: And, provided, further, any employee, upon any petition for such review being filed by the employer, shall be entitled to one day's notice for each one hundred miles necessary to be traveled by him in attending the hearing of the commission upon said petition, and three days in addition thereto, and such employee shall, at the discretion of the commission, also be entitled to five cents per mile necessarily traveled by him within the State of Illinois in attending such hearing, not to exceed a distance of 300 miles, to be taxed by the commission as costs and deposited with the petition of the employer: Provided, further, that when compensation which is payable in accordance with an award or settlement contract approved by the industrial commission, is ordered paid in a lump sum by the commission, no review shall be had as in this paragraph mentioned.
- (i) Each party, upon taking any proceedings or steps whatsoever before any arbitrator, committee of arbitration, industrial commission or court, shall file with the industrial commission his address, or the name and address of any agent upon whom all notices to be given to such party shall be served, either personally or by registered mail, addressed to such party or agent at the last address so filed with the industrial commission: Provided, that in the event such party has not filed his address, or the name and address of an agent, as above provided, service of any notice may be had by filing such notice with the industrial commission.
- (j) Whenever in any proceeding testimony has been taken or a final decision has been rendered, and after the taking of such testimony or after such decision

has become final, the injured employee dies, then in any subsequent proceeding brought by the personal representative or beneficiaries of the deceased employee, such testimony in the former proceeding may be introduced with the same force and effect as though the witness having so testified were present in person in such subsequent proceedings and such final decision, if any, shall be taken as final adjudication of any of the issues which are the same in both proceedings.

Testimony on Former Hearing

(k) In any case where there has been any unreasonable or vexatious delay of payment or intentional underpayment of compensation, or proceedings have been instituted or carried on by the one liable to pay the compensation, which do not present a real controversy, but are merely frivolous or for delay, then the commission may award compensation additional to that otherwise payable under this Act equal to fifty percentum of the amount payable at the time of such award. Failure to pay compensation in accordance with the provisions of Section 8, paragraph (i) of this Act, shall be considered unreasonable delay. [As amended by act approved July 15, 1943.]

Additional Compensation Where Delay or Intentional Underpayment

What Considered Unreasonable Delay

Sec. 19a. If the Commission shall, before or after any hearing, proceeding, or review to any court, be satisfied that the employee is a poor person, and unable to pay the costs and expenses provided for by this Act, the Commission shall permit such poor person to have all the rights and remedies provided by this Act, including the issuance and service of subpoenas; a transcript of testimony and the record of proceedings at hearings before an arbitrator, committee of arbitration, or the board; the right to elect for a committee of arbitration; the right to have the record of proceedings certified to the circuit court; the right to the filing of a praecipe for a writ of certiorari; and the right to the issuance of a writ of certiorari, without the filing of a bond for costs and without the payment of any of the costs provided for by this act; provided that the commission shall not be required to furnish photostatic copies of exhibits unless the cost thereof shall have been deposited with the Commission; provided, further, that if an award is granted to such employee, or settlement is made, the costs and expenses chargeable to said employee as provided for by this Act shall be paid by the employer out of the award herein granted, or settlement, before any of the balance of said award or settlement shall be paid to the employee. Approved July 15, 1943.

Reports Bulletins Sec. 20. Annual report to governor.] The Industrial Commission shall report in writing to the Governor on the 30th day of June, annually, the details and results of its administration of this Act, and may prepare and issue such special bulletins and reports from time to time as may seem advisable. [As amended by act approved June 3, 1943.]

Award Non-Assignable

Award to Have Preference Over Unsecured Debts

Decision Recorded Lien

Compensation Extinguished Beneficiary Death

Sec. 21. AWARD NOT SUBJECT TO LIEN - DEATH. No payment, claim, award or decision under this Act shall be assignable or subject to any lien, attachment or garnishment, or be held liable in any way for any lien. debt, penalty or damages. And the compensation allowed by any award or decision of the commission shall be entitled to a preference over the unsecured debts of the employer, wages excepted, contracted after the date of the injury to an employee. A decision or award of the Industrial Commission against an employer for compensation under this Act, or a written agreement by an employer to pay such compensation shall, upon the filing of a certified copy of the decision or said agreement, as the case may be, with the recorder of deeds of the county, constitute a lien upon all property of the employer within said county, paramount to all other claims or liens, except mortgages, trust deeds, or for wages or taxes, and such liens may be enforced in the manner provided for the foreclosure of mortgages under the laws of this State. Any right to receive compensation hereunder shall be extinguished by the death of the person or persons entitled thereto, subject to the provisions of this Act relative to compensation for death received in the course of employment, and subject to the provisions of paragraph (e) of section 8 of this Act relative to specific loss: Provided, that upon the death of a beneficiary, who is receiving compensation provided for in section 7, leaving surviving a parent, sister or brother of the deceased employee, at the time of his death dependent upon him for support, who were receiving from such beneficiary a contribution to support, then that proportion of the compensation of the beneficiary which would have been paid but for the death of the beneficiary, but in no event exceeding said unpaid compensation, which the contribution of the beneficiary to the dependent's support within one year prior to the death of the beneficiary bears to the compensation of the beneficiary within that year, shall be continued for the benefit of such dependents, notwithstanding the death of the beneficiary. [Amended by Act approved June 10, 1929.]

Sec. 22. Contract within seven days after in-Jury presumed fraudulent.] Any contract or agreement made by any employer or his agent or attorney with any employee or any other beneficiary of any claim under the provisions of this Act within seven days after the injury shall be presumed to be fraudulent. Contract Fraudulent

Sec. 23. Waiver of provisions must be approved by industrial board.] No employee, personal representative, or beneficiary shall have power to waive any of the provisions of this Act in regard to the amount of compensation which may be payable to such employee, personal representative or beneficiary hereunder except after approval by the Industrial Commission.

Provisions Waiver

A minor death beneficiary, by parent or grandparent as next friend, may compromise disputes and may enter into and submit a settlement contract or lump sum petition, and upon approval by the Industrial Commission such settlement contract or lump sum order shall have the same force and effect as though such minor had been an adult.

> Notice of Accident

Notice of Hernia

Mental Incapacity

Sec. 24. NOTICE OF ACCIDENT-LIMIT OF TIME FOR FILING CLAIM. No proceedings for compensation under this Act shall be maintained unless notice of the accident has been given to the employer as soon as practicable, but not later than thirty days after the accident, except in cases of hernia, in which cases notice shall be given the employer within fifteen days after the accident. In case of mental incapacity of the employee or any dependents of a deceased employee who may be entitled to compensation under the provisions of this Act, the limitations of time by this Act provided shall not begin to run against said mental incompetents until a conservator or guardian has been appointed: Provided that where such limitation bars an adult mentally competent member of a class of beneficiaries entitled to receive compensation for death, such limitation shall then bar all beneficiaries notwithstanding that another or others be mentally or otherwise incapacitated or incompetent. No defect or inaccuracy of such notice shall be a bar to the maintenance of proceedings of arbitration or otherwise by the employee unless the employer proves that he is unduly prejudiced in such proceedings by such defect or inaccuracy. Notice of the accident shall give the approximate date and place of the accident, if known, and may be given orally or in writing; provided, no proceedings for compensation under this Act shall be maintained unless claim for compensation has been made within six months after the accident, Provided, that in any case, unless application for compensation is filed

Inaccuracy

Notice Oral or Written

Claim for Compensation Within Six Months Barred Unless Claim Filed with Commission

Liability Relief From

Depositing Compensation

Annuity

Provisions to Pay

Statement

with the Industrial Commission within one year after the date of the accident, where no compensation has been paid, or within one year after the date of the last payment of compensation, where any has been paid, the right to file such application shall be barred; Provided, further, that if the accidental injury results in death within said year, application for compensation for death may be filed with the Industrial Commission within one year after the date of death, but not thereafter.

Sec. 25. How employer may be relieved of liability for compensation.] Any employer against whom liability may exist for compensation under this Act shall upon the order and direction of the industrial commission:

- (a) Deposit the commuted value of the total unpaid compensation for which such liability exists, computed at three percentum per annum in the same manner as provided in section 9, with the State Treasurer, or county treasurer in the county where the accident happened, or with any State or National bank or trust company doing business in this State, or in some other suitable depository approved by the industrial commission: Provided, that any such depository to which such compensation may be paid, shall pay the same out in installments as in this Act provided, unless such sum is ordered paid in, and is commuted to a lump sum payment in accordance with the provisions of this Act; or
- (b) Purchase an annuity, in an amount of compensation due or computed, under this Act within the limitation provided by law in any insurance company granting annuities and licensed or permitted to do business in this State which may be designated by the employer or the industrial commission. [Amended by Act approved June 29, 1921.]
- Sec. 26. Provisions to be made by employer electing to pay compensation approval of industrial board—when provision not made or not approved—insurance liability—failure to comply.] (a) Any employer who shall come within the provisions of section 3 of this Act, and any other employer who shall elect to provide and pay the compensation provided for in this Act shall:
- (1) File with the commission a sworn statement showing his financial ability to pay the compensation provided for in this Act, the affidavit to which statement shall be signed and sworn to by the president or vice president and secretary or assistant secretary of said employer if it be a corporation, or by all of the partners

if it be a co-partnership, or by the owner if it be neither a co-partnership nor a corporation.

If any such employer fails to file such a sworn statement, or if the sworn statement of any such employer does not satisfy the commission of the financial ability of the employer who has filed it, the commission shall require such employer to,

- (2) Furnish security, indemnity or a bond guaranteeing the payment by the employer of the compensation provided for in this Act, or
- (3) Insure his entire liability to pay such compensation in some insurance carrier authorized, licensed, or permitted to do such insurance business in this State; all policies of such insurance carriers insuring the payment of compensation under this Act shall cover all the employees and the entire compensation liability of the insured, and any provision in such policy, or in any endorsement attached thereto, attempting to limit or modify in any way, the liability of the insurance carriers issuing the same shall be wholly void; provided, that nothing herein contained shall apply to policies of excess liability carriage secured by employers who have qualified under subparagraphs 1 or 2 of paragraph (a) of this section, or

(4) Make some other provision, satisfactory to the industrial commission, for the securing of the payment of compensation provided for in this Act, and

(5) Upon becoming subject to this Act and thereafter as often as the commission may in writing demand, file with the commission in form prescribed by it evidence of his compliance with the provisions of this section.

(b) The sworn statement of financial ability, or security, indemnity or bond, or amount of insurance, or other provisions, filed, furnished, carried, or made by the employer, as the case may be, shall be subject to the approval of the commission, upon the approval of which, the commission shall send to the employer written notice of its approval thereof. A certificate of compliance with the provisions of subparagraphs 2 and 3 of paragraph (a) of this section shall within five days after the effective date of said policy be delivered by the insurance carrier to the industrial commission. Said policy shall remain in full force and effect until ten days after receipt by the industrial commission of notice of its cancellation or expiration and shall cover all compensation liability occurring during said time.

