# New South Wales



ANNO SECUNDO

# ELIZABETHÆ II REGINÆ

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Act No. 21, 1953.

An Act to provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith. [Assented to, 20th November, 1953.

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B<sup>E</sup> it enacted by the Queen'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:—

# Short title and citation,

- 1. (1) This Act may be cited as the "Workers' Compensation (Amendment) Act, 1953".
- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to as the Principal Act.
- (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

Amendment of Act No. 15, 1926. Sec. 6.

(Definitions.)

# 2. The Principal Act is amended—

- (a) (i) by omitting from paragraph (a) of the definition of "Worker" in subsection one of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand pounds";
  - (ii) by omitting from paragraph (a) of subsection five of the same section the words "the ecotractor shall, for the purposes of this Act, be deemed to be a worker employed by the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal";
  - (iii) (a) by omitting from subsection (14B) of the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
    - (b) by inserting in the same subsection after the word "abode" the words "or,

where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee":
- (v) by omitting subsection fifteen of the same section;
- (b) (i) by omitting from paragraph (b) of subsec- Sec. 7. tion one of section seven the words "An (Liability interruption of or deviation from any employers journey shall not be deemed to be substantial to workers if, in the circumstances of the particular injuries.) case, the nature, extent, degree content of the risk of injury were not materially changed or increased by reason only of any such interruption or deviation" and by inserting in lieu thereof the words "Provided that a worker (and in the case of the death of the worker, his dependants) shall be entitled to receive compensation under this paragraph notwithstanding that the injury was received during or after any substantial interruption of, or substantial deviation from or other break in any journey, if, in the circumstances of the particular case, the risk of injury was not materially increased by reason only of such substantial interruption. substantial deviation or other break."

(ii) by inserting next after subsection (2A) of the same section the following new subsections:-

(2B) Compensation shall be payable in accordance with the provisions of this Act to a worker in respect of any period of

incapacity

incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

(2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has elected to receive compensation in lieu thereof

thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
- (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.
- (iii) by inserting next after subsection four of the same section the following new subsection:—
  - (4a) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by

whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

(iv) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4A)".

Further amendment of Act No. 15, 1926.

Sec. 8.
(Compensation payments—Death.)

3. (1) The Principal Act is further amended—

- (a) (i) by omitting from paragraph (a) of subsection one of section eight the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";
  - (iii) by omitting from paragraph (b) of the same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";
  - (iv) by omitting from subsection three of the same section the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";

- (vi) by inserting in the same subsection after the words "sixty pounds" the words "or such other sum as may be prescribed";
- (b) (i) by omitting from paragraph (a) of sub- Sec. 9.
  section one of section nine the words "five partial pounds fifteen shillings" and by inserting incapacity.)
  in lieu thereof the words "eight pounds sixteen shillings":
  - (ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
  - (iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
  - (iv) by inserting in the same subparagraph after the word "wife" the words "or husband";
  - (v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";
  - (vi) by omitting from the same subparagraph the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen years";
  - (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
  - (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";

- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years":
- (x) by omitting from paragraph (a) of subsection (1A) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";
- (xi) by omitting from subsection two of the same section the words "nine pounds" and by inserting in lieu thereof the words "twelve pounds sixteen shillings":
- (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
- (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings":
- (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
  - (xv) by omitting from the same subsection the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
- (xvi) by omitting from subsection six of the same section the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen vears".

(2) The amendments made by paragraph (b) of subsection one of this section shall be deemed to extend to, and from the commencement of this Act, apply in respect of all persons in receipt of weekly payments under the provisions of section nine of the Principal Act and

Increased weekly payments-retroactive. Act No. 20, 1951, s. 3 (2).

and under the provisions of the Workers' Compensation (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

#### 4. The Principal Act is further amended—

Further amendment of Act No. 15,

(a) (i) by inserting in paragraph (b) of subsection Sec. 10 three of section ten after the words "per and hospital treatment' the words "or such greater treatment," sum as may be prescribed";

- (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed";
- (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (iv) by inserting in paragraph (b) of subsection four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed":
- (v) by inserting at the end of the same section the following new subsection:
  - (9) Any regulation prescribing a greater sum than that prescribed by this section for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect in respect of an injury received before such date as well as to medical or hospital treatment or ambulance service in respect of an injury received after such date.

Sec. 16.
(Compensation for certain injuries.)

(b) by omitting the Table set forth at the end of section sixteen and by inserting in lieu thereof the following Table:—

TABLE.

Nature of injury.	Amount payable.		
	£.	s.	d.
Loss of either arm, or of the greater			
part thereof	1,900	0	0
Loss of lower part of either arm, either			
hand, or five fingers of either hand	1,600	0	0
Loss of a leg or of the greater part			
thereof	1,750		0
Loss of the lower part of a leg	1,500	0	0
Loss of a foot	1,450	0	0
Loss of sight of one eye, with serious			
diminution of the sight of the other	1,750		0
*Loss of sight of one eye	975	0	0
Loss of hearing	1,450	0	0
Complete deafness of one ear	650	0	0
Loss of a thumb	650	0	0
Loss of a forefinger	450	0	0
Loss of joint of a thumb	400	0	0
Loss of little finger, middle finger or			
ring finger	250	0	0
Loss of a toe or the joint of a finger	200	0	0
Loss of a joint of a toe	125	0	0
Loss of great toe	450	0	0
Loss of joint of forefinger or of joint	-		
of great toe	0.10	0	0

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

Further amendment of Act No. 15, 1926.

Sec. 17B. (Interpretation.)

# 5. The Principal Act is further amended—

(a) (i) by inserting after the definition of "Bush Fire Fighters Compensation Fund" in subsection one of section 17B the following new definition:—

"Bush fire preventive operation"
means the burning, ploughing or
clearing of fire breaks or any other
operation

operation where such burning, ploughing, clearing or other operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.

- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
- (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades";
- (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades—
  - (i) arising out of or in the course of carrying out bush fire preventive operations; or
  - (ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose

purpose of engaging in the carrying out of such preventive operations,

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor";

- Sec. 17c.
  (Compensation payable to fire fighters for injury received.)
- Sec. 17p.
  (Indemnity for destruction of or damage to personal effects, vehicles etc.)
- (b) by inserting in subsection three of section 17c after the words "bush fire" the words "or carrying out the bush fire preventive operations";
- (c) (i) by inserting in paragraph (a) of section 17b after the words "bush fire" the words "or upon the captain, deputy captain, or any member of a bush fire brigade or the group captain or deputy group captain of any bush fire brigades whilst carrying out bush fire preventive operations";
  - (ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody of such captain, deputy captain, member, group captain or deputy group captain".

Further amendment of Act No. 15, 1926.

6. (1) The Principal Act is further amended—

Sec. 18. (Compulsory insurance.)

(a) (i) by inserting in subsection one of section eighteen after the word "him" the words "and for an amount of at least three thousand

thousand pounds in respect of his liability independently of this Act for any injury to any such worker";

- (ii) by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection";
- (iii) by inserting at the end of the same subsection the words "In this Act—

'policy of insurance or indemnity'
means a policy of insurance or
indemnity which an employer is
required to obtain in pursuance of
the provisions of this subsection';

- (iv) by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:—
  - (3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.

Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.

Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensation or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment,

judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

In this paragraph the expression "other amount" means an amount not exceeding the amount for which the employer has obtained a policy of insurance or indemnity in respect of his liability independently of this Act for any injury to any such worker.

- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
  - (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
- (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
- (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";
- (b) by omitting from paragraph (a) of subsection one of section 18a the words "indemnifying him against his liability under this Act";

Sec. 18A. (Inspection of policies.)

(c) by omitting from section 18B the words Sec. 18B. "against his liability under this Act";

(Worker's right to information.)

(d) by inserting in paragraph (b) of subsection Sec. 19. four of section nineteen after the word "Act" the words "and at common law".

(Deposits by insurers.)

- (2) Any policy of insurance or indemnity against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall—
  - (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three thousand pounds for any injury to any worker employed by him, be deemed to insure the employer against his liability independently of the Principal Act to the extent of three thousand pounds in respect of any injury to any worker employed by him; and
  - (b) be deemed to contain such provisions as were, immediately before the commencement of this Act, prescribed under subsection three of section eighteen of the Principal Act.
  - 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15,

(a) (i) by inserting in subsection one of section Sec. 31. "Workers, (Appointment thirty-one after the words words Commission.) Compensation Commission" "which shall be a court of record":

- (ii) by inserting at the end of subsection (6B) of the same section the following new paragraph:—
- (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
- (b) by inserting at the end of subsection two of Sec. 60. section sixty the words "Provided that the (Review.) failure to make an application for a review within six months after the worker attains the

age of twenty-one years shall not be a bar to such review if it is found that the failure was occasioned by ignorance, mistake, absence from the State, or other reasonable cause";

Sec. 63. (Negligence.)

