## New South Wales.



ANNO SEXTO DECIMO

## GEORGII VI REGIS.

Act No. 62, 1951.

An Act to amend the Workmen's Compensation (Broken Hill) Act, 1920-1950, in certain respects; and for purposes connected therewith. [Assented to, 28th December, 1951.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Workmen's short title Compensation (Broken Hill) Amendment Act, 1951." and citation.

(2)

(2) The Workmen's Compensation (Broken Hill) Act, 1920, as amended by subsequent Acts and by this Act, may be cited as the Workmen's Compensation (Broken Hill) Act, 1920-1951.

Amendment of Act No. 36, 1920. 2. (1) The Workmen's Compensation (Broken Hill) Act, 1920-1950, is amended—

Sec. 8.
(Medical authority.)

- (a) (i) by inserting in subsection one of section eight after the words "a legally qualified medical practitioner" where thirdly and fourthly occurring the words "or legally qualified medical practitioners";
  - (ii) by inserting in the same subsection after the word "deputy" where firstly and secondly occurring the words "or deputies";
  - (iii) by inserting in the same subsection after the words "his deputy" the words "or if more than one deputy of such member has been appointed, the deputy designated by the chairman";

Schedule. Par. 3.

(b) by omitting from paragraph three of Part II of the Schedule the words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any judgment of -and the Commonwealth Court of Conciliation and Arbitration delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being in relation to the needs basic wage so assessed;" and by inserting in lieu thereof the words "basic wage for adult males assessed

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on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";

- (c) (i) by omitting from subparagraph (e) of Schedule. paragraph six of Part II of the Schedule the Par. 6. words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in judgment of that Court delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being in relation to the needs basic wage so assessed" and by inserting in lieu thereof the words "basic wage for adult males assessed on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";
  - (ii) by omitting from subparagraph (g) of the same paragraph the figures and symbol "£20" and by inserting in lieu thereof the figures and symbol "£60";
- (d) (i) by omitting subparagraph (b) of paragraph schedule.
  6A of Part II of the Schedule and by Par. 6A.
  inserting in lieu thereof the following subparagraph:—
  - (b) The additional amounts of compensation shall, subject to any deductions required

required to be made by subparagraph (c) of this paragraph, be as follows:—

	Per week.			ek.
		£	s.	d.
(i) Single man or widower		2	0	0
(ii) Married man Additional payment	in	2	5	0
respect of wife		1	5	0
(iii) Each widow until	re-			
marriage		1	10	0

- (ii) by omitting paragraph (ii) of subparagraph(c) of the same paragraph;
- (iii) by omitting subparagraph (d) of the same paragraph and by inserting in lieu thereof the following subparagraph:—
  - (d) Any person who applies for or has been awarded an additional amount of compensation under this paragraph shall furnish to the joint committee, in such form as the joint committee may require, full information as to his income and property and the income and property of his dependents.

The information required by this subparagraph to be furnished shall be furnished—

(i) in the case of a person who at the commencement of the Workmen's Compensation (Broken Hill) Amendment Act, 1951, was receiving an additional amount of compensation pursuant to subparagraph (b) of this paragraph, as enacted immediately before such commencement, within three months after such commencement;

(ii) in the case of a person who after such commencement applies for an additional amount of compensation under this paragraph, at the time of such application,

and, in either such case, thereafter at such intervals, not exceeding twelve months, as the joint committee may determine.

Where in the opinion of the joint committee such person is eligible for an age, invalid or widow's pension under the Social Services Consolidation Act 1947-1951 of the Parliament of the Commonwealth, or to a greater amount of any such pension than he is receiving, the joint committee shall direct him to apply for such pension or such greater amount.

Any person who fails to comply with any of the provisions of this paragraph, or with any direction of the joint committee given pursuant thereto, shall not, while such failure continues and is in the opinion of the joint committee without reasonable cause or excuse, be eligible to be paid any additional amount of compensation under this paragraph.