(c) Whenever the industrial commission shall find

Furnishing Security Insuring

Compensation Insurance

Policy Shall Cover Entire Compensation Liability

Alternative

File Evidence of Compliance

Approval by Commission

Delivery of Certificate of Compliance

Notice of Cancellation of Policy



Insurer

Delay and Unfairness

Commission May Order Discontinuance of Business

Orders of Commission Subject to Review

Non-Compliance

Penalty

Attorney General to Prosecute

that any corporation, company, association, aggregation of individuals, reciprocal or interinsurers exchange, or other insurer affecting workmen's compensation insurance in this State shall be insolvent, financially unsound, or unable to fully meet all payments and liabilities assumed or to be assumed for compensation insurance in this State, or shall practice a policy of delay or unfairness toward employees in the adjustment, settlement, or payment of benefits due such employees, the said industrial commission may after reasonable notice and hearing order and direct that such corporation, company, association, aggregation of individuals, reciprocal or interinsurers exchange, or insurer, shall from and after a date fixed in such order discontinue the writing of any such workmen's compensation insurance in this State. Subject to such modification of said order as the commission may later make on review of said order, as herein provided, it shall thereupon be unlawful for any such corporation, company, association, aggregation of individuals, reciprocal or interinsurers exchange, or insurer to effect any workmen's compensation insurance in this State. All orders made by the industrial commission under this section shall be subject to review by the courts, said review to be taken in the same manner and within the same time as provided by section 19 of this Act for review of awards and decisions of the industrial commission, upon the party seeking said review filing with the clerk of the court to which said review is taken a bond in an amount to be fixed and approved by the judge of the court to which said review is taken, conditioned upon the payment of all compensation awarded against said person taking said review pending a decision thereof, provided that upon said review the Circuit Court shall have power to review all questions of fact as well as of law: Provided, that the penalty hereinafter provided for in this paragraph shall not attach and shall not begin to run until the final determination of the order of the commission.

(d) The failure or neglect of an employer to comply with any of the provisions of paragraph (a) of this section shall be deemed a misdemeanor punishable by a fine of not less than one hundred dollars nor more than five hundred dollars, for each day of such refusal or neglect until the same ceases. Each day of such refusal or neglect shall constitute a separate offense.

In all prosecutions under this section the venue may be in any county wherein said employer or insurance carrier has property or maintains a principal office. Upon the failure or refusal of any employer or insurance carrier to comply with the orders of the industrial commission under this section, or the order of the court on review after final adjudication, it shall be the duty of the industrial commission to immediately report said failure or refusal to the Attorney General and it shall be the duty of said Attorney General within thirty days after receipt of said notice, to institute prosecutions and promptly prosecute all reported violations of this section.

> Existing Insurance

Sec. 27. Not affect continuance of any existing INSURANCE, ETC .- NOT PREVENT EMPLOYER FROM INSUR-ING-EMPLOYEE MAY INSURE FOR ADDITIONAL BENEFITS. (a) This Act shall not affect or disturb the continuance of any existing insurance, mutual aid, benefit, or relief association or department, whether maintained in whole or in part by the employer or whether maintained by the employees, the payment of benefits of such association or department being guaranteed by the employer or by some person, firm or corporation for him: Provided, the employer contributes to such association or department an amount not less than the full compensation herein provided, exclusive of the cost of the maintenance of such association or department and without any expense to the employee. This Act shall not prevent the organization and maintaining under the insurance laws of this State of any benefit or insurance company for the purpose of insuring against the compensation provided for in this Act, the expense of which is maintained by the employer. This Act shall not prevent the organization or maintaining under the insurance laws of this State of any voluntary mutual aid, benefit or relief association among employees for the payment of additional accident or sick benefits.

Mutual Benefit Society

(b) No existing insurance, mutual aid, benefit or relief association or department shall, by reason of anything herein contained, be authorized to discontinue its operation without first discharging its obligations to any and all persons carrying insurance in the same or entitled to relief or benefits therein. Insurer Can Not Discontinue

(c) Any contract, oral, written or implied, of employment providing for relief benefit, or insurance or any other device whereby the employee is required to pay any premium or premiums for insurance against the compensation provided for in this Act shall be null and void, and any employer withholding from the wages of any employee any amount for the purpose of paying any such premium shall be guilty of a misdemeanor and punishable by a fine of not less than ten dollars nor more than one thousand dollars, or imprisonment in the county jail for not more than six months, or both, in the discretion of the court.

Wages Withheld for Premium Carrier Liability

Joint Award

Third Person

Injury.by

Subrogation

Third Person Not Under Act Sec. 28. When insurance carrier becomes primarily liable.] In the event the employer does not pay the compensation for which he is liable, then an insurance company, association or insurer which may have insured such employer against such liability shall become primarily liable to pay to the employee, his personal representative or beneficiary the compensation required by the provisions of this Act to be paid by such employer. The insurance carrier may be made a party to the proceedings to which the employer is a party and an award may be entered jointly against the employer and the insurance carrier.

Sec. 29. WHERE INJURY CAUSED UNDER CIRCUM-STANCES CREATING A LEGAL LIABILITY IN SOME PERSON OTHER THAN THE EMPLOYER. | Where an injury or death for which compensation is payable by the employer under this Act was not proximately caused by the negligence of the employer or his employees, and was caused under circumstances creating a legal liability for damages in some person other than the employer to pay damages, such other person having also elected to be bound by this Act, or being bound thereby under section three (3) of this Act, then the right of the employee or personal representative to recover against such other person shall be transferred to his employer and such employer may bring legal proceedings against such other person to recover the damages sustained, in an amount not exceeding the aggregate amount of compensation payable under this Act, by reason of the injury or death of such employee.

Where the injury or death for which compensation is payable under this Act was not proximately caused by the negligence of the employer or his employees and was caused under circumstances creating a legal liability for damages on the part of some person other than the employer to pay damages, such other person having elected not to be bound by this Act, then legal proceedings may be taken against such other person to recover damages notwithstanding such employer's payment of or liability to pay compensation under this Act. In such case, however, if the action against such other person is brought by the injured employee or his personal representative and judgment is obtained and paid, or settlement is made with such other person, either with or without suit. then from the amount received by such employee or personal representative there shall be paid to the employer the amount of compensation paid or to be paid by him to such employee or personal representative.

If the injured employee or his personal representa-

tive shall agree to receive compensation from the employer or accept from the employer any payment on account of such compensation, or to institute proceedings to recover the same, the said employer may have or claim a lien upon any award, judgment or fund out of which such employee might be compensated from such third party.

In such actions brought by the employee or his personal representative, he shall forthwith notify his employer by personal service or registered mail, of such fact and of the name of the court in which such suit is brought, filing proof thereof in such action. The employer may, at any time thereafter join in said action upon his motion so that all orders of court after hearing and judgment shall be made for his protection. No release or settlement of claim for damages by reason of such injury or death, and no satisfaction of judgment in such proceedings, shall be valid without the written consent of both employer and employee or his personal representative, except in the case of the employers, such consent shall not be required where said employer has been fully indemnified or protected by Court order.

In the event the said employee or his personal representative shall fail to institute a proceeding against such third person at any time prior to three months pefore said action would be barred at law said employer may in his own name, or in the name of the employee, or his personal representative, commence a proceeding against such other person for the recovery of damages on account of such injury or death to the employee, and out of any amount recovered the employer shall pay over to the injured employee or his personal representative all sums collected from such other person by judgment or otherwise in excess of the amount of such compensation paid or to be paid under this Act, and costs, attorney's fees and reasonable expenses as may be incurred by such employer in making such collection or in enforcing such liability.

Sec. 30. Every employer subject to this act shall send to the Industrial Commission in writing an immediate report of all accidental injuries arising out of and in the course of the employment and resulting in death. Every such employer shall also report between the 15th and the 25th of each month to the Industrial Commission all accidental injuries for which compensation has been paid under this Act, which injuries entail a loss to the employee of more than one week's time, and in case the

Subrogation

Accident Report

Disability

Report as to Compensation injury results in permanent disability, a further report shall be made as soon as it is determined that such permanent disability has resulted or will result from such in-All reports shall state the date of the injury, including the time of day or night, the nature of the employer's business, the name, address, the age, sex, conjugal condition of the injured person, the specific occupation of the injured person, the direct cause of the injury and the nature of the accident, the character of the injury, the length of disability, and, in case of death, the length of disability before death, the wages of the injured person, whether compensation has been paid to the injured person, or to his legal representatives or his heirs or next of kin, the amount of compensation paid. the amount paid for physicians', surgeons' and hospital bills, and by whom paid, and the amount paid for funeral or burial expenses, if known. The making of such reports shall release the employer from making such reports to any other officer of the State. [Approved June 3. 1943.1

Printed Notices Sec. 30½. Printed notices of rules, etc., to be posted.] Every employer within the provisions of this Act shall, under the rules and regulations prescribed by the Industrial Commission, post printed notices in their respective places of employment in such number and at such places as may be determined by the Commission, containing such information relative to this Act as in the judgment of the Commission may be necessary to aid employees to safeguard their rights under this Act in event of injury. [Added by Act approved July 8, 1933.]

Contract with Others

Sec. 31. Who included in term "employer"-CONTRACTING WITH OTHERS TO DO THE WORK. | Any one engaging in any business or enterprise referred to in subsections 1 and 2 of section 3 of this Act who undertakes to do any work enumerated therein, shall be liable to pay compensation to his own immediate employees in accordance with the provisions of this Act, and in addition thereto if he directly or indirectly engages any contractor whether principal or sub-contractor to do any such work, he shall be liable to pay compensation to the employees of any such contractor or sub-contractor unless such contractor or sub-contractor shall have insured. in any company or association authorized under the laws of this State to insure the liability to pay compensation under this Act, or guaranteed his liability to pay such compensation.

Duty to Insure

> In the event any such person shall pay compensation under this section he may recover the amount there-

Recovery Against Contractor of from the contractor or sub-contractor, if any, and in the event the contractor shall pay compensation under this section he may recover the amount thereof from the sub-contractor, if any.

This section shall not apply in any case where the accident occurs elsewhere than on, in or about the immediate premises on which the principal has contracted that the work shall be done. [Amended by Act approved June 28, 1919.]

Immediate Premises

Invalidity of Part Right of Action

Adjustment

Claim Under Previous Act

Sec. 32. RIGHT OF ACTION ACCRUING BEFORE TAKING EFFECT OF THIS ACT-IF THIS ACT REPEALED, ETC .- CLAIM UNDER PREVIOUS ACT HOW ADJUSTED. If any of the provisions of this Act providing for compensation for injuries to or death of employees shall be repealed or adjudged invalid or unconstitutional, the period intervening between the occurrence of any injury or death and such repeal or final adjudication of invalidity, shall not be computed as a part of the time limited by law for the commencement of any action relating to such injury or death, but the amount of any compensation which may have been paid for any such injury shall be deducted from any judgment for damages recovered on account of such injury. Any claim, disagreement or controversy existing or arising under "An Act to promote the general welfare of the people of this State, by providing compensation for accidental injuries or death suffered in the course of employment," approved June 10, 1911, in force May 1, 1912, shall be adjusted in accordance with the provisions of said Act, notwithstanding the repeal thereof, or may by agreement of the parties be adjusted in accordance with the method of procedure provided in this Act for the adjustment of differences, jurisdiction to adjust such differences so submitted by the parties being hereby conferred upon the Industrial board or committee of arbitration provided for in this Act. [Amended by Act approved June 25, 1917.]

> Refusal to Comply

Penalty

Sec. 33. Penalties.] Any wilful neglect, refusal or failure to do the things required to be done by any section, clause, or provision of this Act, on the part of the persons herein required to do them, or any violation of any of the provisions or requirements hereof, or any attempt to obstruct or interfere with any court officer, or any other person charged with the duty of administering or enforcing the provisions of this Act, shall be deemed a misdemeanor, punishable by a fine of not less than \$10.00 nor more than \$500.00, at the discretion of the court.

Sec. 331/2. NAME OF ACT.] This Act may be cited

Name of Act

as the Workmen's Compensation Act. [Added by an Act approved June 28, 1915.]

Invalidity

Sec. 34. Invalidity.] The invalidity of any portion of this Act shall in no way affect the validity of any other portion thereof which can be given effect without such invalid part.

Repeal

Sec. 35. Repeal.] That an Act to promote the general welfare of the people of the State of Illinois by providing compensation for accidental injuries or death suffered in the course of employment, approved June 10, 1911, in force May 1, 1912, be, and the same is, hereby repealed

# TABLE OF COMPENSATION

To find the present value of any sum payable weekly, multiply that sum by the present value of \$1 payable for the number of weeks for which such

sum is payable.