- (c) (i) by omitting subsection two of section sixtythree and by inserting in lieu thereof the following subsection:—
  - (2) In such case the worker may proceed both under this Act and independently of this Act but where he obtains judgment against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensation paid to him before such judgment.
  - (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
  - (iii) by omitting paragraph (c) of the same subsection;

Sec. 63A. (Notice of election.)

- (d) by omitting section 63A.
- (2) The amendment made by paragraph (a) of subsection one of this section shall be deemed to have commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall apply to and in respect of workers who have received an injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.

Subsisting policies.

Act
No. 25,
1951, s. 2
(2).

8. Any policy of insurance against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall be deemed to insure the employer

and always to have insured the employer against any additional liability to which he may become liable during the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in receipt of compensation at the commencement of this Act and such compensation is payable by an insurer such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.

By Authority: A. H. Pettifer, Government Printer, Sydne, 1953.

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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, 12 November, 1953.

# New South Wales.



ANNO SECUNDO

# ELIZABETHÆ II REGINÆ

# Act No. 21, 1953.

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An Act to provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith. [Assented to, 20th November, 1953.

BE

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.

BE it enacted by the Queen'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:—

#### Short title and citation.

- 1. (1) This Act may be cited as the "Workers' Compensation (Amendment) Act, 1953".
- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to as the Principal Act.
- (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

#### Amendment of Act No. 15, 1926.

Sec. 6. (Definitions.)

# 2. The Principal Act is amended—

- (a) (i) by omitting from paragraph (a) of the definition of "Worker" in subsection one of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand pounds";
  - (ii) by omitting from paragraph (a) of subsection five of the same section the words "the contractor shall, for the purposes of this Act, be deemed to be a worker employed by the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal";
  - (iii) (a) by omitting from subsection (14B) of the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
    - (b) by inserting in the same subsection after the word "abode" the words "or, where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee";
- (v) by omitting subsection fifteen of the same section:
- (b) (i) by omitting from paragraph (b) of subsec- Sec. 7. tion one of section seven the words "An (Liability of interruption of or deviation from any employers journey shall not be deemed to be substantial to workers if, in the circumstances of the particular injuries.) case, the nature, extent, degree and content of the risk of injury were not materially changed or increased by reason only of any such interruption or deviation" and by inserting in lieu thereof the words "Provided that a worker (and in the case of the death of the worker, his dependants) shall be entitled to receive compensation under this paragraph notwithstanding that the injury was received during or after any substantial interruption of, or substantial deviation from or other break in any journey, if, in the circumstances of the particular case, the risk of injury was not materially increased by reason only of such substantial interruption, substantial deviation or other break."

(ii) by inserting next after subsection (2A) of the same section the following new subsections:-

(2B) Compensation shall be payable in accordance with the provisions of this Act to a worker in respect of any period of incapacity

incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

(2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has elected to receive compensation in lieu thereof

thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
- (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.
- (iii) by inserting next after subsection four of the same section the following new subsection:—
  - (4A) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by

whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

(iv) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4a)".

Further amendment of Act No. 15, 1926.

Sec. 8.
(Compensation payments—Death.)

3. (1) The Principal Act is further amended—

- (a) (i) by omitting from paragraph (a) of subsection one of section eight the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";
  - (iii) by omitting from paragraph (b) of the same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";
  - (iv) by omitting from subsection three of the same section the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";

(vi)

- (vi) by inserting in the same subsection after the words "sixty pounds" the words "or such other sum as may be prescribed";
- (b) (i) by omitting from paragraph (a) of sub-Sec. 9. section one of section nine the words "five (Total or partial pounds fifteen shillings" and by inserting incapacity.) in lieu thereof the words "eight pounds sixteen shillings";
  - (ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
  - (iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
  - (iv) by inserting in the same subparagraph after the word "wife" the words "or husband";
  - (v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";
  - (vi) by omitting from the same subparagraph the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen years";
  - (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
  - (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";

- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years";
- (x) by omitting from paragraph (a) of subsection (1A) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";
- (xi) by omitting from subsection two of the same section the words "nine pounds" and by inserting in lieu thereof the words "twelve pounds sixteen shillings";
- (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
- (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings";
- (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
- (xv) by omitting from the same subsection the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
- (xvi) by omitting from subsection six of the same section the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen years".

Increased weekly payments—retroactive. Act No. 20, 1951, s. 3 (2). (2) The amendments made by paragraph (b) of subsection one of this section shall be deemed to extend to, and from the commencement of this Act, apply in respect of all persons in receipt of weekly payments under the provisions of section nine of the Principal Act

and

and under the provisions of the Workers' Compensation (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

#### 4. The Principal Act is further amended—

amendment of Act No. 15, 1926.

(a) (i) by inserting in paragraph (b) of subsection Sec. 10. three of section ten after the words "per (Medical and hospital treatment" the words "or such greater treatment, sum as may be prescribed";

- (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed";
- (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (iv) by inserting in paragraph (b) of subsection four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (v) by inserting at the end of the same section the following new subsection:-
  - (9) Any regulation prescribing a greater sum than that prescribed by this section for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect in respect of an injury received before such date as well as to medical or hospital treatment or ambulance service in respect of an injury received after such date.

Sec. 16.
(Compensation for certain injuries.)

(b) by omitting the Table set forth at the end of section sixteen and by inserting in lieu thereof the following Table:—

TABLE.

Nature of injury.	Amount payable.		
Torrest sither and the sither and th	£.	s.	d.
Loss of either arm, or of the greater part thereof	1,900	0	0
Loss of lower part of either arm, either	1,000	0	
hand, or five fingers of either hand	1,600	0	0
Loss of a leg or of the greater part			
thereof	1,750	0	0
Loss of the lower part of a leg	1,500	0	0
Loss of a foot	1,450	0	0
Loss of sight of one eye, with serious			
diminution of the sight of the other	1,750	0	0
*Loss of sight of one eye	975	0	0
Loss of hearing	1,450	0	0
Complete deafness of one ear	650	0	0
Loss of a thumb	650	0	0
Loss of a forefinger	450	0	0
Loss of joint of a thumb	400	0	0
Loss of little finger, middle finger or			
ring finger	250	0	0
Loss of a toe or the joint of a finger	200	0	0
Loss of a joint of a toe	125	0	0
Loss of great toe	450	0	0
Loss of joint of forefinger or of joint			
of great toe	250	0	0

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

Further amendment of Act No. 15, 1926.

Sec. 17B. (Interpretation.)

# 5. The Principal Act is further amended—

(a) (i) by inserting after the definition of "Bush Fire Fighters Compensation Fund" in subsection one of section 17B the following new definition:—

"Bush fire preventive operation"
means the burning, ploughing or
clearing of fire breaks or any other
operation

operation where such burning, other clearing or ploughing, operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.

- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
- (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades";
- (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades—
  - (i) arising out of or in the course of carrying out bush fire preventive operations; or
  - (ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose

purpose of engaging in the carrying out of such preventive operations,

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor";

Sec. 17c.
(Compensation payable to fire fighters for injury received.)

(b) by inserting in subsection three of section 17c after the words "bush fire" the words "or carrying out the bush fire preventive operations";

Sec. 17p.
(Indemnity for destruction of or damage to personal effects, vehicles etc.)

- (c) (i) by inserting in paragraph (a) of section 17D after the words "bush fire" the words "or upon the captain, deputy captain, or any member of a bush fire brigade or the group captain or deputy group captain of any bush fire brigades whilst carrying out bush fire preventive operations";
  - (ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody of such captain, deputy captain, member, group captain or deputy group captain".

Further amendment of Act No. 15, 1926. 6. (1) The Principal Act is further amended—

Sec. 18. (Compulsory insurance.)

(a) (i) by inserting in subsection one of section eighteen after the word "him" the words "and for an amount of at least three thousand

thousand pounds in respect of his liability independently of this Act for any injury to any such worker";

- (ii) by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection";
- (iii) by inserting at the end of the same subsection the words "In this Act—

'policy of insurance or indemnity'
means a policy of insurance or
indemnity which an employer is
required to obtain in pursuance of
the provisions of this subsection';

- (iv) by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:—
  - (3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.

Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.

Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensation or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment,

judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

In this paragraph the expression "other amount" means an amount not exceeding the amount for which the employer has obtained a policy of insurance or indemnity in respect of his liability independently of this Act for any injury to any such worker.

- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
  - (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
- (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
- (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";
- Sec. 18A.
  (Inspection of policies.)
- (b) by omitting from paragraph (a) of subsection one of section 18A the words "indemnifying him against his liability under this Act";

(c) by omitting from section 18B the "against his liability under this Act";

words Sec. 18B. (Worker's right to in. formation.)

(d) by inserting in paragraph (b) of subsection Sec. 19. four of section nineteen after the word "Act" (Deposits the words "and at common law".

insurers.)

- (2) Any policy of insurance or indemnity against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall—
  - (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three thousand pounds for any injury to any worker employed by him, be deemed to insure the employer against his liability independently of the Principal Act to the extent of three thousand pounds in respect of any injury to any worker employed by him; and
  - (b) be deemed to contain such provisions as were, immediately before the commencement of this Act, prescribed under subsection three of section eighteen of the Principal Act.
  - 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting in subsection one of section Sec. 31. thirty-one after the words "Workers' (Appointment Compensation Commission" the words Commission.) "which shall be a court of record";

- (ii) by inserting at the end of subsection (6B) of the same section the following new paragraph:-
- (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
- (b) by inserting at the end of subsection two of Sec. 60. section sixty the words "Provided that the failure to make an application for a review within six months after the worker attains the

(Review.)

age of twenty-one years shall not be a bar to such review if it is found that the failure was occasioned by ignorance, mistake, absence from the State, or other reasonable cause";

Sec. 63. (Negligence.)

- (c) (i) by omitting subsection two of section sixtythree and by inserting in lieu thereof the following subsection:—
  - (2) In such case the worker may proceed both under this Act and independently of this Act but where he obtains judgment against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensation paid to him before such judgment.
  - (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
  - (iii) by omitting paragraph (c) of the same subsection;

Sec. 63A. (Notice of election.)

- (d) by omitting section 63A.
- (2) The amendment made by paragraph (a) of subsection one of this section shall be deemed to have commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall apply to and in respect of workers who have received an injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.

Subsisting policies.

Act
No. 25,
1951, s. 2
(2).

8. Any policy of insurance against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall be deemed to insure the employer

and

and always to have insured the employer against any additional liability to which he may become liable during the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in receipt of compensation at the commencement of this Act and such compensation is payable by an insurer such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.

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

J. NORTHCOTT,

Governor.

Government House, Sydney, 20th November, 1953.

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, 29 October, 1953.

The Legislative Council has this day agreed to this Bill with Amendments.

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, November, 1953.

## New South Wales.



ANNO SECUNDO

# ELIZABETHÆ II REGINÆ

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Act No. , 1953.

An Act to provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith.

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BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legisby 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 5 the same, as follows:-

1. (1) This Act may be cited as the "Workers' Com- Short title pensation (Amendment) Act, 1953".

- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to 10 as the Principal Act.
  - (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

### 2. The Principal Act is amended—

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Amendment of Act No. 15, 1926.

- (a) (i) by omitting from paragraph (a) of the Sec. 6. 15 definition of "Worker" in subsection one of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand 20 pounds";
  - (ii) by omitting from paragraph (a) of subsection five of the same section the words "the contractor shall, for the purposes of this Act, be deemed to be a worker employed by the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal";
- 30 (iii) (a) by omitting from subsection (14B) of the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
  - (b) by inserting in the same subsection after the word "abode" the words "or, where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee";
- (v) by omitting subsection fifteen of the same section;
- 10 (b) (i) by omitting from paragraph (b) of subsec- Sec. 7. tion one of section seven the words "An (Liability interruption of or deviation from any employers journey shall not be deemed to be substantial to workers if, in the circumstances of the particular injuries.) case, the nature, extent, degree and 15 content of the risk of injury were not materially changed or increased by reason only of any such interruption or deviation" and by inserting in lieu thereof the words "Provided that a worker (and in the 20 case of the death of the worker, his dependants) shall be entitled to receive compensation under this paragraph notwithstanding that the injury was received during or after any substantial interruption of, or sub-25 stantial deviation from or other break in any journey, if, in the circumstances of the particular case, the risk of injury was not materially increased by reason only of such substantial interruption, 30 substantial deviation or other break."
  - (ii) by inserting next after subsection (2A) of the same section the following new subsections:-
  - (2B) Compensation shall be payable in accordance with the provisions of this Act to a worker in respect of any period of

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incapacity

incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

(2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has elected to receive compensation in lieu thereof

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thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
- (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.
- (iii) by inserting next after subsection four of the same section the following new subsection:—
  - (4a) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by

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whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

(iv) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4A)".

#### 3. (1) The Principal Act is further amended— 15

Further amendment of

(a) (i) by omitting from paragraph (a) of sub- Sec. 8. section one of section eight the words payments— "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";

- (ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";
- (iii) by omitting from paragraph (b) of the 25 same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";
- (iv) by omitting from subsection three of the same section the words "eight hundred 30 pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";

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- (vi) by inserting in the same subsection after the words "sixty pounds" the words "or such greater other sum as may be prescribed";
- (b) (i) by omitting from paragraph (a) of sub- Sec. 9.

  section one of section nine the words "five (Total or partial pounds fifteen shillings" and by inserting incapacity.)
  in lieu thereof the words "eight pounds sixteen shillings";
- (ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";

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- (iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
  - (iv) by inserting in the same subparagraph after the word "wife" the words "or husband":
- (v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";
- (vi) by omitting from the same subparagraph the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen years";
- (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
- (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";

(ix)

- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years";
- 5 (x) by omitting from paragraph (a) of subsection (1A) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";
- (xi) by omitting from subsection two of the same section the words "nine pounds" and by 10 inserting in lieu thereof the words "twelve pounds sixteen shillings":

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- (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
- (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings";
- (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
- (xv) by omitting from the same subsection the 25 words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
- (xvi) by omitting from subsection six of the same section the words "the school leaving age" 30 wherever occurring and by inserting in lieu thereof the words "the age of sixteen years".
- (2) The amendments made by paragraph (b) of Increased 35 subsection one of this section shall be deemed to extend weekly payments—reto, and from the commencement of this Act, apply in troactive. respect of all persons in receipt of weekly payments Act No. 20, under the provisions of section nine of the Principal Act (2).

and under the provisions of the Workers' Compensation (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

#### 5 4. The Principal Act is further amended—

amendment of

(a) (i) by inserting in paragraph (b) of subsection Sec. 10. three of section ten after the words "per and hospital treatment" the words "or such greater etc.) sum as may be prescribed";

- 10 (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed":
  - (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
  - (iv) by inserting in paragraph (b) of subsection four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
  - (v) by inserting at the end of the same section the following new subsection:-
    - (9) Any regulation prescribing a greater sum than that prescribed by this section for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect in respect of an injury received before such date as well as to medical or hospital treatment or ambulance service in respect of an injury received after such date.

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(b)

(b) by omitting the Table set forth at the end of Sec. 16. section sixteen and by inserting in lieu thereof the following Table:-

(Compensacertain injuries.)

#### TABLE.

5	Nature of injury.	Amount payable.		
		£.	s.	d.
5 av. vr.	Loss of either arm, or of the greater part thereof	1,900	0	0
10	hand, or five fingers of either hand Loss of a leg or of the greater part	1,600	0	0
	thereof	1,750	0	0
	Loss of the lower part of a leg	1,500	0	0
77.74	Loss of a foot	1,450	0	0
15	Loss of sight of one eye, with serious	3 47 6		
	diminution of the sight of the other	1,750	0	0
	*Loss of sight of one eye	975	0	0
	Loss of hearing Complete deafness of one ear	1,450	0	0
	Complete deafness of one ear	650	0	0
20	Loss of a thumb	650	0	0
	Loss of a forefinger	450	0	0
	Loss of joint of a thumb	400	0	0
	Loss of little finger, middle finger or			
	ring finger	250	0	0
25	Loss of a toe or the joint of a finger	200	0	0
	Loss of a joint of a toe	125	0	0
	Loss of great toe	450	0	0
	Loss of joint of forefinger or of joint			
	of great toe	250	0	0

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

### 5. The Principal Act is further amended—

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Further amendment of Act No. 15, 1926.

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(a) (i) by inserting after the definition of "Bush Sec. 178. Fire Fighters Compensation Fund' in sub-tation.) section one of section 17B the following new definition:-

"Bush fire preventive operation" means the burning, ploughing or clearing of fire breaks or any other operation

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operation where such burning, ploughing, clearing or other operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.

- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
  - (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades";
  - (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades—
    - (i) arising out of or in the course of carrying out bush fire preventive operations; or
    - (ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose

purpose of engaging in the carrying out of such preventive operations.