- (2) (a) The amendments made by subparagraphs (i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to have commenced upon the third day of November, one thousand nine hundred and fifty-one.
- (b) The amendments made by subparagraphs (i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to extend to, and from the commencement of such amendments apply in respect of all persons who were immediately before such commencement in receipt of compensation under the

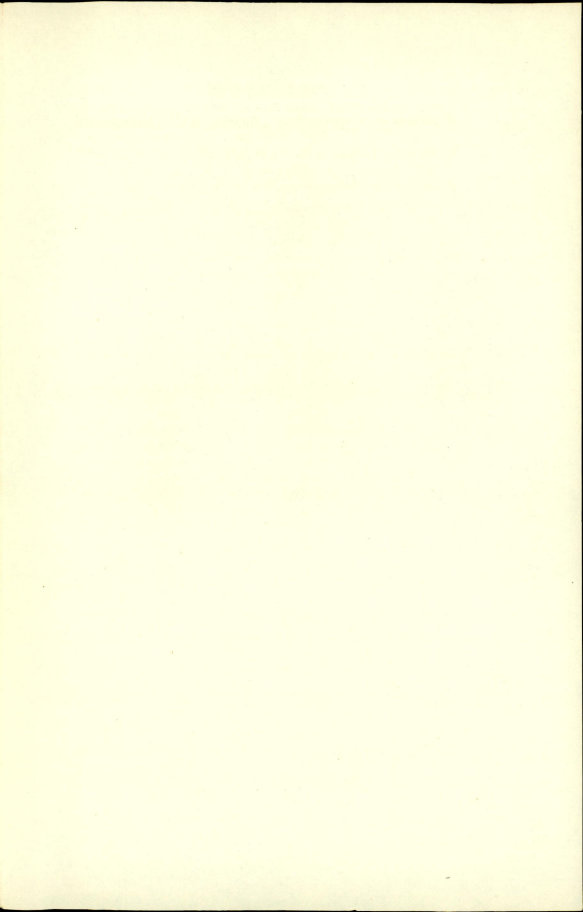
Workmen's

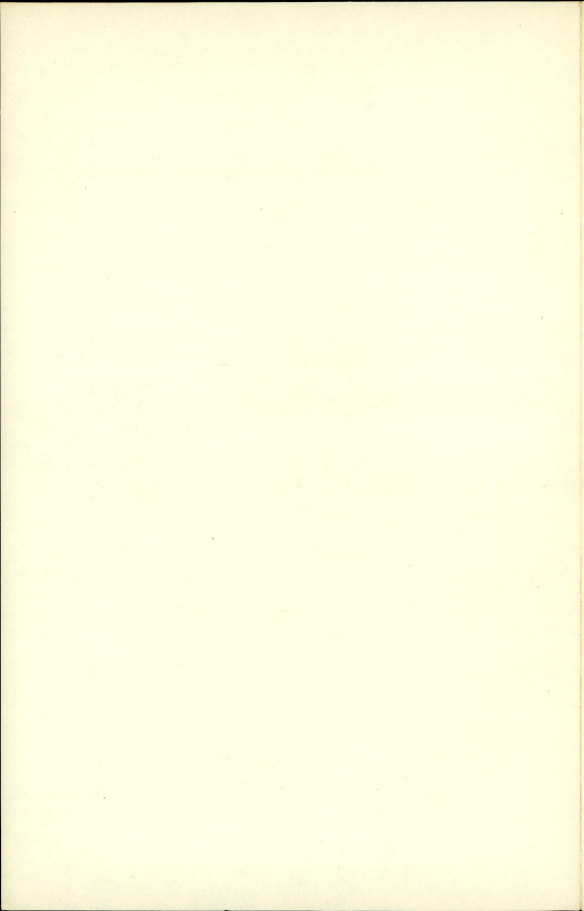
Workmen's Compensation (Broken Hill) Act, 1920-1950, as well as to the persons who become entitled to compensation thereunder after such commencement.

- (3) (a) Notwithstanding anything contained in this section, any additional amount of compensation which is payable by virtue of the operation of this section in respect of any mine worker who was on or before the first day of May, one thousand nine hundred and nineteen, last employed by Amalgamated Zinc (De Bavay's) Limited, or by Sulphide Corporation, Limited, shall be paid by the joint committee out of the amount paid to the joint committee under paragraph twenty-two of the Schedule to the Workmen's Compensation (Broken Hill) Act, 1920-1950, by Amalgamated Zinc (De Bavay's) Limited, or by Sulphide Corporation, Limited, as the case may be.
- (b) Any additional amount of compensation payable under the Workmen's Compensation (Broken Hill) Act, 1920-1950, as amended by this section, in respect of any such mine worker, shall, when the amount paid to the joint committee as referred to in paragraph (a) of this subsection is exhausted, be paid out of the fund established under Part III of the Schedule to the said Act.