EXAMPLE.—To find the present value of \$7.20 payable at the end of each week for 100 weeks multiply \$7.20 by the present value of \$1 payable weekly for 100 weeks (shown in the tables to be \$97.1833). \$7.20×97.1833=\$699.72, present value.

### PRESENT VALUE TABLES

Present value at 3 per cent, compounded annually, at \$1 per week, payable at the end of each week for any term from one week up to eight years.

No. of Weeks	Present Value	No. of Weeks	Present Value	No. of Weeks	Present Value	No. of Weeks	Present Value
1	\$ 0.9994	46	\$45.3909	91	\$88.6612	136	\$130.8388
	1.9983	47	46.3645	92	89.6103	137	131 7638
2 3	2.9966	48	47.3376	93	90.5588	138	132.6884
4	3.9943	49	48.3101	94	91.5068	139	133 6124
5	4.9915	50	49.2821	95	92.4542	140	134.5359
6	5 9881	- 51	50.2536	96	93.4011	141	135.4589
- 7	6.9841	52	51.2244	97	94 3474	142	136.3814
8	7.9796	53	52 1947	98	95.2933	143	137.3033
9	8.9745	54	53.1645	99	96 2385	144	138 2247
10	9.9688	55	54.1337	100	97.1833	145	139.1456
11	10.9626	56	55.1024	101	98.1275	146	140.0659
12	11.9558	57	56 0705	102	99.0711	147	140.9858
13	12 9484	58	57.0381	103	100.0143	148	141.9051
14	13.9405	59	58.0051	104	100.9569	149	142.8239
15	14.9320	60	58.9716	105	101.8989	150	143.7421
16	15 9229	61	59.9375	106	102.8405	151	144.6599
17	16.9133	62	60.9029	107	103.7814	152	145.5771
18	17.9031	63	61.8677	108	104.7219	153	146.4938
19	18.8924	64	62.8320	109	105.6618	154	147.4100
20	19.8811	65	63.7957	110	106.6012	155	148.3257
21	20.8692	66	64.7589	111	107.5401	156	149.2408
22	21.8568	67	65.7215	112	108.4784	157	150.1554
23	22.8438	68	66.6836	113	109.4162	158	151.0695
24	23.8303	69	.67.6451	114	110.3534	159	151.9831
25	24.8161	70	68.6061	115	111.2901	160	152.8962
26	25.8015	71	69.5666	116	112.2263	161	153.8087
27	26.7862	72	70.5265	117	113.1620	162	154.7207
28	27.7705	73	71.4858	118	114.0971	163	155.6323
29	28.7541	74	72.4446	119	115.0317	164	156.5432
30	29.7372	75	73.4029	120	115.9658	165	157.4537
31	30.7197	76	74.3606	121	116.8993	166	158.3637
32	31.7017	77	75.3178	122	117.8323	167	159.2731
33	32.6831	78	76.2744	123	118.7648	168	160.1820
34	33.6640	79	77.2305	124	119.6967	169	161.0904
-35	34.6443	80	78.1860	125	120.6281	170 171	161.9983 162.9057
36	35.6240	81	79.1410	126	121.5590		163.8125
37	36.6032	82	80.0955	127	122 4894	172 173	164.7189
38	37.5818	83	81.0494	128	123.4192	174	165.6247
39	38 5599	84	82.0028	129	124.3485	175	166.5300
40	39.5374	85	82.9556	130	125.2772 126.2055	176	167.4348
41	40.5144	86	83.9079	131 132	126.2055	177	168.3391
42	41.4908	87	84.8596		128.0604	178	169 2429
43 44	42.4667	88 89	85.8109 86.7615	133 134	128.0604	179	170.1461
45	43.4420 44.4167	90	87.7116	135	129.9132	180	171.0489
40	44.4107	90	01.1110	100	120.0102	100	111.0100