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor":

(b) by inserting in subsection three of section 17c Sec. 17c. after the words "bush fire" the words "or (Compensation payable to carrying out the bush fire preventive opera- fire fighters for injury tions":

(c) (i) by inserting in paragraph (a) of section 17D Sec. 17D. after the words "bush fire" the words "or Indemnity for destrucupon the captain, deputy captain, or any tion of or damage to member of a bush fire brigade or the group erronal effects, captain or deputy group captain of any bush vehicles etc.) fire brigades whilst carrying out bush fire preventive operations":

- (ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire 25 preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody of such captain, deputy captain, 30 member, group captain or deputy group captain".
  - 6. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting in subsection one of section Sec. 18. eighteen after the word "him" the words (Compulsory insurance.) "and for an amount of at least three thousand

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thousand pounds in respect of his liability independently of this Act for any injury to any such worker";

- (ii) by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection";
- (iii) by inserting at the end of the same subsection the words "In this Act—

'policy of insurance or indemnity' means a policy of insurance or indemnity which an employer is required to obtain in pursuance of the provisions of this subsection';

- (iv) by omitting subsection three of the same
  section and by inserting in lieu thereof the following subsection:—
  - (3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.

Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.

Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensation or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment,

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judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

In this paragraph the expression "other amount" means an amount not exceeding the amount for which the employer has obtained a policy of insurance or indemnity in respect of his liability independently of this Act for any injury to any such worker.

- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
  - (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
  - (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
  - (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";
- (b) by omitting from paragraph (a) of subsection Sec. 18A.

  one of section 18A the words "indemnifying him against his liability under this Act";

  (Inspection of policies.)

(c) by omitting from section 18B the words Sec. 18B. "against his liability under this Act";

right to in. formation.)

(d) by inserting in paragraph (b) of subsection Sec. 19. four of section nineteen after the word "Act" the words "and at common law".

insurers.)

(2) Any policy of insurance or indemnity against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall—

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- 10 (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three thousand pounds for any injury to any worker employed by him, be deemed to insure the 15 employer against his liability independently of the Principal Act to the extent of three thousand pounds in respect of any injury to any worker employed by him; and
- (b) be deemed to contain such provisions as were, immediately before the commencement of this 20 Act, prescribed under subsection three of section eighteen of the Principal Act.
  - 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

- (a) (i) by inserting in subsection one of section thirty- Sec. 31. one after the words "Workers' Compensation (Appointment 25 Commission" the words "which shall be a court of record''.
- (a) (ii) by inserting at the end of subsection (6B) of section thirty-one the same section the following new paragraph:-30
  - (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
- (b) by inserting at the end of subsection two of Sec. 60. section sixty the words "Provided that the (Review.) 35 failure to make an application for a review within six months after the worker attains the

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age of twenty-one years shall not be a bar to such review if it is found that the failure was occasioned by ignorance, mistake, absence from the State, or other reasonable cause";

- 5 (c) (i) by omitting subsection two of section sixty- Sec. 63. three and by inserting in lieu thereof the (Neglifollowing subsection:—
  - (2) In such case the worker may proceed both under this Act and independently of this Act but where he obtains judgment against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensation paid to him before such judgment.
- 15 (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
- (iii) by omitting paragraph (c) of the same sub-20 section;
  - (d) by omitting section 63A.

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Sec. 631. (Notice of election.)

- (2) The amendment made by paragraph (a) of subsection one of this section shall be deemed to have 25 commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall apply to and in respect of workers who have received an 30 injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.
- 8. Any policy of insurance against liability under the Subsisting 35 Workers' Compensation Act, 1926, or any amendment policies. of that Act, being maintained in force at the commence- No. 25, ment of this Act shall be deemed to insure the employer 1951, s. 2

and always to have insured the employer against any additional liability to which he may become liable during the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in receipt of compensation at the commencement of this Act and such compensation is payable by an insurer such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.

Sydney: A. H. Pettifer, Government Printer .- 1953

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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.

Clerk of the Legislative Assembly.
Legislative Assembly Chamber,
Sydney, October, 1953.

## New South Wales.



ANNO SECUNDO

# ELIZABETHÆ II REGINÆ

### Act No. , 1953.

An Act to provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith.

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BE it enacted by the Queen'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 5 the same, as follows:—

1. (1) This Act may be cited as the "Workers' Com- Short title pensation (Amendment) Act, 1953".

- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to 10 as the Principal Act.
  - (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

#### 2. The Principal Act is amended—

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Amendment of Act No. 15, 1926.

(a) (i) by omitting from paragraph (a) of the Sec. 6. 15 definition of "Worker" in subsection one of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand 20 pounds";

- (ii) by omitting from paragraph (a) of subsection five of the same section the words "the contractor shall, for the purposes of this Act, be deemed to be a worker employed by 25 the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal";
  - (iii) (a) by omitting from subsection (14B) of the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
    - (b) by inserting in the same subsection after the word "abode" the words "or, where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee";
- (v) by omitting subsection fifteen of the same section;
- 10 (b) (i) by omitting from paragraph (b) of subsec- Sec. 7. tion one of section seven the words "An (Liability interruption of or deviation from any employers journey shall not be deemed to be substantial to workers if, in the circumstances of the particular injuries.) case, the nature, extent, degree and 15 content of the risk of injury were not materially changed or increased by reason only of any such interruption or deviation" and by inserting in lieu thereof the words "Provided that a worker (and in the 20 case of the death of the worker, his dependants) shall be entitled to receive compensation under this paragraph notwithstanding that the injury was received during or after any substantial interruption of, or sub-25 stantial deviation from or other break in any journey, if, in the circumstances of the particular case, the risk of injury was not materially increased by reason · only of such substantial interruption, 30 substantial deviation or other break."
  - (ii) by inserting next after subsection (2A) of the same section the following new subsections:
  - (2B) Compensation shall be payable in accordance with the provisions of this Act to a worker in respect of any period of incapacity

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incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

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(2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has received to receive compensation in lieu thereof

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## Workers' Compensation (Amendment).

thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
- (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.
- (iii) by inserting next after subsection four of the same section the following new subsection:—
  - (4A) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by

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whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

(iv) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4A)".

#### 3. (1) The Principal Act is further amended— 15

Further amendment of Act No. 15, 1926.

(a) (i) by omitting from paragraph (a) of sub- Sec. 8. section one of section eight the words (Compensation "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";

- (ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";
- (iii) by omitting from paragraph (b) of the same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";
- (iv) by omitting from subsection three of the same section the words "eight hundred 30 pounds" and by inserting in lieu thereof the words "one thousand pounds";
  - (v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";

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(vi)

- (vi) by inserting in the same subsection after the words "sixty pounds" the words "or such greater sum as may be prescribed";
- (b) (i) by omitting from paragraph (a) of sub-Sec. 9.
  section one of section nine the words "five (Total or partial pounds fifteen shillings" and by inserting incapacity.) in lieu thereof the words "eight pounds sixteen shillings";
- (ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
  - (iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";

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- (iv) by inserting in the same subparagraph after the word "wife" the words "or husband";
- (v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";
- (vi) by omitting from the same subparagraph
  the words "the school leaving age" wherever occurring and by inserting in lieu
  thereof the words "the age of sixteen
  years";
- (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
- (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";

(ix)

- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years";
- (x) by omitting from paragraph (a) of subsection (1A) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";

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- (xi) by omitting from subsection two of the same section the words "nine pounds" and by 10 inserting in lieu thereof the words "twelve pounds sixteen shillings":
  - (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
    - (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings";
    - (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
- (xv) by omitting from the same subsection the 25 words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
- (xvi) by omitting from subsection six of the same section the words "the school leaving age" 30 wherever occurring and by inserting in lieu thereof the words "the age of sixteen years".
- (2) The amendments made by paragraph (b) of Increased 35 subsection one of this section shall be deemed to extend weekly payments—reto, and from the commencement of this Act, apply in troactive. respect of all persons in receipt of weekly payments Act No. 20, under the provisions of section nine of the Principal Act (2).

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and under the provisions of the Workers' Compensation (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

## 4. The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting in paragraph (b) of subsection Sec. 10. three of section ten after the words "per (Medical and hospital treatment" the words "or such greater treatment, treatment, sum as may be prescribed";

- 10 (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed";
  - (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
  - (iv) by inserting in paragraph (b) of subsection four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
  - (v) by inserting at the end of the same section the following new subsection:-

(9) Any regulation prescribing a greater sum than that prescribed by this section for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect in respect of an injury received before such date as well as to medical or hospital treatment or ambulance service in respect of an injury received after such date.