By Authority:

A. H. Pettifer, Government Printer, Sydney, 1952.





I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 December, 1951, A.M.

### New South Wales.



ANNO SEXTO DECIMO

## GEORGII VI REGIS.

#### Act No. 62, 1951.

An Act to amend the Workmen's Compensation (Broken Hill) Act, 1920-1950, in certain respects; and for purposes connected therewith. [Assented to, 28th December, 1951.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Workmen's Short title Compensation (Broken Hill) Amendment Act, 1951." and citation.

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. BOOTH, Chairman of Committees of the Legislative Assembly.

(2) The Workmen's Compensation (Broken Hill) Act, 1920, as amended by subsequent Acts and by this Act, may be cited as the Workmen's Compensation (Broken Hill) Act, 1920-1951.

Amendment of Act No. 36, 1920.

, Act

Sec. 8. (Medical authority.)

- 2. (1) The Workmen's Compensation (Broken Hill) Act, 1920-1950, is amended—
  - (a) (i) by inserting in subsection one of section eight after the words "a legally qualified medical practitioner" where thirdly and fourthly occurring the words "or legally qualified medical practitioners";
    - (ii) by inserting in the same subsection after the word "deputy" where firstly and secondly occurring the words "or deputies";
    - (iii) by inserting in the same subsection after the words "his deputy" the words "or if more than one deputy of such member has been appointed, the deputy designated by the chairman";

Schedule. Par. 3. (b) by omitting from paragraph three of Part II of the Schedule the words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any judgment of the Commonwealth Court of Conciliation and Arbitration delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being in relation to the needs basic wage so assessed;" and by inserting in lieu thereof the words "basic wage for adult males assessed

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on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";

- (c) (i) by omitting from subparagraph (e) of schedule. paragraph six of Part II of the Schedule the Far. 6. words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any judgment of that Court delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act. 1937, as being applicable for the time being in relation to the needs basic wage so assessed" and by inserting in lieu thereof the words "basic wage for adult males assessed on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";
  - (ii) by omitting from subparagraph (g) of the same paragraph the figures and symbol "£20" and by inserting in lieu thereof the figures and symbol "£60";
- (d) (i) by omitting subparagraph (b) of paragraph schedule. 6A of Part II of the Schedule and by Par. 6A. inserting in lieu thereof the following subparagraph:-
  - (b) The additional amounts of compensation shall, subject to any deductions

required

required to be made by subparagraph (c) of this paragraph, be as follows:—

1 0 1 /				
	]	Per	we	ek.
		£	s.	d.
(i) Single man or widower		2	0	0
(ii) Married man Additional payment		2	5	0
respect of wife		1	5	0
(iii) Each widow until marriage		1	10	0
y omitting paragraph (ii) of s (c) of the same paragraph;	subp	ara	gra	ph

(iii) by omitting subparagraph (d) of the same paragraph and by inserting in lieu thereof the following subparagraph:—

(ii) b

(d) Any person who applies for or has been awarded an additional amount of compensation under this paragraph shall furnish to the joint committee, in such form as the joint committee may require, full information as to his income and property and the income and property of his dependents.

The information required by this subparagraph to be furnished shall be furnished—

(i) in the case of a person who at the commencement of the Workmen's Compensation (Broken Hill) Amendment Act, 1951, was receiving an additional amount of compensation pursuant to subparagraph (b) of this paragraph, as enacted immediately before such commencement, within three months after such commencement;

(ii) in the case of a person who after such commencement applies for an additional amount of compensation under this paragraph, at the time of such application,

and, in either such case, thereafter at such intervals, not exceeding twelve months, as the joint committee may determine.

Where in the opinion of the joint committee such person is eligible for an age, invalid or widow's pension under the Social Services Consolidation Act 1947-1951 of the Parliament of the Commonwealth, or to a greater amount of any such pension than he is receiving, the joint committee shall direct him to apply for such pension or such greater amount.

Any person who fails to comply with any of the provisions of this paragraph, or with any direction of the joint committee given pursuant thereto, shall not, while such failure continues and is in the opinion of the joint committee without reasonable cause or excuse, be eligible to be paid any additional amount of compensation under this paragraph.

- (2) (a) The amendments made by subparagraphs (i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to have commenced upon the third day of November, one thousand nine hundred and fifty-one.
- (b) The amendments made by subparagraphs (i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to extend to, and from the commencement of such amendments apply in respect of all persons who were immediately before such commencement in receipt of compensation under the

Workmen's

Workmen's Compensation (Broken Hill) Act, 1920-1950, as well as to the persons who become entitled to compensation thereunder after such commencement.