182         172.8528         241         225.1569         300         275.7360         359         324.64           184         173.6547         243         226.8994         301         276.5787         360         325.46           185         175.5549         244         227.7999         303         277.4210         361         328.27.69           186         176.4546         245         228.6999         304         279.1041         363         327.69           187         175.5537         246         229.5094         305         279.9449         364         323.719           188         173.1505         248         231.2469         307         281.6251         366         330.34           190         180.0481         249         221.149         308         282.4645         367         331.15           191         180.9452         250         232.9825         309         283.3034         368         331.96           192         181.84818         251         233.8495         310         284.1419         369         332.77           193         182.7379         252         234.7160         311         244.9788         373         333.58	No. of Weeks	Present Value	No. of Weeks	Present Value	No. of Weeks	Present Value	No. of Weeks	Present Value
182         172.8528         241         225.1569         300         275.7360         339         324.641           184         174.6547         243         226.8944         301         276.5787         360         325.461           185         175.5549         244         227.7899         303         277.4210         361         326.277           186         176.4546         245         228.6399         304         279.1041         363         327.69           187         175.55549         244         220.3094         305         279.9449         364         327.69           187         175.6557         246         229.5094         305         279.9449         364         327.90           189         179.1505         248         231.2469         307         281.6251         365         392.52           189         179.1505         248         231.1949         308         282.4645         367         331.15           190         180.0481         249         232.1149         308         282.4645         367         331.15           191         180.0481         251         233.8458         310         284.14978         370         333.58	181	\$171.9511	240	\$224.2850	299	\$274.8928	358	\$323.8315
183       173, 7540       242       226, 0284       301       276, 5787       360       325, 46         185       175, 5549       244       227, 7699       303       278, 2628       362       327, 09         186       176, 4546       245       228, 6399       304       279, 1041       363       327, 09         187       177, 3537       246       229, 5094       305       279, 9449       364       328, 71         188       178, 2524       247       230, 3784       306       280, 7852       365       329, 52         189       179, 1505       248       231, 2469       307       281, 6251       366       333, 15         191       180, 0452       250       232, 9825       309       283, 3034       368       31, 96         192       181, 8418       251       233, 8495       310       284, 1419       369       332, 77         193       182, 7379       252       234, 7160       311       284, 9798       370       333, 58         194       186, 36172       256       238, 1773       312       285, 8173       371       343, 33       360         195       184, 5286       254       236	182	172.8528	241	225.1569				324.6469
185         176,5549         244         227,7699         303         278,2628         362         327,09           186         176,4546         245         228,6399         304         279,1041         363         327,90           188         178,2524         247         230,3784         306         280,7852         365         329,52           189         179,1505         248         231,2469         307         281,6251         366         303,41           190         180,0481         249         232,1149         308         282,4645         367         331,15           191         180,9452         250         232,9825         309         283,3034         368         331,96           192         181,8418         251         233,8495         310         284,1419         369         332,751           193         182,7379         252         234,7160         311         284,9798         370         333,58           194         183,6385         253         233,5821         312         285,8173         371         334         336         371         334         336         371         334         336         31         394         394		173.7540	242	226.0284	301	276.5787	360	325.4618
186         176, 4546         245         228, 6399         304         279, 1041         363         327, 90           188         177, 3537         246         229, 5094         305         279, 9449         365         329, 521           189         179, 1505         248         231, 2469         307         281, 6251         365         329, 52           189         180, 0481         249         232, 1149         308         282, 4645         367         331, 15           191         180, 9452         250         232, 9825         309         283, 3034         368         331, 96           192         181, 8418         251         233, 8495         310         284, 1419         369         327, 719           193         182, 7379         252         234, 7160         311         284, 9798         370         333, 58           194         183, 335         253         235, 5821         312         285, 1873         371         334, 39           195         184, 5286         254         236, 4476         313         286, 6543         372         335, 61           197         186, 3172         256         238, 1773         312         244         287					4000000			326.2763
187         177, 3537         246         229, 5094         305         279, 9449         364         328, 71           188         178, 2524         247         230, 3784         306         280, 7852         365         329, 522           189         179, 1505         248         231, 2469         307         281, 6251         366         330, 34           190         180, 0481         249         232, 1149         308         282, 4645         367         331, 15           191         180, 0452         250         232, 9825         309         283, 3034         368         331, 95           192         181, 8418         251         233, 8495         310         284, 1419         369         332, 77           193         182, 7379         252         234, 7160         311         284, 9798         370         333, 58           194         186, 3632         255         237, 3127         312         285, 8173         371         343, 33           195         184, 5286         254         236, 4476         313         286, 6543         372         335, 20           197         186, 3172         256         238, 1773         315         288, 3269         <				227.7699				327.0903
188         178         2524         247         230         3784         306         280         7852         365         329         52           189         179         1505         248         231         2449         307         281         6251         366         330         34         368         331         15           191         180         9481         249         222         149         308         282         4645         367         331         15           192         181         8418         251         233         8495         310         284         1419         369         322         77           193         182         7379         252         234         7160         311         284         4978         370         333         58           195         184         2586         254         236         4476         313         286         6543         372         335         502           196         185         42286         255         237         3127         314         287         4908         373         336         01         197         188         1818         242<			100000000000000000000000000000000000000					327.9039
189         179, 1505         248         231, 2469         307         281, 6251         366         330, 31, 15           191         180, 9452         250         232, 9825         309         283, 3034         368         331, 15           192         181, 8418         251         233, 8495         310         284, 1419         369         332, 77           193         182, 7379         252         234, 7160         311         284, 9798         370         333, 58           194         183, 6335         253         235, 5821         312         285, 8173         371         344, 39           196         184, 5286         254         236, 4476         313         286, 6543         372         335, 20           197         186, 3172         256         238, 1773         315         288, 3269         374         336, 81           198         187, 2108         257         239, 0414         316         289, 1625         375         337, 63           199         188, 1038         258         239, 9049         317         289, 9976         376         338, 43           200         188, 9964         259         240, 7680         318         290, 8322								
190					200.00		200	
191					200		2000	
192         181.8418         251         233.8495         310         284.1419         369         332.77           193         182.7379         252         2234.7160         311         284.8718         371         334.39           195         184.6286         254         236.4476         313         286.6543         372         335.20           196         185.4232         255         238.1773         315         288.3269         374         336.01           197         186.3172         256         238.1773         315         288.3269         374         336.01           198         187.2108         257         239.0414         316         289.1625         375         337.68           200         188.964         259         240.7680         318         290.8322         377         339.24           201         189.8884         260         241.6307         319         291.6664         378         340.05           202         190.7799         261         242.4928         320         292.5001         379         340.85           203         191.6709         262         243.3544         3215         322         294.6664         378								
193         182,7379         252         234,7160         311         284,9798         370         333,38,3           194         183,6335         253         235,5821         312         285,8173         371         334,39           196         185,4232         255         237,3127         314         287,4908         373         336,120           197         186,3172         256         238,1773         315         288,3269         374         336,82           198         188,1038         258         239,0414         316         289,1625         375         337,63           199         188,1038         258         239,9049         317         289,976         376         388,43           200         188,9964         259         240,7680         318         290,832         377         339,24           201         189,8884         260         241,6307         319         291,6664         378         340,05           203         191,6709         262         243,3544         321         293,333         380         341,66           204         192,5614         263         244,2155         322         294,1660         381         342,66			251					332.7755
195         184.5286         254         236.4476         313         286.6543         372         335.20           196         185.4232         255         237.3127         314         287.4908         373         336.82           198         187.2108         257         239.0414         316         289.1625         375         337.63           199         188.1038         258         239.9049         317         289.9976         376         338.436           200         188.9964         259         240.7680         318         290.8322         377         339.24           201         189.8884         260         241.6307         319         291.6664         378         340.05           202         190.7799         261         242.4928         320         292.5001         379         340.85           203         191.6709         262         243.3544         321         293.3333         380         341.66           205         193.4514         264         245.0763         323         294.9983         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.07	193		252					333.5858
196         185, 4232         255         237, 3127         314         287, 4908         373         336, 01           197         186, 3172         256         238, 1773         315, 288, 3269         374         336, 82           198         187, 2108         257         239, 0414         316         289, 1625         375         337, 63           199         188, 1038         258         239, 9049         317         289, 9976         376         338, 43           200         188, 9964         259         240, 7680         318, 290, 8322         377         339, 24           201         189, 8884         260         241, 6307         319, 291, 6664         378         340, 05           202         190, 7799         261         242, 4928         320         292, 5001         379         340, 85           203         191, 6709         262         243, 3544         321         293, 333         380         341, 66           204         192, 5614         263         244, 0763         323         294, 983         382         343, 27           207         195, 2299         266         246, 7960         325         296, 6614         384         344, 67								334.3957
197         186 3172         256         238 1773         315         288 3269         374         336 82           198         187 2108         257         239 0414         316         289 1625         375         337 63           200         188 9964         259         240 7680         318         290 8322         377         339 .24           201         189 8884         260         241 6307         319 291 6664         378         340 .05           202         190 7799         261         242 4928         320 292 .5001         378         340 .05           203         191 6709         262         243 .3544         321         293 .3333         380         341 .66           205         193 .4514         264         245 .0763         322         294 .1660         381         342 .46           205         193 .4514         264         245 .0763         323         294 .9983         382         343 .27           206         194 .3409         265         245 .9364         324         295 .8301         383         344 .07           207         195 .2299         266         246 .7960         325 .296 .6614         384         384         88      <								335.2051
198         187,2108         257         239,0414         316         289,1625         375         337,63           199         188,1038         258         239,9049         317         289,976         376         338,43           200         188,9844         260         241,6307         319         291,6664         378         340,05           202         190,7799         261         242,4928         320         292,5001         379         340,85           203         191,6709         262         243,3544         321         293,3333         389         341,66           204         192,5614         263         244,2155         322         294,1660         381         342,46           205         193,4514         264         245,0763         323         294,983         382         343,27           206         194,3409         265         245,9364         324         295,8301         383         344,07           207         195,2299         266         246,7960         325         296,6614         384         344         88           209         197,0064         268         248,5139         327         298,3226         36         36					-			336.0140
199         188.1038         258         239.9049         317         289.9976         376         338.43           200         188.9964         259         240.7680         318         290.8322         377         339.24           201         189.8884         260         241.6307         319         291.6664         378         340.05           202         190.7799         261         242.4928         320         292.5001         379         340.85           203         191.6709         262         243.3544         321         293.3333         380         341.66           204         192.5614         263         244.2155         322         294.1660         381         342.46           205         193.4514         264         245.0763         323         294.9983         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.06           207         195.2299         266         246.7960         325         296.6614         384         344         88           208         197.0064         268         248.5139         327         298.3226         386 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>336.8225</td></td<>								336.8225
200         188, 9964         259         240, 7680         318         290, 8322         377         339, 24, 24, 201           201         189, 8884         260         241, 6307         319         291, 6664         378         340, 05           203         191, 6709         262         243, 3544         321         293, 3333         380         341, 66           204         192, 5614         263         244, 2155         322         294, 1660         381         342, 46           205         193, 4514         264         245, 0763         323         294, 9983         382         343, 27           206         194, 3409         265         245, 9364         324         295, 8301         383         344, 07           207         195, 2299         266         246, 7960         325         296, 6614         384         344, 88           208         196, 1184         267         247, 6552         326         297, 4922         385         345, 68           209         197, 0064         268         248, 5139         327         298, 3226         386         346, 48           210         197, 8939         269         249, 3721         338         299, 1525		187.2108						337.6305
201         189.8884         260         241.6307         319         291.6664         378         340.05           202         190.7799         261         242.4928         320         292.5001         379         340.85           204         192.5614         263         244.2155         322         294.1660         381         342.46           205         193.4514         264         245.0763         323         294.9883         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.88           208         196.1184         267         247.6552         326         297.4922         385         345.68           209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.89           212         199.6673         271         251.0871         330         300.8109         389.348.89								
202         190.7799         261         242.4928         320         292.5001         379         340.85           203         191.6709         262         243.3544         321         293.3333         380         341.66           204         192.5614         263         244.2155         322         294.1660         381         342.46           205         193.4514         264         245.0763         323         294.9983         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.07           207         195.2299         266         246.76652         326         297.4922         385         345.68           209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.0871         330         300.8109         389         348.89								
203         191.6709         262         243.3544         321         293.3333         380         341.66           204         192.5614         263         244.2155         322         294.1660         381         342.46           205         193.4514         264         245.0763         323         294.983         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.07           207         195.2299         266         246.7960         325         296.6614         384         344.88           208         196.1184         267         247.6552         326         297.4922         385         345.68           209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.6673         271         251.0871         330         300.8109         389         348.89           212         199.6673         271         251.0871         330         300.8109         389         348.89     <								
204         192.5614         263         244.2155         322         294.1660         381         342.46           205         193.4514         264         245.0763         323         294.9983         382         343.27           206         194.3409         265         245.9364         324         295.8301         383         344.07           207         195.2299         266         246.7960         325         296.6614         384         344.98           208         196.1184         267         247.6552         326         297.4922         385         345.68           209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.0871         300         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69					0000	293.3333		341.6637
205         193.4514         264         245.0763         323         294.9983         382         343.27.           206         194.3409         265         245.9364         324         295.8301         383         344.07.           207         195.2299         266         246.76552         326         296.6614         384         344.88.           208         196.1184         267         247.6552         326         297.4922         385         345.68.           209         197.0064         268         248.5139         327         298.3226         386         346.48.           210         197.8939         269         249.3721         328         299.1525         387         347.29.           211         198.7808         270         250.2298         329         299.9819         388         348.09.           212         199.6673         271         251.0871         330         300.8109         389         348.89.           213         200.5533         272         251.9438         331         301.6394         390         349.69.           214         201.4387         273         252.8001         332         302.4674         391         350.49								342.4690
207         195,2299         266         246,7960         325         296,6614         384         344,88           208         196,1184         267         247,6552         326         297,4922         385         345,68           209         197,0064         268         248,5139         327         298,3226         386         346,488           210         197,8939         269         249,3721         328         299,1525         387         347,29           211         198,7808         270         250,2298         329         299,9819         388         348,09           212         199,6673         271         251,0871         330         300,8109         389         348,89           213         200,5533         272         251,9438         331         301,6394         390         349,69           214         201,4387         273         252,8001         332         302,4674         391         350,49           215         202,3237         274         253,6558         333         303,2949         392         351,29           216         203,2082         275         254,5111         334         304,9486         394         352,89		193.4514	264	245.0763				343.2738
208         196.1184         267         247.6552         326         297.4922         385         345.68           209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.0871         330         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         304.9486         394         352.29           216         203.2082         275         254.5111         334         304.9486         394         352.89           217         204.0921         276         255.3659         335         304.9486         394         352.69			265	245.9364	324	295.8301	383	344.0782
209         197.0064         268         248.5139         327         298.3226         386         346.48           210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.9438         331         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           218         204.9756         277         256.202         336         305.7748         394         352.89           219         205.8585         278         257.0741         337         306.6004         396         354.49     <								344.8821
210         197.8939         269         249.3721         328         299.1525         387         347.29           211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.0871         330         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2022         366         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49					858	297.4922		345.6855
211         198.7808         270         250.2298         329         299.9819         388         348.09           212         199.6673         271         251.0871         330         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2202         36         305.7748         395         353.69           219         205.8685         278         257.0741         337         306.6004         396         364.49           220         206.7410         279         257.9274         338         307.4256         397         355.29     <							2000	346.4885
212         199.6673         271         251.0871         330         300.8109         389         348.89           213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.499           215         202.3237         274         253.6558         333         303.2499         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2202         336         305.7748         395         353.69           219         205.8585         278         257.0741         37         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339 <t>308.2504         398         356.88     &lt;</t>								
213         200.5533         272         251.9438         331         301.6394         390         349.69           214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2202         336         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88								
214         201.4387         273         252.8001         332         302.4674         391         350.49           215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2022         366         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341 <t>309.884         400         357.68     <!--</td--><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t>								
215         202.3237         274         253.6558         333         303.2949         392         351.29           216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.9756         277         256.2629         335         304.9486         394         352.89           218         204.9756         277         256.2629         366         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47							(A) (C) (C)	350.4966
216         203.2082         275         254.5111         334         304.1220         393         352.09           217         204.0921         276         255.3659         335         304.9486         394         352.89           218         204.9756         277         256.2202         335         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.88           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.0746         399         356.88           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5466         402         359.27	215							351.2969
218         204.9756         277         256.2202         336         305.7748         395         353.69           219         205.8585         278         257.0741         337         306.6004         396         354.49           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5446         402         359.27           226         212.0941         286         263.8872         345         313.1889         404         360.06           227         212.9041         286         263.8872         345         314.0103         405         361.65		203.2082		254.5111	334		393	352.0967
219         205.8585         278         257.0741         337         306.6004         396         354.493           220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         367.68           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5466         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         364.03							1000000	352.8960
220         206.7410         279         257.9274         338         307.4256         397         355.29           221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5446         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.06           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45							222	353.6949
221         207.6229         280         258.7803         339         308.2504         398         356.08           222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5446         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.06           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24							25.00	354.4933
222         208.5043         281         259.6326         340         309.0746         399         356.88           223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47*           225         211.1457         284         262.1868         343         311.5446         402         359.27*           226         212.0251         285         263.0373         344         312.3670         403         360.06*           227         212.9041         286         263.8872         345         313.1889         404         360.86*           228         213.7825         287         264.7367         346         314.0103         405         361.65*           229         214.6605         288         265.5857         347         314.8313         406         362.45*           230         215.5379         289         266.4342         348         315.6519         407         363.24*           231         216.4148         290         267.2822         349         316.4719         408         364.03* </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>								
223         209.3853         282         260.4845         341         309.8984         400         357.68           224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.5446         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.06           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.245           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83								
224         210.2657         283         261.3359         342         310.7217         401         358.47           225         211.1457         284         262.1868         343         311.546         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.06           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62     <					0.00		222	
225         211.1457         284         262.1868         343         311.5446         402         359.27           226         212.0251         285         263.0373         344         312.3670         403         360.06           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41					0.000			358.4787
226         212.0251         285         263.0373         344         312.3670         403         360.066           227         212.9041         286         263.8872         345         313.1889         404         360.86           228         213.7825         287         264.7367         346         314.0103         405         361.65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41           235         219.9176         294         270.6695         353         319.7475         412         367.20				262.1868				359.2744
228         213.7825         287         264.7367         346         314.0103         405         361 65           229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.9176         294         270.6695         353         319.7475         412         367.20           235         219.9176         294         270.6695         353         319.7475         412         367.99           236         220.7921         295         271.5151         354         320.5652         413         367.99           237         221.6661         296         272.3603         355         321.3825         414         368.78	226	212.0251		263.0373				360.0697
229         214.6605         288         265.5857         347         314.8313         406         362.45           230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41           235         219.9176         294         270.6695         353         319.7475         412         367.20           236         220.7921         295         271.5151         354         320.5652         413         367.99           237         221.6661         296         272.3603         355         321.3825         414         368.78		212.9041	286	263.8872	345	313.1889	404	360.8645
230         215.5379         289         266.4342         348         315.6519         407         363.24           231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41           235         219.9176         294         270.6695         353         319.7475         412         367.20           236         220.7921         295         271.5151         354         320.5652         413         367.99           237         221.6661         296         272.3603         355         321.3825         414         368.78							70.000	361 6589
231         216.4148         290         267.2822         349         316.4719         408         364.03           232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41           235         219.9176         294         270.6695         353         319.7475         412         367.20           236         220.7921         295         271.5151         354         320.5652         413         367.99           237         221.6661         296         272.3603         355         321.3825         414         368.78							100000	362.4528
232         217.2913         291         268.1298         350         317.2915         409         364.83           233         218.1672         292         268.9768         351         318.1106         410         365.62           234         219.0427         293         269.8234         352         318.9293         411         366.41.           235         219.9176         294         270.6695         353         319.7475         412         367.20           236         220.7921         295         271.5151         354         320.5652         413         367.99           237         221.6661         296         272.3603         355         321.3825         414         368.78								363.2462
233     218.1672     292     268.9768     351     318.1106     410     365.62       234     219.0427     293     269.8234     352     318.9293     411     366.41       235     219.9176     294     270.6695     353     319.7475     412     367.20       236     220.7921     295     271.5151     354     320.5652     413     367.99       237     221.6661     296     272.3603     355     321.3825     414     368.78				207.2822	100000			
234     219.0427     293     269.8234     352     318.9293     411     366.41       235     219.9176     294     270.6695     353     319.7475     412     367.20       236     220.7921     295     271.5151     354     320.5652     413     367.99       237     221.6661     296     272.3603     355     321.3825     414     368.78					1000000		0.7.0	
235     219.9176     294     270.6695     353     319.7475     412     367.20       236     220.7921     295     271.5151     354     320.5652     413     367.99       237     221.6661     296     272.3603     355     321.3825     414     368.78								366.4156
236 220.7921 295 271.5151 354 320.5652 413 367.99 237 221.6661 296 272.3603 355 321.3825 414 368.78								367.2068
237 221.6661 296 272.3603 355 321.3825 414 368.78								367.9975
	237	221.6661	296	272.3603		321.3825		368.7878
		222.5395		273.2049		322.1993		369:5777
239 223.4125 298 274.0491 357 323.0156 416 370.36	239	223.4125	298	274.0491	357	323.0156		370.3671
417 371.15		-					417	371.1561