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(b)

(b) by omitting the Table set forth at the end of Sec. 16. section sixteen and by inserting in lieu thereof the following Table:-

(Compensa-tion for certain injuries.)

#### TABLE.

5	Nature of injury.	Amount payable.		
		£.	s. d.	
	Loss of either arm, or of the greater part thereof	1,900	0 0	
10	Loss of lower part of either arm, either	1 000	0 0	
10	hand, or five fingers of either hand	1,600	0 0	
	Loss of a leg or of the greater part	1 500	0 0	
	thereof	1,750		
	Loss of the lower part of a leg	1,500		
	Loss of a foot	1,450	0 0	
15	Loss of sight of one eye, with serious diminution of the sight of the other	1,750	0 0	
	*Loss of sight of one eye		0 0	
	Loss of hearing	1,450	0 0	
	Complete deafness of one ear	650	0 0	
20	Loss of a thumb	650	0 0	
20	Loss of a forefinger	450	0 0	
	Loss of joint of a thumb	400	0 0	
	Loss of little finger, middle finger or	1 37077		
	ring finger	250	0 0	
25	Loss of a toe or the joint of a finger	200	1 3	
20	Loss of a joint of a toe	5 3 6	0 0	
	Loss of great toe	450		
	Loss of joint of forefinger or of joint			
	of great toe	250	0 0	

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

### 5. The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting after the definition of "Bush sec. 178. 35 Fire Fighters Compensation Fund' in sub- tation.) section one of section 17B the following new definition :-

4.(1)

"Bush fire preventive means the burning, ploughing or clearing of fire breaks or any other operation

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operation where such burning, ploughing, clearing or other operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.

- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
- (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades";
- (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades—
  - (i) arising out of or in the course of carrying out bush fire preventive operations; or
  - (ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose

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### Workers' Compensation (Amendment).

purpose of engaging in the carrying out of such preventive operations,

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor";

(b) by inserting in subsection three of section 17c sec. 17c. after the words "bush fire" the words "or (Compensation payable to carrying out the bush fire preventive opera-fire fighters for injury received.)

(c) (i) by inserting in paragraph (a) of section 17D Sec. 17D. after the words "bush fire" the words "or Indemnity for destrucupon the captain, deputy captain, or any damage to member of a bush fire brigade or the group personal effects, captain or deputy group captain of any bush vehicles etc.) fire brigades whilst carrying out bush fire preventive operations";

- (ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire 25 preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody of such captain, deputy captain, 30 member, group captain or deputy group captain".
  - 6. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting in subsection one of section Sec. 18. eighteen after the word "him" the words (Compulsory insurance.) "and for an amount of at least three thousand

TAY.	onhous? Comment:	
	orkers' Compensation (Amendment).	
Ho.	thousand pounds in respect of his liability independently of this Act for any injury to any such worker";	
(ii) 5 - 100 910	by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection";	ŏ
10	by inserting at the end of the same sub- section the words "In this Act—	0.1
15	'policy of insurance or indemnity' means a policy of insurance or indemnity which an employer is required to obtain in pursuance of the provisions of this subsection';	15
(iv)	by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:—	U.
20	(3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain	OE
25	such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.	
30	Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.	
national and the local state of	Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensa-	UI.
	tion or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment,	55

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### Workers' Compensation (Amendment).

judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
  - (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
- (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
- (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";
- (b) by omitting from paragraph (a) of subsection sec. 18A. one of section 18A the words "indemnifying him against his liability under this Act"; (Inspection of policies.)
  - (c) by omitting from section 18B the words Sec. 18B.

    "against his liability under this Act";

    (Worker's right to information.)
- (d) by inserting in paragraph (b) of subsection sec. 19.

  four of section nineteen after the word "Act" (Deposits
  the words "and at common law".

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#### Workers' Compensation (Amendment).

- (2) Any policy of insurance or indemnity against liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall—
- (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three thousand pounds for any injury to any worker employed by him, be deemed to insure the employer against his liability independently of 10 the Principal Act to the extent of three thousand pounds in respect of any injury to any worker employed by him; and
- (b) be deemed to contain such provisions as were, immediately before the commencement of this 15 Act, prescribed under subsection three of section eighteen of the Principal Act.
  - 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) by inserting at the end of subsection (6B) of sec. 31. section thirty-one the following new para- of Appointment 20 graph:-

Commission.)

- (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
- (b) by inserting at the end of subsection two of Sec. 60. 25 section sixty the words "Provided that the (Review.) failure to make an application for a review within six months after the worker attains the age of twenty-one years shall not be a bar to such review if it is found that the failure was 30 occasioned by ignorance, mistake, absence from the State, or other reasonable cause";
  - (c) (i) by omitting subsection two of section sixty- Sec. 63. three and by inserting in lieu thereof the (Neglifollowing subsection:-
    - (2) In such case the worker may proceed both under this Act and independently of this Act but where he obtains judgment against

against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensation paid to him before such judgment.

- (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
- (iii) by omitting paragraph (c) of the same sub-10 section;
  - (d) by omitting section 63A.

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Sec. 63A. (Notice of election.)

- (2) The amendment made by paragraph (a) of subsection one of this section shall be deemed to have 15 commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall apply to and in respect of workers who have received an 20 injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.

8. Any policy of insurance against liability under the Subsisting 25 Workers' Compensation Act, 1926, or any amendment policies. of that Act, being maintained in force at the commence- No. 25, ment of this Act shall be deemed to insure the employer 1951, s. 2 and always to have insured the employer against any additional liability to which he may become liable during 30 the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in receipt of compensation at the commencement of this Act and such compensation is payable by an insurer

35 such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.

No. , 1953.

# A BILL

To provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith.

[Mr. Landa;—22 September, 1953.]

BE

B E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Logic 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 5 the same. as follows:—

1. (1) This Act may be cited as the "Workers' Com- Short title pensation (Amendment) Act, 1953".

- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to 10 as the Principal Act.
  - (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

### 2. The Principal Act is amended—

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Amendment of Act No. 15, 1926.

(a) (i) by omitting from paragraph (a) of the sec. 6. 15 definition of "Worker" in subsection one (Definitions.) of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand 20 pounds";

- (ii) by omitting from paragraph (a) of subsection five of the same section the words "the contractor shall, for the purposes of this Act, be deemed to be a worker employed by the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal";
- (iii) (a) by omitting from subsection (14B) of 30 the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
  - (b) by inserting in the same subsection after the word "abode" the words "or, where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee";
- (v) by omitting subsection fifteen of the same section;
- 10 (b) (i) by inserting next after subsection (2A) of Sec. 7.

  section seven the following new subsections:—

  of of employers

Sec. 7.
(Liability of employers to workers for injuries).

- (2B) Compensation shall be payable in toworkers accordance with the provisions of this Act injuries). to a worker in respect of any period of incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.
- (2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received

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## Workers' Compensation (Amendment).

received or been entitled to receive in respect of such period any such payment, allowance or benefit.

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has elected to receive compensation in lieu thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
- (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.

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# Workers' Compensation (Amendment). (ii) by inserting payt after subsection

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- (ii) by inserting next after subsection four of the same section the following new subsection:—
  - (4A) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

Further

(iii)

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- (iii) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4A)".
- 3. (1) The Principal Act is further amended—

(a) (i) by omitting from paragraph (a) of subsection one of section eight the words (Compensation ''eight hundred pounds'' and by inserting in lieu thereof the words ''one thousand pounds'';

(ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";

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Workers' Compensation (Amendment).

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	(iii) by omitting from paragraph (b) of the same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";
	(iv) by omitting from subsection three of the same section the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";
	(v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";
	(vi) by inserting in the same subsection after the words "sixty pounds" the words "or such greater sum as may be prescribed";
(Total or partial incapacity)	(b) (i) by omitting from paragraph (a) of subsection one of section nine the words "five pounds fifteen shillings" and by inserting in lieu thereof the words "eight pounds sixteen shillings";
	(ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
	(iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten

shillings'';
(iv) by inserting in the same subparagraph after
the word "wife" the words "or husband";

(v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";

(vi) by omitting from the same subparagraph the words "the school leaving age" wherever occurring and by inserting in lieu thereof the words "the age of sixteen years";

(vii)

- (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";
- (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";
- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years";
  - (x) by omitting from paragraph (a) of subsection (1A) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";

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- (xi) by omitting from subsection two of the same section the words "nine pounds" and by inserting in lieu thereof the words "twelve pounds sixteen shillings";
  - (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
  - (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings";
- 30 (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
  - (xv) by omitting from the same subsection the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
    - (xvi) by omitting from subsection six of the same section the words "the school leaving age" wherever

wherever occurring and by inserting in lieu thereof the words "the age of sixteen years".

