

- dren; readjustment of compensation; husband or wife of injured employee who has deserted latter; remarriage of dependent widow of deceased employee without dependent children.
44. Beneficiary who becomes non-resident; payment of lump sum.
45. Injury from deliberate intention of employer; employee has option to take benefits under this act or sue.
46. No compensation for self-inflicted injuries or those resulting from wilful misconduct or intoxication of injured employee.
47. Probability of increase of wage, factor in determining the average wage.
48. Minors, *sui juris*; no other cause of action for injuries to, save as provided.
49. Benefits not payable for two weeks except for medical and hospital services and funeral expenses.
50. Benefits, to whom paid; apportionment and use thereof.
51. Benefits may be paid in a partial or total lump sum, when.
52. Benefits may not be assigned, charged or taken in execution or attachment until delivery of voucher.
53. Employers and employees may not exempt themselves or waive benefit of this article; employees may not pay premiums; nor may employers deduct same; penalty.
54. Powers and jurisdiction of commission over each case continuing; modifications of findings, etc.
55. Safeguards or protections required by commission, injuries because of absence of; penalties.
56. Appeals to local court; questions open; when decision confirmed and when reversed or modified; jury trial; procedure; notice of appeal; costs; appeal to Court of Appeals; precedence; Attorney-General to represent commission; decision of commission *prima facie* correct.
57. Costs upon complainant if proceedings unreasonable; payment for legal, medical and hospital services must be approved by commission; when a lien.

Miscellaneous.

58. When third party liable for injury, he may be proceeded against; joint *tort feosors*; suit against third party for benefit of State Accident Fund or insurance company; distribution of damages.
59. Limitations in case of invalidity or repeal of this article; proviso; payments under this article to be credited on recovery.
60. Employers and employees adjudged outside scope of this article; validity of article not in other respects impaired; such employer to be accounted with for moneys received.
61. This article, how construed.
62. Presumptions in the absence of evidence to contrary.
63. Definition and explanation of terms; to whom this article not applicable.
64. Appropriations.

State Industrial Accident Commission.

1914, ch. 800, sec. 1.

1. A Commission is hereby created which shall be known as the State Industrial Accident Commission, to be composed of three Commissioners. Immediately upon the taking effect of this Act, the Governor shall appoint such Commissioners (not more than two of whom shall belong to the same political party). One of them shall hold office