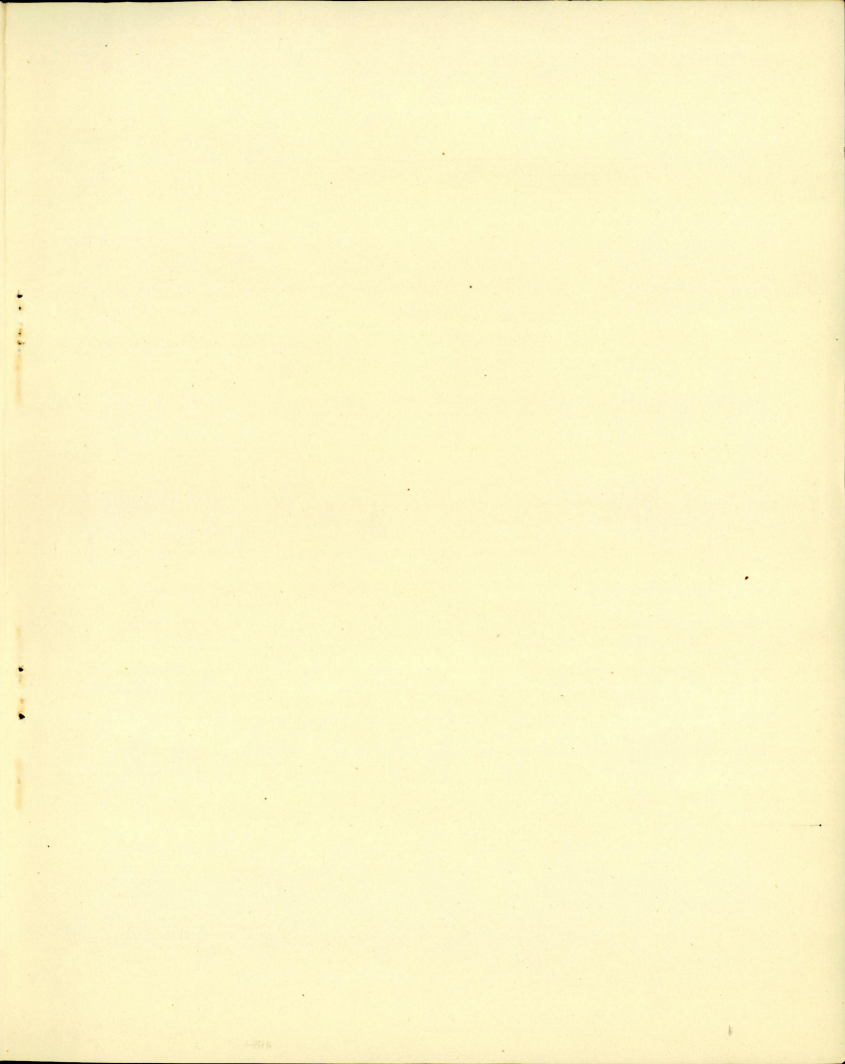
- (3) (a) Notwithstanding anything contained in this section, any additional amount of compensation which is payable by virtue of the operation of this section in respect of any mine worker who was on or before the first day of May, one thousand nine hundred and nineteen, last employed by Amalgamated Zinc (De Bavay's) Limited, or by Sulphide Corporation, Limited, shall be paid by the joint committee out of the amount paid to the joint committee under paragraph twenty-two of the Schedule to the Workmen's Compensation (Broken Hill) Act, 1920-1950, by Amalgamated Zinc (De Bavay's) Limited, or by Sulphide Corporation, Limited, as the case may be.
- (b) Any additional amount of compensation payable under the Workmen's Compensation (Broken Hill) Act, 1920-1950, as amended by this section, in respect of any such mine worker, shall, when the amount paid to the joint committee as referred to in paragraph (a) of this subsection is exhausted, be paid out of the fund established under Part III of the Schedule to the said Act.