(2) The amendments made by paragraph (b) of Increased 5 subsection one of this section shall be deemed to extend mentsto, and from the commencement of this Act, apply in troactive. respect of all persons in receipt of weekly payments Act No. 20, under the provisions of section nine of the Principal Act (2). and under the provisions of the Workers' Compensation

10 (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

## 4. The Principal Act is further amended—

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Further amendment of

(a) (i) by inserting in paragraph (b) of subsection Sec. 10. three of section ten after the words "per and hospital 15 treatment" the words "or such greater etc.) sum as may be prescribed";

- (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed":
- (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (iv) by inserting in paragraph (b) of subsection 25 four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (v) by inserting at the end of the same section 30 the following new subsection:-
  - (9) Any regulation prescribing a greater sum than that prescribed by this section for

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#### Workers' Compensation (Amendment).

for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect busine respect of an injury received before saleson in vigue a such date as well as to medical or hospital standard treatment or ambulance service in respect of an injury received after such date.

(b) by omitting the Table set forth at the end of Sec. 16. 10 section sixteen and by inserting in lieu thereof (Compensathe following Table:injuries.)

#### TABLE.

15	Nature of injury.	Amount payable.	
	There of with a sum of the	£. s. d.	
Coronal Collins Analysis	Loss of either arm, or of the greater part thereof	1,900 0 0	
20	Loss of lower part of either arm, either hand, or five fingers of either hand		
20	Loss of a leg		
	Loss of the lower part of a leg	1,500 0 0	
	Loss of a foot	1,450 0 0	
25	diminution of the sight of the other	1,750 0 0	
	*Loss of sight of one eye	$975  0  0 \\ 1,450  0  0$	
	Complete deafness of one ear	650 0 0	
20	Loss of a thumb	650 0 0	
30	Loss of a forefinger	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	Loss of little finger, middle finger or	musiczi)	
	ring finger	250 0 0	
35	Loss of a toe or the joint of a finger Loss of a joint of a toe	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	Loss of great toe	450 0 0	
	Loss of joint of forefinger or of joint of great toe	250 0 0	
	01 81000 000	200 0	

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be 40 payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

#### 5. The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting after the definition of "Bush sec. 17B. Fire Fighters Compensation Fund" in sub- (Interpre-tation.) section one of section 17B the following new definition:

- "Bush fire preventive operation" means the burning, ploughing or clearing of fire breaks or any other operation where such burning, ploughing, clearing or operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.
- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
- (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades";
- (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades-
  - (i) arising out of or in the course of carrying out bush fire preventive operations; or

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#### Workers' Compensation (Amendment).

(ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose of engaging in the carrying out of such preventive operations.

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor";

(b) by inserting in subsection three of section 17c sec. 17c. after the words "bush fire" the words "or (Compensation payable to the fire preventive operation for injury received.) tions";

(c) (i) by inserting in paragraph (a) of section 17D Sec. 17D. after the words "bush fire" the words "or Indemnity for destrucupon the captain, deputy captain, or any tion of or damage to member of a bush fire brigade or the group effects, captain or deputy group captain of any bush vehicles etc.) fire brigades whilst carrying out bush fire preventive operations";

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(ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody

custody of such captain, deputy captain, member, group captain or deputy group captain".

## 6. (1) The Principal Act is further amended—

Further amendment of Act No. 15,

(a) (i) by inserting in subsection one of section sec. 18. 5 eighteen after the word "him" the words (Compulsory insurance.) "and for an amount of at least three thousand pounds in respect of his liability independently of this Act for any injury to 10 any such worker";

- (ii) by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection":
- (iii) by inserting at the end of the same subsection the words "In this Act-

'policy of insurance or indemnity' means a policy of insurance or indemnity which an employer is required to obtain in pursuance of the provisions of this subsection";

(iv) by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:-

(3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.

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Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.

Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensation or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
  - (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
- (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
- (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";

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(b) by omitting from paragraph (a) of subsection Sec. 18A. one of section 18A the words "indemnifying him (Inspection against his liability under this Act";

(c) by omitting from section 18B the words sec. 18B. "against his liability under this Act";

(Worker's right to information.)

(d) by inserting in paragraph (b) of subsection four of section nineteen after the word "Act" the words "and at common law".

Sec. 19. (Deposits insurers.)

- (2) Any policy of insurance or indemnity against 10 liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall-
- (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three 15 thousand pounds for any injury to any worker employed by him, be deemed to insure the employer against his liability independently of the Principal Act to the extent of three thousand pounds in respect of any injury to 20 any worker employed by him; and
  - (b) be deemed to contain such provisions as were, immediately before the commencement of this Act, prescribed under subsection three of section eighteen of the Principal Act.

## 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) by inserting at the end of subsection (6B) of section thirty-one the following new para- (Appointment graph:-

Commission,)

- (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
  - (b) by inserting at the end of subsection two of sec. 60. section sixty the words "Provided that the (Review.) failure to make an application for a review within mall of

within six months after the worker attains the age of twenty-one years shall not be a bar to such review if it is found that the failure was occasioned by ignorance, mistake, absence from the State, or other reasonable cause";

- (c) (i) by omitting subsection two of section sixty: sec. 63.
  three and by inserting in lieu thereof the (Neglifollowing subsection:—
- (2) In such case the worker may proceed both under this Act and independently of this Act but where he obtains judgment against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensation paid to him before such judgment.
  - (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
  - (iii) by omitting paragraph (c) of the same subsection;
  - (d) by omitting section 63A.

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Sec. 63A. (Notice of election.) 630

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- (2) The amendment made by paragraph (a) of 25 subsection one of this section shall be deemed to have commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall 30 apply to and in respect of workers who have received an injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.

8.

8. Any policy of insurance against liability under the Subsisting Workers' Compensation Act, 1926, or any amendment policies. of that Act, being maintained in force at the commence- No. 25, ment of this Act shall be deemed to insure the employer 1951, s. 2 5 and always to have insured the employer against any (2). additional liability to which he may become liable during the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in 10 receipt of compensation at the commencement of this Act and such compensation is payable by an insurer such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.

Sydney: A. H. Pettifer, Government Printer-1953.

[1s. 6d.]

## WORKERS' COMPENSATION (AMENDMENT) BILL, 1953.

#### EXPLANATORY NOTE.

The objects of this Bill are to-

- (a) extend the definition of "worker" to include referees engaged for fee or reward in boxing or wrestling contests;
- (b) increase the amounts payable to dependants of a worker upon his death from injury;
- (c) increase the weekly payments in the case of incapacitated workers;
- (d) enable increased benefits of medical and hospital treatment and ambulance service and funeral expenses to be provided for;
- (e) provide for payment of compensation to an injured female worker in respect of her dependent husband;
- (f) increase the amounts payable under section sixteen in respect of injuries specified therein;
- (g) provide for payment of weekly compensation as well as holiday pay and long service leave pay, and enable compensation to be paid in lieu of sick leave in certain cases;
- (h) provide for the compensation of members of bush fire brigades for injuries and certain losses resulting from bush fire preventive operations;
- (i) require employers to insure against common law liabilities for injuries sustained by workers up to a minimum coverage of £3,000;
- (j) provide for the payment of compensation to injured workers pending the decision of their common law actions;
- (k) extend the Act to workers whose remuneration exceeds £1,250 per annum but does not exceed £2,000;
- (l) raise the limitation on the age of dependent children in respect of whom compensation is payable from the school leaving age to sixteen years;
- (m) make other amendments of an ancillary or machinery character.

As the rates of compensation payable under the Workers' Compensation (Silicosis) Act, 1942-1946, are those prescribed by the Workers' Compensation Acts, 1926-1951, such rates will accordingly be increased upon the enactment of the provisions of this Bill.

WORKERS' COMPENSATION (AMENDMENT) BILL, 1953.

#### EXPLANTIONY HOTE,

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No. , 1953.

## A BILL

To provide for certain increases in amounts payable by way of compensation under the Workers' Compensation Act, 1926, and the Workers' Compensation (Silicosis) Act, 1942, as amended by subsequent Acts; for this and other purposes to amend the said Acts; and for purposes connected therewith.

[Mr. Landa;—22 September, 1953.]

BE

B<sup>E</sup> it enacted by the Queen'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 5 the same. as follows:—

1. (1) This Act may be cited as the "Workers' Compensation (Amendment) Act, 1953".

- (2) The Workers' Compensation Act, 1926, as amended by subsequent Acts, is in this Act referred to 10 as the Principal Act.
  - (3) The Principal Act, as amended by this Act, may be cited as the Workers' Compensation Act, 1926-1953.