# PRESENT VALUE TABLES-Continued

Present value at 3 per cent, compounded annually, of \$1 semi-monthly, payable at the end of each half month, for any term from one-half month up to eight years.

(For method of computation, see example given under weekly table.)

MONTHS	0 years	1 year and— months	2 years and—months	3 years and— months	4 years and—months	5 years and— months-	6 years and— months	7 years and— months
One half	0000	1	1 ~	1 ^	1		1	1 7
One-nan	OJER.	-			4, 1	91	ĭ	~
One	1.9962	~~	A.		**	201	_	-4"
One and one-half	2.9925		4.	4	_		-	-
Two	3.9875			-	-	9	-	-
Two and one-half	4:9812	-41		di	0,	w		~
Three.		4	-	**	~		-	-
Three and one-half		~~		100	-	ars.	-	A.
Four		~~	٣.		~	d.	-	4.00
Four and one-half			۳.	-	761	24	7	
Five			۳:	~	0.0	_	-	~
Five and one-half	10.9182	34.2348	56.8807	78.8769	100.2409	120.9908	141.1444	160.7176
Six			٠.		-	00	-	-
Six and one-half				~	~	9	-	4.4
Seven			۳.	-	~	45.0	~	
Seven and one-half		~		4		0.0		~
Eight.		~		**	-	es.	-	
Eight and one-half		~	A.	24	A.	ч.	~	***
Nine		~	**		**	90	-	
Nine and one-half		~		~	-	1-	-	_
Ten		~		w	_	9		
Ten and one-half		-	-	w	~	d.	**	200
Eleven		~	٧.		w	64		***
Eleven and one-half		۳,	~:	-	~	_	-,	**
Twelve			~.	***	-	Q,	~	~
				1				

# INDEX

(EXPLANATORY: References in this index are to sections, paragraphs and pages. The letters in parentheses refer to paragraphs under sections. Numbers under "Section" refer to sections of the Act. Numbers under "Page" refer to the pages where the substance contained in the index notation may be found, although the section may have started on a prior page.)

A	·	-
ACCIDENT REPORTS	Section	Page
duty of employer to make when injuries entail loss of more than		
one week's time	30	53
need not report to any other officer of State	30	53
requisites of notice	30	53
to be made immediately in death cases	30	53
ACCOMPANIES		
ACCIDENTS hernia, notice to employer within fifteen days	24	47
mental incapacity, no limitations of time to run until conservator	24	41
or guardian appointed (h)	8	24
Also see	24	47
notice to employer within thirty days	24	47
previous, amputation, amount to be deducted (e)	8	19
previous, employer not liable for (e)	8	19
requisites of notice, oral or in writing	24	47
ACIDS		
corrosive, use of designated as extra hazardous business (7)	3	7
correst, and of designated as exert insurations business (1)		
ACTION		
against third parties, where legal liability	29	-52
option to proceed under act or at law	29	52
ADDITIONAL EVIDENCE	10	39
may be heard on review before commission (e)	19	99
ADDRESSES		
name and address to be filed with commission (i)	19	44
praecipe shall contain address of parties in interest	19	41
ADMINISTRATOR	101	-
appointment in cases indicating complete disability	9	28 28
employer may petition for appointment of public administrator	9	28
(See Personal Representative)		
AERIAL SERVICE		
designated as extra hazardous business (3)	3	7
AGREED STATEMENT OF FACTS		
of proceedings on arbitration; filing; extension of time (b)	19	37
of proceedings on review, filing; extension of time (e)	19	39
ALIENS		
construed as employees	5	8
ALTERATIONS		
altering of any structure designated as extra hazardous business		
(1)	3	- 7
AMPUTATION		
prior injury, amount to be deducted (e)	8	19
prior injury, amount to be deducted (cyrining		
ANNUAL REPORT		
commission to report to Governor	20	46
I DDD II		
APPEAL	19	39
additional evidence (e)	19	39
oral argument (e)petition to review arbitrator's award; time for (b)	19	37
place of hearing on review (e)	19	39
to circuit court (f)	19	40
city court (f)	19	40
transcript of evidence or agreed statement of facts; time for (b)	19	38

### INDEX-Continued

	Section	Page
APPEAL BOND (See Bond.)	-	
APPEARANCES name and address to be filed with commission (i)	19	44
APPLICATION FOR ADJUSTMENT OF CLAIM		
amendment permitted (a-1)	. 19 . 19	37
jury or within one year after date of last payment	24	47
must be filed with commission within one year after date of in- jury or within one year after date of last payment	S	25
party (I)	8	23
ARBITRATION appeal; agreed statement of facts; transcript of evidence, authen-		
tication; extension of time (b)	19	37
cost of transcript of evidencescope; where held; time; notice (b)	16	34
ARBITRATORS		
duties (b) entry of award where no dispute exists	19	38
how designated (a)	1.9	28 36
may enter award when temporary disability not terminated (b) power to administer oaths, subpoena and examine witnesses,	19	38
issue suppoenas duces tecum, examine and inspect premises	16	34
salary; traveling expenses	14	32-33
ARGUMENT may be had before majority of commission upon written demand;		
commission to give notice (e)		39
ARM		
artificial, employer to furnish (a)loss or loss of use of (e)	8	17 19
ARTIFICIAL LIMBS AND APPLIANCES employer shall furnish (a)	. 8	17
pensation	8	17
ASSISTANT SECRETARY		-
commission shall appoint; salary	14	32
ASSURING PAYMENT methods for	25	48
ATTORNEY GENERAL		-
duty to prosecute employer or insurer (d)	26	50
ATTACHMENT (See Lien.)		
ATTORNEYS' FEES commission may determine reasonableness and fix amount of	16	35
shall be paid in subrogation suit	29	53
subject to review by commission (c)taxed as costs upon entry of judgment in circuit court (g)	19 19	38 43
AWARD		
application for judgment on (g)	19 14	43
certified copies furnished by secretary or assistant secretary conclusive in absence of fraud (b)	19	38
correction of clerical errors of computation (f)	19	40
for purpose of lump sum, where no dispute exists	19	38
for purpose of lump sum, where no dispute exists		
file petition within one year (f)	8	22
flie petition within one year (f). lien when flied with recorder of deeds. may be modified when ordered paid parent or grandparent for	21	46
support of child (g)	7	14
payments for complete disability out of special fund (f)review of; additional evidence; time for; notice, etc. (b)	8	23
where temporary disability not terminated (b)	19	38
В		
BACK		
compensation for injury to (d)	8	18
in pension fund limited to excess of compensation	5	10
right to receive compensation extinguished by death of; exceptions		46

INDEX—Continued		
BENEFIT INSURANCE	Section	Page
employer collecting premiums for, compensation insurance void (c) not affected by (a)	27 27	51 51
penalty for (c)	27	51
BENEFIT INSURANCE COMPANY	-	-
not authorized to discontinue (b)organization lawful when (a)	. 27	51 51
BENEFIT OR RELIEF ASSOCIATIONS organization lawful when (a)	27	51
BLANK FORMS	+	
commission shall have printed and furnished free of charge BLIND	17	35
totally blind persons excepted from the term "employee"	5	8-9
amount to be fixed by commission (f)	19	41
for appeal to circuit court (f). surety to be approved by clerk of circuit court (f)	19	41
to operate as stay of judgment (f)	19 19	
BOOKS, PAPERS AND RECORDS		
commission or arbitrator may require production of and examine and inspect	16	33
BROTHER (See Collateral Heirs.)		
BULLETINS	400	
commission may issue bulletins and reports	20	46
BURIAL EXPENSES accident report shall contain statement of	30	53
proceedings for collection of (e)	7	13
special fund in addition to (e)	7	12
when payable (e)	7	12
CARPITAGE		
CARRIAGE by land or water designated as extra hazardous business (3)	3	7
CERTIFIED COPY admissible in evidence of award ordering payments for complete disability out of special	14	33
fund (f)	8	23
fund (f) of award ordering payment into special fund (e) of decision of commission or award of arbitrator for purpose of	7	13
judgment in Circuit Court (g) of decision or agreement may be filed with recorder of deeds	19	43
of records, files, etc., to be furnished by secretary or assistant		32
secretary		- 02
CERTIORARI, WRIT OF commission not required to certify record unless payment of cost denoited (f)	19	40
deposited (f) how service is had, bond, fee for certifying, parties in interest,	10	
how served (f) no writ issued unless receipt showing for record (f)		41
to Circuit Court (f)	19	40
	19	40
CHARITABLE INSTITUTIONS construed as employer	4	8
CHILD OR CHILDREN	8	25
adopted (j)  beneficiary in death case, legal obligation to support (a)  beneficiary in death case, totally dependent (b)  beneficiary in death case, partially dependent (c)	7	10
beneficiary in death case, totally dependent (b)beneficiary in death case partially dependent (c)	7 7	11
compensation in death case may be awarded to parent or grand-		
beneficiary in death case, totally dependent (c)		14
employed, compensation increased 50% (i)illegally employed, compensation increased 50% (k)		14-16
maximum and minimum increased in death cases (h)	7	14
of member fire department or fire insurance patrol	5 7	10
of member fire department or fire insurance patrol	8	24

