3.

(c) Allowances for dependents.—Each individual who is eligible to receive benefits for unemployment with respect to any week shall be paid with respect to such week an allowance for dependents of two dollars for each of but not more than four of such individual's children, stepchildren, or legally adopted children, who at the beginning of the individual's current benefit year were being wholly or mainly supported by such individual and were under sixteen years of age, but in no event shall such allowances be paid for more than the number of weeks of benefits allowable to the individual for total unemployment. Dependents' allowances shall be in addition to the unemployment benefits otherwise payable, provided that the total of such unemployment benefits and allowances for dependents shall not exceed [\$46] \$48 in any one benefit week and further provided that no dependency allowance shall be payable with respect to any week unless an unemployment benefit is also payable with respect to such week. An individual's number of dependents shall be determined as of the day with respect to which he first files a valid claim for benefits in any benefit year, and shall be fixed for the duration of such benefit year. No person who has been determined to be a child of one individual on the beginning date of such individual's benefit year shall be deemed to be a child of any other individual whose benefit year starts within one year thereafter. Provided, it shall be presumed that the father or stepfather is wholly or mainly supporting his children, stepchildren, or adopted children, who are a part of the household maintained by him, unless the contrary is shown to the satisfaction of the Executive Director. Dependents' allowances shall be regarded as benefits for the purpose of computing contribution rates under the terms of Section 8 (c) of this article.

4.

(f) Requirement for earning wages prior to second benefit year.—An individual who has received this total maximum benefits in a benefit year shall not be eligible for benefits in a subsequent benefit year unless such individual shall have earned wages in insured work as defined in Section 20 equal to not less than ten times his weekly benefit amount after the beginning of the thenefit year in which he exhausted his benefits first of such benefit years.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1965.

Approved May 4, 1965.

CHAPTER 796

(House Bill 392)

AN ACT to repeal and re-enact, with amendments, Sections 8 (c) (2) and 8 (c) (5) of Article 95A of the Annotated Code of Maryland (1964 Replacement Volume) title "Unemployment Insurance Law," subtitle "Contributions," with respect to requiring delinquent employers to pay contributions at the maximum rate, limiting the