#### 2. The Principal Act is amended—

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Amendment of Act No. 15,

(a) (i) by omitting from paragraph (a) of the sec 6.

definition of "Worker" in subsection one of section six the words "one thousand two hundred and fifty pounds" and by inserting in lieu thereof the words "two thousand pounds";

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Sed 6.
(Definitions.)

- (ii) by omitting from paragraph (a) of subsection five of the same section the words "the contractor shall, for the purposes of this Act, be deemed to be a worker employed by the principal" and by inserting in lieu thereof the words "the contractor and any worker so employed by him shall, for the purposes of this Act, be deemed to be workers employed by the principal":
- 30 (iii) (a) by omitting from subsection (14B) of the same section the word "before" and by inserting in lieu thereof the words "for the purpose of";
  - (b) by inserting in the same subsection after the word "abode" the words "or, where

where he is not so selected, while travelling from such place of pick-up to his place of abode";

- (iv) by omitting from subsection (14c) of the same section the words "or wrestler" and by inserting in lieu thereof the words "wrestler or referee";
- (v) by omitting subsection fifteen of the same section;
- (b) (i) by inserting next after subsection (2A) of Sec. 7. 10 section seven the following new subsec- (Liability tions :-

(2B) Compensation shall be payable in for accordance with the provisions of this Act injuries). to a worker in respect of any period of incapacity notwithstanding that the worker has received or is entitled to receive in respect of such period any payment, allowance or benefit for holidays, annual holidays or long service leave under any Act (Commonwealth or State), award or industrial agreement under any such Act, or contract of employment, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received or been entitled to receive in respect of such period any such payment, allowance or benefit.

(2c) Where in respect of any period of incapacity a worker receives or is entitled to receive any payment, allowance or benefit for sick leave under any Act, award, industrial agreement or contract of employment he may elect to receive compensation in lieu of such payment, allowance or benefit, and the amount of compensation so payable shall be the amount which would have been payable to the worker had he not received

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received or been entitled to receive in respect of such period any such payment, allowance or benefit. 4

Such election shall be made by the worker informing the employer of his election—

- (a) where such payment, allowance or benefit has been received by the worker, within a reasonable time after such receipt;
- (b) in any other case at any time before the receipt of such payment, allowance or benefit.

Where the worker has received any such payment, allowance or benefit and has elected to receive compensation in lieu thereof such payment, allowance or benefit shall be refunded before compensation shall be payable to the worker.

Where a worker makes an election pursuant to the provisions of this subsection—

- (i) the employer, notwithstanding anything contained in any Act, award, industrial agreement or contract of employment, shall not be under any obligation in relation to sick leave to such worker in respect of any period to which such election relates; and
  - (ii) the worker shall, in respect of any entitlement to sick leave or payment, allowance or benefit in respect thereof accruing after the expiration of the period to which such election relates, be deemed not to have been entitled to or granted, or to have received any payment, allowance or benefit for, sick leave during the period to which such election relates.

(ii)

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- (ii) by inserting next after subsection four of the same section the following new subsection :-
  - (4A) Where the injury is a disease which has been aggravated or accelerated by the worker's employment with two or more employers compensation shall be payable by that employer who last employed the worker in such employment.

Any employers who, during the twelve months preceding a worker's incapacity, employed him in any such employment shall be liable to make to the employer by whom compensation is payable such contributions as, in default of agreement, may be determined by the Commission.

The worker, or his dependants, shall furnish to the employer from whom compensation is claimed such information as to the names and addresses of all the other employers who employed the worker during the twelve months preceding the injury as he or they may possess.

- (iii) by omitting from subsection five of the same section the words "subsection four" and by inserting in lieu thereof the words and symbols "subsections four and (4A)".
- 3. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by omitting from paragraph (a) of sub- sec. 8. section one of section eight the words (Compensation "eight hundred pounds" and by inserting payment Death.) in lieu thereof the words "one thousand pounds";

(ii) by omitting from the same paragraph the words "two thousand pounds" and by inserting in lieu thereof the words "two thousand five hundred pounds";

(iii)

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Workers'	Compensation	(Amendment).
Add the last to	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	

	- There compensation (11 mentament).	•
5	(iii) by omitting from paragraph (b) of the same subsection the words "seventy-five pounds" and by inserting in lieu thereof the words "one hundred pounds";	
9	(iv) by omitting from subsection three of the same section the words "eight hundred pounds" and by inserting in lieu thereof the words "one thousand pounds";	
10	(v) by inserting in subsection four of the same section after the word "burial" the words "or cremation";	
	(vi) by inserting in the same subsection after the words "sixty pounds" the words "or such greater sum as may be prescribed";	
15	(b) (i) by omitting from paragraph (a) of sub- sec. 9. section one of section nine the words "five (Total or pounds fifteen shillings" and by inserting incapacity in lieu thereof the words "eight pounds sixteen shillings";	2"
20	(ii) by omitting from the same paragraph the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";	
25	(iii) by omitting from subparagraph (i) of paragraph (b) of the same subsection the words "two pounds" and by inserting in lieu thereof the words "two pounds ten shillings";	
30	(iv) by inserting in the same subparagraph after the word "wife" the words "or husband";	
	(v) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the words "one pound";	
35	(vi) by omitting from the same subparagraph the words "the school leaving age" wher- ever occurring and by inserting in lieu thereof the words "the age of sixteen	

(vii)

years";

- (vii) by omitting from subparagraph (i) of paragraph (c) of the same subsection the words "two pounds" and by inserting in light thereof the words "two pounds ten shillings";
- (viii) by omitting from subparagraph (ii) of the same paragraph the words "fifteen shillings" and by inserting in lieu thereof the the words "one pound";
- (ix) by omitting from the same subparagraph the words "the school leaving age" and by inserting in lieu thereof the words "the age of sixteen years";

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- (x) by omitting from paragraph (a) of subsection (1<sub>A</sub>) of the same section the figures "1951" and by inserting in lieu thereof the figures "1953";
  - (xi) by omitting from subsection two of the same section the words "nine pounds" and by inserting in lieu thereof the words "twelve pounds sixteen shillings";
  - (xii) by omitting from subsection four of the same section the words "four pounds" and by inserting in lieu thereof the words "five pounds five shillings";
  - (xiii) by omitting from the same subsection the words "three pounds five shillings" and by inserting in lieu thereof the words "four pounds five shillings";
- 30 (xiv) by omitting from subsection five of the same section the words "six pounds" and by inserting in lieu thereof the words "seven pounds thirteen shillings";
- (xv) by omitting from the same subsection the words "four pounds ten shillings" and by inserting in lieu thereof the words "five pounds fifteen shillings";
  - (xvi) by omitting from subsection six of the same section the words "the school leaving age" wherever

wherever occurring and by inserting in lieu thereof the words "the age of sixteen years".

(2) The amendments made by paragraph (b) of Increased 5 subsection one of this section shall be deemed to extend ments—reto, and from the commencement of this Act, apply in troactive. respect of all persons in receipt of weekly payments Act No. 20, 1951, s. 3 under the provisions of section nine of the Principal Act (2). and under the provisions of the Workers' Compensation

10 (Silicosis) Act, 1942-1946, as well as to all persons becoming entitled to weekly payments under any of such provisions after such commencement.

#### 4. The Principal Act is further amended—

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Further amendment of Act No. 15, 1926.

(a) (i) by inserting in paragraph (b) of subsection Sec. 10. three of section ten after the words "per and hospital 15 treatment" the words "or such greater etc.) sum as may be prescribed":

- (ii) by inserting in the same paragraph after the words "per week" the words "or such greater sum as may be prescribed":
  - (iii) by inserting in paragraph (c) of the same subsection after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed";
- (iv) by inserting in paragraph (b) of subsection 25 four of the same section after the words "one hundred and fifty pounds" the words "or such greater sum as may be prescribed":
- (v) by inserting at the end of the same section 30 the following new subsection:-
  - (9) Any regulation prescribing a greater sum than that prescribed by this section

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for medical or hospital treatment or ambulance service may provide that such greater sum shall apply to medical or hospital treatment or ambulance service after the date such regulation takes effect in respect of an injury received before such date as well as to medical or hospital treatment or ambulance service in respect of an injury received after such date.

(b) by omitting the Table set forth at the end of Sec. 16.

section sixteen and by inserting in lieu thereof (Compensation for certain injuries.)