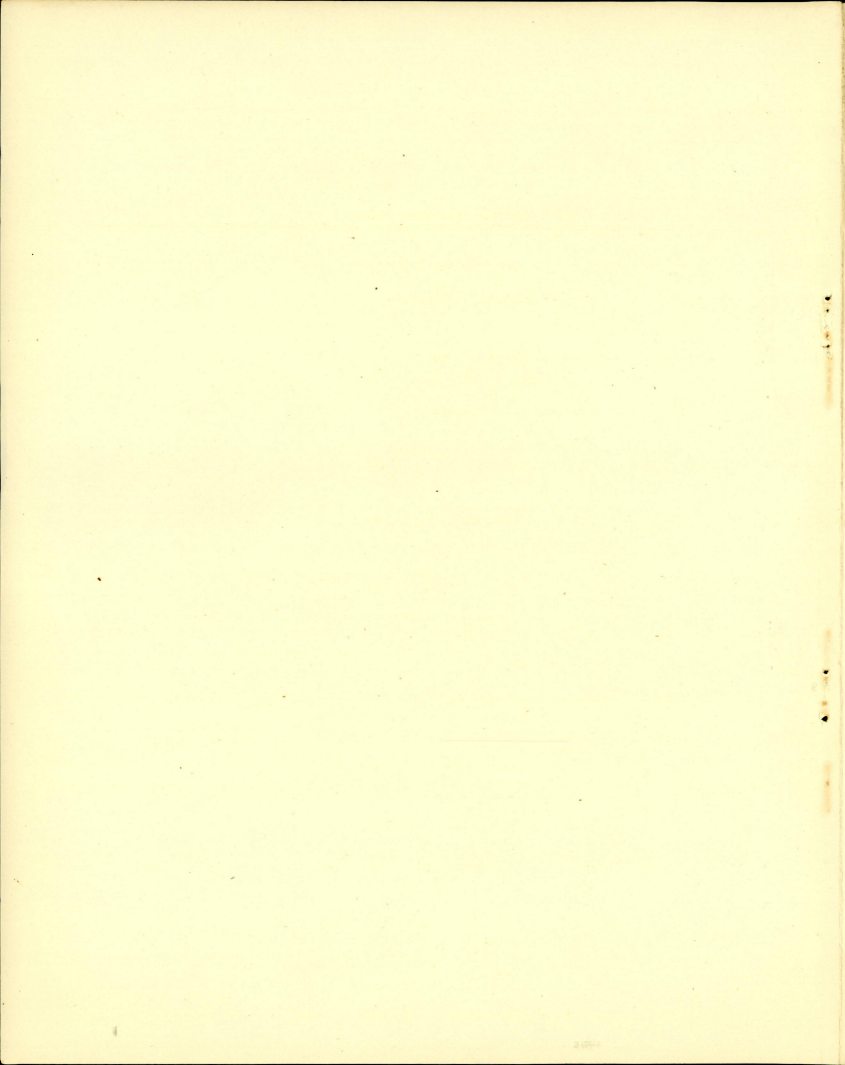
In the name and on behalf of His Majesty I assent to this Act.

J. NORTHCOTT,

Governor.

Government House, Sydney, 28th December, 1951.





This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 12 December, 1951.

## New South Wales.



ANNO SEXTO DECIMO

## GEORGII VI REGIS.

Act No. , 1951.

An Act to amend the Workmen's Compensation (Broken Hill) Act, 1920-1950, in certain respects; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Workmen's short title Compensation (Broken Hill) Amendment Act, 1951." short title and citation.

(2)

- (2) The Workmen's Compensation (Broken Hill) Act, 1920, as amended by subsequent Acts and by this Act, may be cited as the Workmen's Compensation (Broken Hill) Act, 1920-1951.
- 5 2. (1) The Workmen's Compensation (Broken Hill) Amend-Act, 1920-1950, is amended—

Amendment of Act No. 36, 1920.

- (a) (i) by inserting in subsection one of section Sec. 8.

  eight after the words "a legally qualified (Medical medical practitioner" where thirdly and fourthly occurring the words "or legally qualified medical practitioners";
  - (ii) by inserting in the same subsection after the word "deputy" where firstly and secondly occurring the words "or deputies";
- (iii) by inserting in the same subsection after the words "his deputy" the words "or if more than one deputy of such member has been appointed, the deputy designated by the chairman";
- 20 (b) by omitting from paragraph three of Part II Schedule. of the Schedule the words "needs basic wage Par. 3. assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court of 25 Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any judgment of the Commonwealth Court of Conciliation and 30 Arbitration delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being in relation to the needs basic wage so assessed;" and by inserting in lieu thereof 35 the words "basic wage for adult males assessed

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Workmen's Compensation (Broken Hill) Amendment.

on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";

- (c) (i) by omitting from subparagraph (e) of schedule. paragraph six of Part II of the Schedule the Far. 6. words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price 10 index numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any 15 judgment of that Court delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being 20 in relation to the needs basic wage so assessed" and by inserting in lieu thereof the words "basic wage for adult males assessed on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction 25 of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";
  - (ii) by omitting from subparagraph (g) of the same paragraph the figures and symbol "£20" and by inserting in lieu thereof the figures and symbol "£60";
- (d) (i) by omitting subparagraph (b) of paragraph schedule.