# INDEX-Continued

	Section	Page
CIRCUIT COURT		
certified copy of award may be presented to and judgment entered	19	43
duty of clerk to furnish commission with copy of decisions (f)	19	40
fees for record to; bond for appeal to	19	41-42
power to review law and fact	19	40
writ of certioner to (f)	16	34
writ of certiorari to (f)writ of scire facias (f)	19	40
	40	40
CITY COURT		1
duty of clerk to furnish commission with copy of decision (f)	19	41
power to review law and fact	19	40 40
where 25,000 or more inhabitants	19	40
		40
CITIES AND VILLAGES construed as employer. official of is not employee.		
official of is not employee	4	8
when act applies to		8 7
mich det applies tottermine the first termine th	. 0	
CLAIM FOR COMPENSATION		
barred unless application filed with commission within one year after date of injury or one year after date of last payment for death barred where lump sum settlement in lifetime of employee compromising dispute of any question other than extent		
after date of injury or one year after date of last payment	24	46
plovee compromising dispute of any question other than extent		
of disability	9	27
in case of incompetent employee, limitations stayed until appoint-		-
ment of conservator or guardian (h)	- 8	24
within six months after accident	24	47
CLERICAL ERRORS		
in award or decision may be corrected (f)	19	40
	10	40
CLERICAL HELP		
commission shall employ assistants and clerical help	14	32
COLLATERAL HEIRS		
beneficiaries in death case (d)	7	11
right to compensation of sister or brother upon death of beneficiary	21	46
COMMON LAW ACTIONS barred if there is right to compensation	- 6	. 10
barred is there is right to compensation	0	10
COMPENSATION		
additional for vexatious delay (k)aggregate death benefit increased 10% (k)	19	44
aggregate death benefit increased 10% (k)	7	16
claim for, statute of limitations.  complete disability (f).  complete disability, payment in lump sum limitation	24	47 21
complete disability, payment in lump sum limitation.	9	28
computation basis	10	28
computation day labor full year (a)	10	28
computation same employer same grade (b)	10	29
computation earnings of other employees (c)	10 10	29 29
computation earnings based on 300 days (d)	10	20
days (e)	10	29
computation earning no wage or less than adult day laborers (f)	10	25
computation earnings hours commonly regarded as day's work (g)	10	29
computation not include overtime or special expense (g)	10	29
tion for subsequent injury (h)	10	29
computation where employee was injured and drawing compensa- tion for subsequent injury (h)	- 20	
annum (i)	70	36
death of beneficiary, extinguishment of right to	21	46
fatal injury distribution order necessary (g)	7	14
fatal injury leaving constern heirs (a)	7 -	12
fatal injury leaving no widow or heirs (e) payment to special fund fatal injury, leaving widow and children (a).  fatal injury, leaving parent, husband, child or children (b) fatal injury, leaving parent, child or children, grandparent or	7	10
fatal injury, leaving parent, husband, child or children (b)	7 -	11
fatal injury, leaving parent, child or children, grandparent or		
Eranuchiuren (c)		11
fatal injury, increased on account of children (h)	7	14-15
fatal injuries, child's share paid for care and support (g)	7	14
fatal injury, payment to personal representative or beneficiary	7	14
fatal injuries, child's share paid for care and support (g)	7	14
injury resulting in death during payments (g)	8	24
in death cases may be paid in lump sum (f)	8	24-25
motaminents (non-ratar) increased (i)	. 10	24-20

INDEX—Continued		-
COMPENSATION—Concluded	Section	n Page
installments (fatal) increased (k)	. 8	26
limitation in case of complete disability (h)	. 8	24
neyments not to extend over eight years, exception (h)	8	21
payments not to extend over eight years; exception (h)payments prior to filing claim not construed as liability (i)	. 8	24
permanent partial incapacity (d)	. 8	18
payments diminished, ended, increased and re-established review	10	40
(h) payments, to be made not later than two weeks after due (i) permanent disfigurement (c)	. 19	43
permanent disfigurement (c)	. 8	18
review, time (b)	. 19	37
review limitationreview, extension of time granted	19	38
review, additional evidence	19	38
review, additional evidence	. 19	39
review, special findings right to receive extinguished by death; exceptions. specific loss or loss of use of thumb, finger or fingers, toe or toes hand, arm, foot, leg, eye or sight thereof, hearing, testicle (e). specific partial loss or partial loss of use (e).	19	39
specific loss or loss of use of thumb finger or fingers, toe or toes	. 21	46
hand, arm, foot, leg, eye or sight thereof, hearing, testicle (e).	. 8 1	19-20-21
specific partial loss or partial loss of use (e)	. 8	19
suspension for injurious practices and refusal to submit to essen-	•	39
tial treatment (d)	. 13	30
to be paid at same intervals as wages (i)	. 8	24
CONTACTOR DATE DATE DATE DATE DATE DATE DATE DATE		
COMPLETE DISABILITY administrator may be appointed in cases indicating	. 9	27
award for may be modified (f) compensation payable for (f) loss of two members to constitute total and permanent disability (e-18) pension (f) review of award for (h)	. 8	22
compensation payable for (f)	. 8	22
loss of two members to constitute total and permanent disability	. 8	01
nension (f)	. 8	21
review of award for (h)	. 19	43
CONSERVATOR	. 8	24
in case dependents of deceased employee are incompetent	24	47
in case employee is incompetent (h)	. 9	28
when employer may petition for appointment of	. 9	28
CONSTRUCTION		
business designated as extra hazardous (2)	. 3	- 3
payments prior to filing not construed as liability (i)	. 8	24
CONTRACT		
contract or agreement entered into within seven days of injury		
presumed to be fraudulent	. 22	47
of hire within State	. 6	
CONTRIBUTION		
of beneficiary in death case to parent, sister or brother	. 21	46
COUNTIES		
	. 4	8
construed as employer employee or beneficiary entitled to participate in pension or benefit		
fund in excess of compensation only	5	8-9
fund in excess of compensation only	3	
	-	
COUNTY COURT	- 0	0.0
shall compel obedience to subpoenas	. 16	33
COURT		
duty of clerk of any court to furnish commission with copy of	40	- 40
decisions (f)	. 19	42
COVERAGE		
policy of insurance shall cover all employees and entire compensa-		
tion liability (a)	. 26	48
CREOSOTE (See Wood Preservatives.)		
D		
DAMAGES		
employer electing to come under act relieved from liability for	. 1	5
liability for on part of third person	29	52
	-	

INDEX—Continued		
DAMAGES—Concluded no payment, claim, award or decision under act to be held liable	Section	Page
other than compensation, no common law or statutory right to recover damages from employer available to employee covered	21	46
recover damages from employer available to employee covered by act	6	10
DAY'S WORK defined (g)	10	29
DEATH balance for specific loss payable to widow or dependents (e)	8	21
compensation payable for death	7 7	10
right to compensation extinguished by	21	46
right to compensation extinguished by		24
DECLINATION, NOTICE recording with commission		
withdrawal of	17 17	35 35
DEDIMUS POTESTATEM (See Depositions.)		
DELAY		
more than two weeks considered unreasonable (i)	8	25
unreasonable or vexatious in payment of compensation, fifty per cent penalty (k)	19	- 44
DEMOLISHING		
of machinery designated as extra hazardous enterprise (71/2)	3	7
of structure designated as extra hazardous enterprise (1)	3	7
DEPENDENCY		-
in death cases (b), (c), (d)	21	11 46
DEPENDENTS		
appointment of conservator or guardian when mentally incom-	40.5	-
halance for specific loss payable to if injured employee dies (e)	24	47 21
petent balance for specific loss payable to if injured employee dies (e) limitations of time not to run in case of mental incapacity, exception	24	47
DEPOSITIONS	*1	
application for	16	33
application for	16	33
dedimus postestatem	16	34
DEPOSITORY		01
	25	48
approval commuted value of total unpaid compensation	25	48
DISABILITY	9	28
appointment of legal representatives	9	
injury (h) compensation, review, notice (h) complete, award for, when payments shall cease or be reduced (f)	10	29
complete, award for when payments shall cease or be reduced (f)	19	43 22
complete, compensation payable for (f)	8	22
complete, when award for terminated or reduced, employee may	8	23
complete, compensation payable for (f) complete, when award for terminated or reduced, employee may file petition within one year (f) notice of accident given in case of	24	47
DISFIGUREMENT to hand, head, neck or face, compensation payable for (c)		18
DISPUTE	0	10
committee of arbitration (a)	19	35
designation of arbitrator (a)	19	36
designation of arbitrator (a). disputed questions of law and fact, how determined (a)review by commission (e)	19	36
DISTRIBUTION		
in fatal cases, subject to order of commission (g)of commodity by horse-drawn or motor-driven vehicle designated	7	14
as extra hazardous business (3)	3	7
E		
EARNINGS	1133	
basis for computing compensation	10	28 29
defined (g)	10	29

INDEX—Continued	4 13	E 15
ELECTION BY EMFLOYEE	Section	Page
accepts provisions of act when employer elects to come under (c) election not to accept act by filing notice with industrial com-		/ 6
mission	1	5
commission withdrawal of election to reject act (d)	1 1	6
ELECTION BY EMPLOYER		5
binding while insurance policy remains in force (b)brings all employees under (c)	1 1	6
brings all employees under (c). by taking out compensation insurance (a)how employer may terminate election; notice to commission,	1	- 5
posting notice, etc	1	5-6
automatically by section 3	1	5
automatically by section 3. thereby relieved from liability for damages.	1	5
withdrawal of election to reject act (d)	1 -	
designated as extra hazardous business (2)	3	- 7
	-	-
blind persons excepted	5	8
defined engaged in business or enterprise automatically under act	5	8
engaged in business or enterprise automatically under act	8	24
no limitations of time shall run while mentally incompetent (h) not to include persons not engaged in usual course of trade,		
business, etc., of employer	5	9
EMPLOYER business or enterprises automatically under act	3	7
defined	4	8
defined liable for accidents to employees of sub-contractor	31	54 30
measure of responsibility not liable for disability from previous accident (e-18)	8	21
where employs more than two employees (3)	3	- 7
EMPLOYER'S LIABILITY INSURANCE		
approval notice (a), (b)	26 26	48-49
approval notice (a), (b) disapproval by commission (b) existing continued, condition. right of commission to order discontinuance of writing compensa-	27	51
right of commission to order discontinuance of writing compensa- tion insurance (c)	26	49-50
EMPLOYMENT		
children illegally employed, compensation increased 50% (i) children illegally employed, compensation increased 50% (k)	8	16 26
EMPLOYMENT BY SAME EMPLOYER		00
defined (b)	10	29
ERECTION		-
of structure designated as extra hazardous business (1)	. 3	7
EVIDENCE additional may be offered on review (e)	19	39
agreed statement of facts (e)	. 19	39
books and papers, inspection of	16	33
hospital records admissible	1	
of employee, admissible (i)premises, inspection of	8	24 34
records certified by secretary admissible	14	32
transcript of evidence (e)	. 19	39
EXAMINATION (See Physical Examination.)		
EXCAVATING designated as extra hazardous business (2)	. 3	7
EXECUTION (See Lien.)		
EXISTING RIGHTS AND REMEDIES		
continued	22	55

INDEX-Continued Section Page EXPIRATION OF INSURANCE cannot discontinue insurance without discharging obligation (b).

policy in effect until 10 days after notice to commission of cancellation or expiration (b) 49 EXPLOSIVES 7 when designated as extra hazardous (6)..... EXTRA HAZARDOUS servatives (10)
farmers and farm work excluded (8). 7 - 8TERRITORIAL EVE artificial, employer to furnish (a)..... loss of sight or loss of use of (e)..... FACE disfigurement to, serious and permanent (c)..... 18 FARMERS AND FARM WORK excluded from operation of act (8)..... 7 FATAL INJURY (See Death) attorneys' (c)
commission has power to determine reasonableness and fix amount
of fee charged by any person for service under act.....
of members of committee of arbitration
of physician appointed by commission (c)..... attorneys' (c) 16 19 FEDERAL LAWS employees excluded by ..... 5 9 FINANCIAL ABILITY evidence of furnished by employer (b).

filed with commission (b)

subject to approval of commission (b). 49 26 49 49 FINANCIAL STATEMENT approval by commission ..... 48 filing with commission ...... 48 FINGERS disfigurement, serious and permanent (c)......loss or loss of use of (e)..... 18 FIRE DEPARTMENTS when act does not apply to members of...... FIRE INSURANCE PATROL when act does not apply to members of..... 8 FIRST AID employer shall provide (a) .....not to be construed as payment of compensation (a) ...... FOOT artificial, employer to furnish (a)..... loss or loss of use of (e)..... 19 FOREIGN BENEFICIARIES payments to be made to personal representative..... **P4** FORMS (See Blank Forms.) FRAUD contract within seven days after injury presumed fraudulent..... in absence of, decision of commission conclusive (f)...... 40 FUND (See Special Fund.)