#### TABLE.

15	Nature of injury.		ount able.
	Loss of either arm, or of the greater	£.	s. d.
treatment.	part thereof	1,900	0 0
20	hand, or five fingers of either hand	1,600	0 0
	Loss of a leg	1,750	0 0
	Loss of the lower part of a leg	1,500	0 0
	Loss of a foot	1,450	0 0
	Loss of sight of one eye, with serious		
25	diminution of the sight of the other	1,750	0 0
	*Loss of sight of one eye	975	0 0
	Loss of hearing	1,450	0 0
	Complete deafness of one ear	650	0 0
	Loss of a thumb	650	0 0
30	Loss of a forefinger	450	0 0
	Loss of joint of a thumb	400	0 0
	Loss of little finger, middle finger or		
	ring finger	250	0 0
	Loss of a toe or the joint of a finger	200	0 0
35	Loss of a joint of a toe	125	0 0
	Loss of great toe	450	0 0
	Loss of joint of forefinger or of joint		
	of great toe	250	0 0

\*For the partial loss of sight of one eye there shall be payable such percentage of the amount that would be payable for the total loss of the sight thereof as is equal to the percentage of the diminution of sight.

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#### 5. The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) (i) by inserting after the definition of "Bush sec. 17B. Fire Fighters Compensation Fund" in sub- (Interpretation.) section one of section 17B the following new definition:

"Bush fire preventive operation" means the burning, ploughing or clearing of fire breaks or any other operation where such burning. ploughing, clearing or operation has been or is to be carried out by a bush fire brigade for the purpose of preventing the outbreak of bush fires or of preventing or restricting the spread of bush fires should they occur.

- (ii) by omitting from the definition of "Fire fighter" in the same subsection the words "group captain" wherever occurring;
- (iii) by inserting in the same definition after the word "brigade" wherever occurring the words "or the group captain or deputy group captain of any bush fire brigades":
- (iv) by omitting from the definition of "Injury" in the same subsection the words "and includes a disease which is contracted in the course of fighting a bush fire or journeying as aforesaid and to which such fighting or journeying was a contributing factor" and by inserting in lieu thereof the words "and includes personal injury resulting in incapacity or death received by the captain or deputy captain, or any member of a bush fire brigade, or the group captain or deputy group captain of any bush fire brigades-
  - (i) arising out of or in the course of carrying out bush fire preventive operations; or

(ii)

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(ii) arising out of or in the course of journeying between the place of abode or place of employment of such captain, deputy captain, member, group captain or deputy group captain and the place where bush fire preventive operations were or are to be carried out, where such journeying was made exclusively and bona fide for the purpose of engaging in the carrying out of such preventive operations.

and also includes a disease which is contracted in the course of fighting a bush fire or carrying out bush fire preventive operations or journeying as referred to in paragraph (b) or (ii) of this definition and to which such fighting or the carrying out of such preventive operations or such journeying was a contributing factor";

(b) by inserting in subsection three of section 17c sec. 17c. after the words "bush fire" the words "or payable to fire fighters for injury received.) tions":

(c) (i) by inserting in paragraph (a) of section 17D Sec. 17D. after the words "bush fire" the words "or (Indemnity for destrucupon the captain, deputy captain, or any tion of or damage to member of a bush fire brigade or the group effects, captain or deputy group captain of any bush vehicles etc.) captain or deputy group captain of any bush fire brigades whilst carrying out bush fire preventive operations";

(ii) by inserting in paragraph (b) of the same section after the words "fire fighter" the words "or used in connection with bush fire preventive operations at or near the place where such operations were being carried out and owned by or in the possession or custody

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custody of such captain, deputy captain, member, group captain or deputy group captain".

#### 6. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

- 5 . (a) (i) by inserting in subsection one of section sec. 1s.

  eighteen after the word "him" the words (Compulsory insurance.)

  "and for an amount of at least three thousand pounds in respect of his liability independently of this Act for any injury to any such worker";
  - (ii) by omitting from the same subsection the words "the liability to pay compensation to his own workers" and by inserting in lieu thereof the words "the liability referred to in this subsection";
  - (iii) by inserting at the end of the same subsection the words "In this Act—

'policy of insurance or indemnity'
means a policy of insurance or
indemnity which an employer is
required to obtain in pursuance of
the provisions of this subsection';

- (iv) by omitting subsection three of the same section and by inserting in lieu thereof the following subsection:—
  - (3) (a) Every policy of insurance or indemnity shall, in so far as it relates to any liability referred to in subsection one of this section, contain only such provisions as are prescribed, but may contain such other provisions relating to any other liability at common law or under any Act or Commonwealth Act as are appropriate to any particular case.

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Any contravention of this provision shall not annul such policy or diminish or affect the liability of the insurer to the person insured under such policy.

Every such policy shall provide that the insurer shall as well as the employer be directly liable to any worker insured under such policy and in the event of his death, to his dependants, to pay the compensation or other amount for which the employer is liable, and that the insurer shall be bound by and subject to any judgment, order, decision, or award given or made against the employer of such worker in respect of the injury for which such compensation or amount is payable.

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- (b) The regulations made under the provisions of subsection three of this section as enacted immediately before the commencement of the Workers' Compensation (Amendment) Act, 1953, shall continue in force as if made under the provisions of this subsection but may be amended or repealed.
- (v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
- (5) Proceedings in respect of a failure to comply with any of the provisions of subsection one of this section may be instituted at any time within twelve months after such failure.
- (vi) by omitting from subsection six of the same section the words "to pay compensation in respect of" and by inserting in lieu thereof the words "in respect of an injury to";
- (vii) by omitting from paragraph (a) of subsection seven of the same section the words "against liability under this Act";

(b)

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- (b) by omitting from paragraph (a) of subsection Sec. 18A. one of section 18a the words "indemnifying him (Inspection against his liability under this Act";
- (c) by omitting from section 18B the words Sec. 18B. "against his liability under this Act"; (Worker's right to in-
- formation.) (d) by inserting in paragraph (b) of subsection Sec. 19. four of section nineteen after the word "Act" (Deposits by insurers.) the words "and at common law".
- (2) Any policy of insurance or indemnity against 10 liability under the Workers' Compensation Act, 1926, or any amendment of that Act, being maintained in force at the commencement of this Act shall-
- (a) where such policy does not insure the employer against his liability independently of the Principal Act for an amount of at least three 15 thousand pounds for any injury to any worker employed by him, be deemed to insure the employer against his liability independently of the Principal Act to the extent of three thousand pounds in respect of any injury to 20 any worker employed by him; and
  - (b) be deemed to contain such provisions as were, immediately before the commencement of this Act, prescribed under subsection three of section eighteen of the Principal Act.

#### 7. (1) The Principal Act is further amended—

Further amendment of Act No. 15, 1926.

(a) by inserting at the end of subsection (6B) of sec. 31. section thirty-one the following new para- (Appointment graph:-

Commission.)

- (c) A member shall, whilst the duties and powers of the chairman devolve on him, have the same salary as the chairman.
- (b) by inserting at the end of subsection two of sec. 60. section sixty the words "Provided that the (Review.) failure to make an application for a review 35 within 221

within six months after the worker attains the age of twenty-one years shall not be a bar to such review if it is found that the failure was occasioned by ignorance, mistake, absence from the State, or other reasonable cause";

(c) (i) by omitting subsection two of section sixty- Sec. 63. three and by inserting in lieu thereof the (Neglifollowing subsection:-

- (2) In such case the worker may proceed 10 both under this Act and independently of this Act but where he obtains judgment against his employer independently of this Act he shall not be entitled to any compensation under this Act other than compensa-15 tion paid to him before such judgment.
  - (ii) by omitting from paragraph (a) of subsection three of the same section the words "twelve months" where firstly, secondly and thirdly occurring and by inserting in lieu thereof the words "three years";
    - (iii) by omitting paragraph (c) of the same subsection:
    - (d) by omitting section 63A.

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Sec. 63A. (Notice of

- (2) The amendment made by paragraph (a) of election.) 25 subsection one of this section shall be deemed to have commenced upon the twentieth day of May, one thousand nine hundred and fifty.
- (3) The amendment made by subparagraph (i) of paragraph (c) of subsection one of this section shall 30 apply to and in respect of workers who have received an injury before the commencement of this Act and who have not signed a notice of election pursuant to section 63A of the Workers' Compensation Acts, 1926-1951, as well as to workers receiving an injury after such commencement.

8. Any policy of insurance against liability under the Subsisting Workers' Compensation Act, 1926, or any amendment policies. of that Act, being maintained in force at the commencement of this Act shall be deemed to insure the employer 1951, s. 2 5 and always to have insured the employer against any (2). additional liability to which he may become liable during the currency of the policy under any amendment of the Workers' Compensation Act, 1926, as amended by subsequent Acts, made by this Act. Where a person is in 10 receipt of compensation at the commencement of this Act and such compensation is payable by an insurer such insurer shall be liable to pay any additional compensation to which such person becomes entitled by virtue of any amendment made by this Act.