  6A of Part II of the Schedule and by Par. 6A.
  inserting in lieu thereof the following subparagraph:—
  - (b) The additional amounts of compensation shall, subject to any deductions required

required to be made by subparagraph (c) of this paragraph, be as follows:—

, -	of this para	graph, be as followers	ows:	- -	11 (	0,
					wee	ek.
				£		
5	(i) Single	man or widower	• • •	2	0	0
1 1		ed man ional payment oect of wife	in	2 1	5	0
0		widow until	re-	1	10	0
	(ii) by omitting (c) of the sa	paragraph (ii) of ame paragraph;	subp	ara	gra	ph
15	the followin (d) Any been award	subparagraph (dand by inserting g subparagraph: person who appled an addition on under this pa	in lied — ies fo al an	u t	here or l	nas of
20	as the join information	he joint committee t committee may as to his income ncome and pro	request request	uir pr	e, i ope	full
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30	comm Comp ment addit purs para	e case of a pers nencement of the pensation (Broken Act, 1951, was tional amount of uant to subparagn graph, as enacted re such commen	ne Wen Hill some commercial comme	(b)	me ing insat of dia	en's end- an tion this tely
35		e months after s				

required

(ii)

(ii) in the case of a person who after such commencement applies for an additional amount of compensation under this paragraph, at the time of such application,

and, in either such case, thereafter at such intervals, not exceeding twelve months, as the joint committee may determine.

Where in the opinion of the joint committee such person is eligible for an age, invalid or widow's pension under the Social Services Consolidation Act 1947-1951 of the Parliament of the Commonwealth, or to a greater amount of any such pension than he is receiving, the joint committee shall direct him to apply for such pension or such greater amount.

Any person who fails to comply with any of the provisions of this paragraph, or with any direction of the joint committee given pursuant thereto, shall not, while such failure continues and is in the opinion of the joint committee without reasonable cause or excuse, be eligible to be paid any additional amount of compensation under this paragraph.

(2) (a) The amendments made by subparagraphs
(i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to have commenced upon the third
30 day of November, one thousand nine hundred and fiftyone.

(b) The amendments made by subparagraphs
(i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to extend to, and from the commencement of such amendments apply in respect of all persons who were immediately before such commencement in receipt of compensation under the Workmen's

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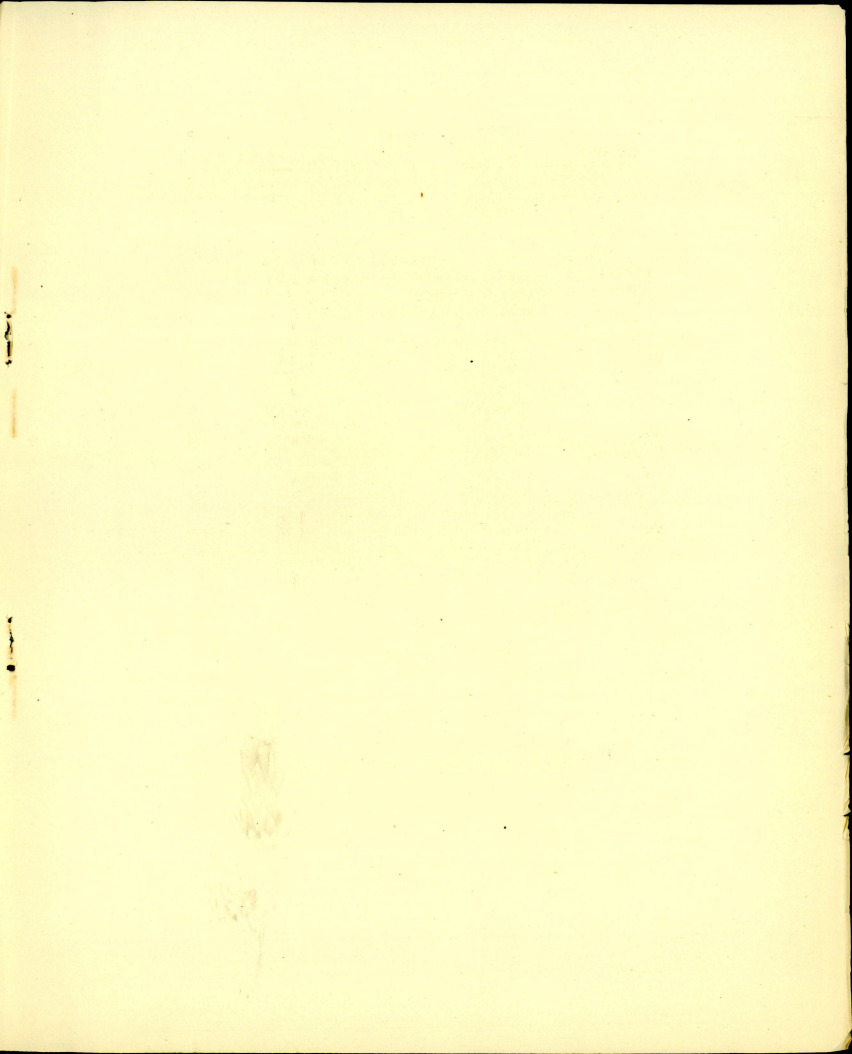
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Workmen's Compensation (Broken Hill) Act, 1920-1950, as well as to the persons who become entitled to compensation thereunder after such commencement.