## INDEX-Continued

G -	Castlan	Dogo
GASES injurious, use of designated as extra hazardous (7)	Section 3	Page 7
GARNISHMENT (See Lien.)		
GRANDCHILD beneficiary in death cases (c)	7	. 11
GRANDPARENT beneficiary in death cases (c)	7	11
beneficiary in death cases (c)	7 8	14 24
GRINDERS use of designated as extra hazardous business (7½)	3	7
GUARDIAN in case employee is mentally incompetent (h) in case dependents of deceased employee are mentally incompetent may be appointed in cases indicating complete disability when employer may petition for appointment of	9	24 47 28 28
Н		
HAND artificial, employer to furnish (a) disfigurement, serious and permanent (c) loss or loss of use of (e)	8 8 8	17 18 19
HEAD disfigurement of, serious and permanent (c)		18
HEARING total loss of, one ear; both ears (e)	8	20
HEARINGS arbitration; time; place; notice (a) (b)	19 3	6-37-38
review; time; place; notice (e)review, argument before majority of commission (e)when state treasurer shall have notice of (f)	19	39 39 22
HEIRS lineal (g)	8	24
HERNIA		400
notice must be given employer within fifteen days	24	47 18
HOSPITAL RECORDS admissible in evidence	16	35
HOSPITALS construed as employer employer shall provide necessary services; employee may secure	4	8
at his own expense (a).  fees for services may be fixed by commission	8	17 35
report of accident shall contain statement of charges	30	53
HOSPITAL SERVICES furnishing of not to be construed as payment of compensation (a) refusal to submit to treatment; penalty (d)	8 19	17 39
INCOMPETENT EMPLOYEE conservator, appointment of (h)	9	24
guardian, appointment of (h) notice in case of mental incapacity. statute of limitations (h)	8	24 47 24

INDEX-Continued Section Page INDEMNITY BOND approval (b) ... approval (b)

demand (a-5)
disapproval by commission (b)
file with commission (a-5)
notice to employer of disapproval (b)
requisites (b) 26 49 26 49 49 49 49 INDEPENDENT CONTRACTOR accident must occur on premises..... 31 54 31 54 19 19 14 organization organization under "The Civil Administrative Code of Illinois" (b).....rejection of act by employee; notice of employer (c)..... 13 seal, form vacancies, filling during recess of Senate INJURY, FATAL INJURY, NON-FATAL compensation ..... 17-18 19-20-21 22-23-24 25-26-27 INSPECTION books, papers, records, places, premises ...... 34 approved by commission (b)
business discontinued (c)
certificate to be filed with commission within five days (b)
delay, unfairness (c) 49 49-50 49 49-50 employer to insure
failure of employer to comply (d),
file evidence of compliance
insurer cannot discontinue (b) 48 49 insurer insolvent (c) insurer insolvent (c)
insuring liability constitutes election to be bound by act...organization of companies and associations for voluntary mutual
aid, benefit relief, lawful (a) 26 49 26 49 review by court (c)
shall cover entire compensation liability (a)
shall not affect existing insurance
wages withheld for premium; penalty (c) 49 26 48 INSURANCE CARRIER INTEREST 56-57-58 INTERSTATE COMMERCE (See Federal Laws.) INVESTIGATION 37 arbitrator, scope (b) ...... 19

## INDEX-Continued

	Section	n Page
JUDGMENT	19	43
cost and attorney fees to be taxed (g)	19	42
not subject to lien	21	46 43
on award, how obtained in circuit court (g)state treasurer to take for payment into special fund (e)	-7	12
when amount in excess of compensation to be paid to employee	29	52
JUNK buying, selling or handling designated as extra hazardous enter-		
prise (7½)		7
JURISDICTION		
commission shall have jurisdiction over operation and adminis-	15	33
tration of act	5	9
industrial commission, disputed questions	19 19	36 43
industrial commission, disputed questions judgment modification by circuit court (g) of circuit court to render judgment (g)	19	43
Le la serie		
LAND	3	- 8
subdividing of designated as extra hazardous business (9)	0	0
LAW invalidity of any provision of act	34	56
name of act	3336	55
penalties	33	55 40
penalties questions of reviewed by court (f) repeals act of June 10, 1911	35	56
wilful neglect, refusal or failure to do things required	33	55
LEG		
artificial, employer to furnish (a)	8	17
LEGAL REPRESENTATIVE appointment in case of disability	9	28
appointment in case of disability personal representative of deceased employee, appointment of (g)	7 8	14
statute not to run until appointment of (h)	0	24
LIABILITY		
payments prior to filing claim not construed as (i)	8	24
LIEN decision or award may be filed with recorder of deeds and shall		
constitute lien against all property of employer in county; how		
no payment, claim, award or decision assignable or subject to lien,	21	46
attachment or garnishment	21	4.6
LIMITATIONS	-	
compensation (fatal), amount, minimum, maximumcompensation (non-fatal), amount, minimum, maximumcompensation, minimum, death of beneficiary during payment of	8	17-27
compensation, minimum, death of beneficiary during payment of	8	
compensation payments not to exceed over eight years; exception	8	24 24
in case employee is mentally incompetent (h)not to apply to special fund (e)	8	24
statute of limitations	24	47-48
LOSS OF		
compensation paid for loss of arm, hand, thumb, finger or fingers,		
leg, foot, toe or toes, eye or eyes or sight thereof, hearing, tes- ticle (see Compensation)	8 1	19-20-21
LUMP SUM SETTLEMENT		
award may be made as basis for, where no dispute exists	9	28
compensation may be paid in; notice to parties	9	28
commutation, how made	5	6-57-58
in cases indicating complete disability; appointment of guardian, conservator or administrator		28
may be made in death cases (f)		14

## INDEX-Continued

	Section	Page
LUMP SUM SETTLEMENT—Concluded payment in lifetime bar to death claim unless lump sum is com- promise of dispute on question other than extent of disability	9	27
when award or settlement contract paid in lump sum, review under sec. 19, par. (h), barred	19	44
MACHINERY		
demolishing or reconstructing designated as extra hazardous enterprise (7½)	3	7
when subject to municipal or statutory regulations, enterprise designated as extra hazardous (8)	3	7
MAINTAINING of structure designated as extra hazardous business (1)	3	7
MAJORITY argument before (e)	19	39
committee of arbitration (f)	19 19	40
MEDICAL SERVICES	8	17
artificial members furnished (a) empleyer to provide (a) employee may secure at his own expense (a)	8	17
employee may secure at his own expense (a)	8	17
first aid (a) furnishing of by employer not to be construed as payment of com-	8	17
pensation (a) refusal to submit to treatment; penalty (d)	19	39
MENTAL INCOMPETENTS	8	24
employee (h)	24	47
MINING, SURFACE MINING AND QUARRYING designated as extra hazardous (5)	3	7
MINORS computing earnings (f)	10	29
computing earnings (f) death beneficiary, by parent or grandparent, may compromise disputes and enter into settlement contract and lump sumincluded in term "employee" illegally employed, compensation increased 50% (i)illegally employed, compensation increased 50% (k)	23	47
included in term "employee"	5	9
illegally employed, compensation increased 50% (i)	7 8	16 26
power to contract, receive payments and give quittances	5	9
MISDEMEANOR		
failure to comply with provisions relating to insurance and liability to pay compensation (d)	26	50
neglect, refusal or failure to comply with act or violation of its provisions	33	55
withholding wages for payment of premium (c)	27	51
MUNICIPAL CORPORATION construed as employer employee or beneficiary entitled to participate in pension or benefit	. 4	8
rung in excess of compensation only	5	9
official of is not an employee	5 3	8
MUNICIPAL ORDINANCE REGULATIONS bring business of employer under act (8)	3	7
MUTUAL AID ASSOCIATION	0.5	
organization lawful will not affect compensation insurance	27 27	51 51
MUTUAL AID INSURANCE existing continued, condition	27	51
N		
NEGLIGENCE	1000	
legal liability of third parties for	29	

NON-ELECTION (See Election by Employer; Election by Employee.)

INDEX—Continued	Cantian	Doge
NON-FATAL INJURY (See Compensation.)	Section	Page
Address, filing (i) appeal, circuit court, mailing of (f) approval of security (b) arbitration, duty of commission to notify parties (a). declination, recording discontinuance of election, filing (d). discontinuance of election, posting (d). election to adopt act, filing (a). employer's withdrawal (c) hearing on arbitration, requisites (b). paying compensation in lump sum, requisites service, filing address (i) service, personal or by registered letter (i). withdrawal from operation of act by employee, filing and mailing (c) withdrawal from operation of act by employee, recording, withdrawal from operation of act by employee, filing and posting	19 19 19 19 17	44 40 49 36 35 6 6 6 37 26 44 44 44
(d) withdrawal of election to reject (d)	1	6
NOTICE OF ACCIDENT  defective or inaccurate, effect. hernia, notice to employer within fifteen days. notice to employer within thirty days. mental incapacity, notice to employer. requisites of notice, oral or in writing. service personal or by registered mail.	24 24 24	47 47 47 47 47 47 47
before arbitrator, ten days (b)	19 19 19 8	39 43 22
OATHS		
member of commission or arbitrator may administer	16	33
OBJECTIVE SYMPTOMS injury must be proven by (i-3)	. 8	25
ORAL ARGUMENT (See Argument.)		
ORDERS  paying compensation in lump sumrecording to carry out the commission's legal duties, power to make	16	27 35 33 33
Р		
PARENT  beneficiary in death case, totally dependent (b)  beneficiary in death case, partially dependent (c)  compensation may be awarded to for child's support; award may	7 7	11 11
be modified (g) right to compensation upon death of beneficiary when amount payable shall not be less than \$500 (g)	21	14 46 24
PARTIAL PERMANENT INCAPACITY compensation payable for (d)	. 8	18 24
PAYMENTS  accordance with order or award shall discharge employer of further obligation (g)  additional for vexatious delay or intentional under-payment (k).  complete disability—lump sum—limitations death during (g) disability diminishing (h) disability ending (h) disability increasing (h)	7 19 9	14 44 -27-28 24 43 43 43

19

### INDEX-Continued Section Page PAYMENTS—Concluded injury fatal (g) 14 24 insuring payment 26 48 into State fund for compensation under section 8, paragraph (e) sub-section 18 (e) 12 - 13lump sum ..... 27 lump sum practice 27 of compensation to be made not later than two weeks after due (1) out of State fund created through section 7, paragraph (e), (f)... 22 re-establishing (h) re-apportionment, modification to conform to (f)..... 22 PENALTIES 45 neglect, refusal or failure to comply with act or violation of its examination 30 withholding wages for payment of premium (c)..... 51 PENSION for complete disability (f)... for total permanent disability (e) pension fund, excess of compensation 22 19 8-9 PERSONAL REPRESENTATIVE payments shall be made to where foreign beneficiaries in death cases (g) ..... 14 PETITION 37 27 compensation, review (h) ..... 44 19 paying compensation in lump sum for complete disability ...... 9 28 petition to suspend, insanitary practices (d).....review by commission (e) ..... 19 PHALANGE loss of one or more (6), (7), (10), (11)..... 19-20 PHYSICAL EXAMINATION commission may order; fee for (c).....copy of report to be delivered to employee..... 1.9 39 12 employee required to submit to; penalty..... 30-31 employee may have own physician present... employer to advance money for traveling expenses and meals and pay for loss of working time... no examination on day of hearing... surgeon for employee to deliver copy of report to employer... surgeon for employer to deliver copy of report to employee.... surgeon's duty when employee likely to die..... 12 31 12 31 30 39 19 examinations by not permitted to testify when report of examination not furnished employee 16 31 POOR PERSON rights and remedies ..... 45 19a PREMISES member of commission or arbitrator may examine and inspect.... 16 34 PREVIOUS ACCIDENT 19