- (3) (a) Notwithstanding anything contained in this section, any additional amount of compensation which is payable by virtue of the operation of this section in respect of any mine worker who was on or before the first day of May, one thousand nine hundred and nineteen, last employed by Amalgamated Zinc (De Bavay's)
- 10 Limited, or by Sulphide Corporation, Limited, shall be paid by the joint committee out of the amount paid to the joint committee under paragraph twenty-two of the Schedule to the Workmen's Compensation (Broken Hill) Act, 1920-1950, by Amalgamated Zinc (De Bavay's)

15 Limited, or by Sulphide Corporation, Limited, as the case may be.

(b) Any additional amount of compensation payable under the Workmen's Compensation (Broken Hill) Act, 1920-1950, as amended by this section, in respect 20 of any such mine worker, shall, when the amount paid to the joint committee as referred to in paragraph (a) of this subsection is exhausted, be paid out of the fund established under Part III of the Schedule to the said Act.



Kilaukaana ukonsilain lajonii vii silaangoon ilaan joo ja ja Kilauka A

# A BILL

To amend the Workmen's Compensation (Broken Hill) Act, 1920-1950, in certain respects; and for purposes connected therewith.

[Mr. Finnan;—5 December, 1951.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Workmen's short title Compensation (Broken Hill) Amendment Act, 1951." short title and citation.

(2)

(2) The Workmen's Compensation (Broken Hill) Act, 1920, as amended by subsequent Acts and by this Act, may be cited as the Workmen's Compensation (Broken Hill) Act, 1920-1951.

5 2. (1) The Workmen's Compensation (Broken Hill) Amendoment of Act, 1920-1950, is amended—

Amendment of Act No. 36, 1920.

(a) (i) by inserting in subsection one of section Sec. 8.
eight after the words "a legally qualified (Medical medical practitioner" where thirdly and fourthly occurring the words "or legally qualified medical practitioners";

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- (ii) by inserting in the same subsection after the word "deputy" where firstly and secondly occurring the words "or deputies";
- (iii) by inserting in the same subsection after the words "his deputy" the words "or if more than one deputy of such member has been appointed, the deputy designated by the chairman";
- 20 (b) by omitting from paragraph three of Part II Schedule. of the Schedule the words "needs basic wage Par. 3. assessed on the index number for Broken Hill contained in the Court's series of all items retail price index numbers published by or by the direction of the Commonwealth Court of 25 Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in any judgment of the Commonwealth Court of Conciliation and Arbitration delivered either before or after the 30 commencement of the Industrial Arbitration (Amendment) Act, 1937, as being applicable for the time being in relation to the needs basic wage so assessed;" and by inserting in lieu thereof the words "basic wage for adult males assessed 35

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#### Workmen's Compensation (Broken Hill) Amendment.

on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";

- (c) (i) by omitting from subparagraph (e) of schedule. paragraph six of Part II of the Schedule the Far. 6. words "needs basic wage assessed on the index number for Broken Hill contained in the Court's series of all items retail price 10 index numbers published by or by the direction of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter, with the fixed loading addition determined in 15 judgment of that Court delivered either before or after the commencement of the Industrial Arbitration (Amendment) Act. 1937, as being applicable for the time being in relation to the needs basic wage so 20 assessed" and by inserting in lieu thereof the words "basic wage for adult males assessed on the index number for Broken Hill contained in the Retail Price Index Numbers published by or by the direction 25 of the Commonwealth Court of Conciliation and Arbitration for the next preceding calendar quarter";
- (ii) by omitting from subparagraph (g) of the same paragraph the figures and symbol "£20" and by inserting in lieu thereof the figures and symbol "£60";
- (d) (i) by omitting subparagraph (b) of paragraph schedule.

  6A of Part II of the Schedule and by Par. 6A.

  inserting in lieu thereof the following subparagraph:—
  - (b) The additional amounts of compensation shall, subject to any deductions required

Workmen's Compensation	(Broken	Hill)	Amendment.
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,		required to be made by subparagraph (c) of this paragraph, be as follows:—				
	///	Per week.				
		£ s. d.				
5		(i) Single man or widower 2 0 0				
	11/1/2	(ii) Married man 2 5 0  Additional payment in respect of wife 1 5 0				
10		(iii) Each widow until remarriage 1 10 0				
	(ii)	by omitting paragraph (ii) of subparagraph (c) of the same paragraph;				
15	(iii)	<ul> <li>(iii) by omitting subparagraph (d) of the same paragraph and by inserting in lieu thereof the following subparagraph:—</li> <li>(d) Any person who applies for or has been awarded an additional amount of</li> </ul>				
20		compensation under this paragraph shall furnish to the joint committee, in such form as the joint committee may require, full information as to his income and property and the income and property of his dependents.				
25		The information required by this sub- paragraph to be furnished shall be furnished—				
30		(i) in the case of a person who at the commencement of the Workmen's Compensation (Broken Hill) Amendment Act, 1951, was receiving an additional amount of compensation pursuant to subparagraph (b) of this paragraph, as enacted immediately before such commencement, within three months after such commencements				
35		ment:				

(ii)

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(ii) in the case of a person who after such commencement applies for an additional amount of compensation under this paragraph, at the time of such application,

and, in either such case, thereafter at such intervals, not exceeding twelve months, as the joint committee may determine.

Where in the opinion of the joint committee such person is eligible for an age, invalid or widow's pension under the Social Services Consolidation Act 1947-1951 of the Parliament of the Commonwealth, or to a greater amount of any such pension than he is receiving, the joint committee shall direct him to apply for such pension or such greater amount.

Any person who fails to comply with any of the provisions of this paragraph, or with any direction of the joint committee given pursuant thereto, shall not, while such failure continues and is in the opinion of the joint committee without reasonable cause or excuse, be eligible to be paid any additional amount of compensation under this paragraph.

(2) (a) The amendments made by subparagraphs
(i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to have commenced upon the third
30 day of November, one thousand nine hundred and fiftyone.

(b) The amendments made by subparagraphs
(i) and (ii) of paragraph (d) of subsection one of this section shall be deemed to extend to, and from the commencement of such amendments apply in respect of all persons who were immediately before such commencement in receipt of compensation under the Workmen's

Workmen's Compensation (Broken Hill) Act, 1920-1950, as well as to the persons who become entitled to compensation thereunder after such commencement.

- (3) (a) Notwithstanding anything contained in this section, any additional amount of compensation which is payable by virtue of the operation of this section in respect of any mine worker who was on or before the first day of May, one thousand nine hundred and nineteen, last employed by Amalgamated Zinc (De Bavay's)
- 10 Limited, or by Sulphide Corporation, Limited, shall be paid by the joint committee out of the amount paid to the joint committee under paragraph twenty-two of the Schedule to the Workmen's Compensation (Broken Hill) Act, 1920-1950, by Amalgamated Zinc (De Bayay's)
- 15 Limited, or by Sulphide Corporation, Limited, as the case may be.
- (b) Any additional amount of compensation payable under the Workmen's Compensation (Broken Hill) Act, 1920-1950, as amended by this section, in respect 20 of any such mine worker, shall, when the amount paid to the joint committee as referred to in paragraph (a) of this subsection is exhausted, be paid out of the fund established under Part III of the Schedule to the said Act.