1	INDEX—Continued		
PR	OCEDURE	Section	Page
111	commission has power to make rules and orders	16	33
	county court may punish for contempt		33
	examine books, papers, documents, etcinspect premises	16 16	33
	power to issue dedimus notestatem and to adopt rules to govern		
	issue of rules deemed prima facie reasonable and valid	16 16	33
	simple and summary	16	33
	trial de novo (e)	19	39
PR	OCESS		
11		16	33
	issue subpoenas; subpoenas duces tecumservice same as in cases at law	16	33
	simple and summary as reasonably may be	16	33
PR	OXIMATE CAUSE		- 4
	liability of third person operating under act	29	- 52
	when employee may bring action	29 29	52 52
	liability of third person operating under act liability of third person not operating under act when employee may bring action.  when employer may bring action.	29	52
PU	BLIC ADMINISTRATOR (See Administrator.)		
	Q		
OTI	ADDVING		
QU	ARRYING designated as extra hazardous business (5)	3	7
	R		
RE	AL ESTATE (See Land.)		
LLL	CEIPT showing payment of probable cost of record, to be exhibited to		
	clerk of circuit court (f)	19	40
	written claim for compensation after receipt filed with commission	24	47
RE	CORDS		
	awards, orders and proceedings, commission to keep record in		-
	its office commission may destroy	17 17	35 35
	secretary and assistant secretary to have custody of and furnish	4.1	90
	certified copies	14	32
RE	JECTION OF ACT		
	employer and employee, notice, filing, posting, etc		5-6
	recording	17	35 6
	withdrawal notice	1	0
RE	LEASE		
	compensation paid to personal representative, effect of (g) contract made within seven days of injury invalid	22	14
	depositing amount of compensation (a)	25	48
	payment of compensation in accordance with order or award of		
	commission discharges employer from further obligation (g)	25	14 48
	purchasing annuity in amount of compensation (b)right to compensation extinguished; when	21	46
73.77			
RE	LIEF BENEFIT contracts for invalid	27	51
RE	MANDING ORDER		
	circuit court or city court may remand cause to commission (f)	19	42
RE	MODELING		
	of any structure designated as extra hazardous business (1)	3	7
DE			
LE	MOVING of any structure designated as extra hazardous business (1)	3	7
77.77		-	13
RE	PEAL Workmen's Compensation Act, 1911	35	56
		00	00
RE	PORTS	20	
	accident, making, requisites	20	53

INDEX—Continued	_	-
	Section	Page
REVIEW  award of arbitrator may be reviewed (e)	19	39
when paid in lump sum (h)	19	44
commission shall review questions of law and fact (e)	19	39
reapportion, modify or stop (f)	8	22 40
review by city court, writ of certificati (f)	. 19	40
review by supreme court, writ of error (f)	19	42
RULES commission shall make	16 30½	33 54
DIDTIDE (See Harris)		
RUPTURE (See Hernia.)		
· s		
SALARY		
arbitrators	14	32
arbitrators assistant secretary members industrial commission	14	32
members industrial commission	14	32
secretary	14	32
security supervisor	14	32
SCHEDULE		
compensation for fatal injuries	7	10
compensation for non-fatal injuries	8	17
SCHOOL DISTRICT		
construed as employer	4	8
benefit fund in evenes of compensation only	5	9
official of is not an employee	5	8
when act applies to	3	7
SCIRE FACIAS, WRIT OF	10	40
shall be issued by clerk of circuit court or city court (f) how service is had	19 19	40
now service is nau	13	40
SEAL		
industrial commission, requirements	14	33
SECRETARY		
commission shall appoint; salary; duties	14	32-33
deministration and appoint, and y a detection to the second	**	00 00
SECURITY		- 44
approval by commission (b)	26	.49
employer shall furnish	26 26	48 50
failure or neglect of employer; penalty (d). insolvent insurance company, association, aggregation of individuals, commission's duty to act (c)	40	50
viduals, commission's duty to act (c)	26	49
insurance carrier cannot discontinue without discharging obliga-		- 3
tion (b)	27	51
SECULDITY SUPERPUSOR		
SECURITY SUPERVISOR commission shall appoint; salary; duties	14	32-33
commission stear appoint, satary, aques	11	00-00
SERVICE		
filing (i)	19	44
personal or by registered letter (i)	19	44
SETTING CASES		
	19	38
hearings, notice, time, place of arbitration (b)hearings, review, notice, time, place (e)	19	39
	1	
SETTLEMENT	10	37
failure to reach, notification (a)	19	27
made within seven days of injury presumed fraudulent	22	47
lump sums	1	
(n)	19	44
void unless approved by the commission	23	47
CICTUP		
SISTER (See Collateral Heirs.)		
tore constitut atomory		
SPECIAL FINDINGS		1
commission may make (e)	19	39

INDEX—Continued		-
SPECIAL FUND	Section	Page
in addition to burial expenses (e)	7	12
how disbursed (f)	8	22-23
refund to employer fromstate treasurer shall be custodian of	7	12
SPECIFIC LOSS		
if injured employee dies, balance of compensation to beneficiary		
(e)	8	21 19
or loss of use of any member (e)	8	19
STATE		
construed as employer	5	8
employee or beneficiary entitled to participate in pension or benefit fund in excess of compensation only		-
fit fund in excess of compensation only	5	9 8
official of is not an employee	5	8
STATE TREASURER		
as custodian of special fund shall be made party respondent and receive notices of hearing (f)		
receive notices of hearing (f)	8 25	23 48
commuted value of unpaid compensation may be deposited with (a) custodian of special fund (e)	7	12
may institute proceedings for payment into special fund		13
shall be made party to all proceedings involving claim for loss or	7	13 12
loss of use of one member or one eye (e)shall be made party to all claims of disputed dependency (e)	7	13
STATUTE OF LIMITATIONS claim for compensation on employer	24	47
filing claim with commission	0.4	47
notice of accident to employer	24	13
notice of accident to employer not to apply to special fund. invalidity of act; effect. mentally incompetent employees (h) mentally incompetent dependents of deceased employees.	32	55
mentally incompetent employees (h)	. 8	24
mentally incompetent dependents of deceased employeesrepeal of act; effect	24 32	47 55
	02	00
STENOGRAPHER		
commission shall, at its expense, provide Official Court Reporter to take testimony and keep record of proceedings	16	35
employment of fees for transcripts of evidence	14	32
fees for transcripts of evidence	16	35
STENOGRAPHIC REPORT (See Transcript of Evidence.)		
SUBDIVISIONS (See Land.)		
BUBDIVISIONS (See Danc.)		
SUBPOENAS	10	0.4
failure to comply with: how to enforce: penalty	16 16	34
duces tecum may be issued	16	34
service, how had, by sheriff, constable or other person	16	34
SUB-CONTRACTOR		
liability of contractor when sub-contractor not insured	31	54
SUBROGATION		
against third parties	29	52
independent contractor against sub-contractor who carries no	28	52
insurance	31	54
SUBSEQUENT INJURY		
compensation apportionment (h)	10	29
SUMMONS (See Subpoenas.)		
SUPREME COURT		
decision, power of circuit court or city court to make judgments	19	43
conform to (g)review of judgments and orders of circuit court or city court (f)	19	42
writ of error to (f)	19	42
SURGICAL SERVICES (See Medical Services.)		
SUSPENSION OF COMPENSATION		
SUSPENSION OF COMPENSATION insanitary and injurious practices (d)refusal to submit to physical examination	19	35
refusal to submit to proper treatment (d)	12	36

Section Page

for commuting lump sum settlements to present value		57-58-59
TEETH artificial, employer to furnish (a)	8	17
TEMPORARY TOTAL INCAPACITY compensation payable for (b)	8 8	17 19
in addition to (e) limitations as to the time and amount (h) limited to 64 weeks in case of specific loss (e)	8	24 19
TESTICLE loss of one; loss of both (e)	8	20
TESTIMONY (See Evidence.)		
THUMB disfigurement, serious and permanent (c)	8	18
disfigurement, serious and permanent (c)	8	19
TOES loss or loss of use of (e)	8	19
TOOLS, SHARP EDGED use of designated as extra hazardous enterprise (7½)	3	7
TOTAL AND PERMANENT DISABILITY		
loss of two members shall constitute (e-18)	8	22-23
TRANSCRIPT OF EVIDENCE		
agreed statement of facts (b)	19 19	38
arbitrator may authenticate (b)	19 19	40 38
authentication cost; payment for time for filing (b)	19	37 35
time for filing (b) time to file may be extended by the commission (b) trial de novo, if reporter does not furnish (e)	19 19 19	38 38 40
TRANSCRIPT OF RECORD		40
cost (f-1)estimated cost deposited with commission (f)	19	40
defined, consist of (e) receipt for cost to issue.	19	39 41
TRAVELING EXPENSES of employee examined at expense of employer	12	30
of members of commission, arbitrators and other employees	14	33 39
of physicians when appointed by commission (c)	19	44
TREASURER (See State Treasurer.)		
TRIAL DE NOVO when may be had (e)	19	40
U		
USUAL COURSE		-
employee defined not to include persons not engaged in usual course of trade, business, etc., of employer	5	9
<b>v</b>		
VACANCIES		
arbitration committee, filing (a)	19 13	37 32
VIOLATIONS penalties for	33	55

WRITS

### INDEX-Continued

. W	Section	Page
WAGES basis for computing compensation	. 10	28 51
WAIVER employee cannot waive provisions of act in regard to amount of compensation payable without approval of commission	f . 23	47
WAREHOUSES AND STOREHOUSES designated as extra hazardous business (4)	. 3	7
balance for specific loss payable to if injured employee dies (e). beneficiary in death case, legal obligation to support (a) of member fire department or fire insurance patrol right to compensation extinguished by remarriage (a) when amount payable shall not be less than \$500 (g)	. 7	22 10 8 10 24
WITHDRAWAL FROM ACT employee, notice, filing (c)employee, notice, recordingemployer, notice, filing and posting (b)	. 17	6 35 5
WITHDRAWAL NOTICE recording	. 17	35
VITNESSES fees, to be advanced	. 16 . 16 . 16	34 34 34 34 44
WOOD PRESERVATIVES use of designated as extra hazardous enterprise (10)	. 3	8
WORKMEN'S COMPENSATION ACT invalidity of any portion in no way affects validity of any othe portion may be cited as title	. 34	56 55 5

OFFICE OF

bond necessary (f-2)
certiorari issued, time (f-1)
certiorari, how served (f-1)
certiorari, bond filed acts as stay of judgment (f-2)
error, review by supreme court only on (f-2)
error, itme to sue out (f-2)
error, act as supersedeas (f-2)
scire facias, how served (f-1)
scire facias, parties served (f-1)
scire facias, requisites

INDUSTRIAL COMMISSION

41 42 42

41

19 19

19

160 N. LaSalle St.

CHICAGO 1, ILL.

WILLIAM E. KAISER, Chairman

