9-726.

(g) (2) If a court hears an appeal after the Commission rules on a motion for a rehearing under subsection (d) of this section, the court shall determine each question of fact [and] OR law that arises under the original order and any later order that the Commission passes under subsection (e) of this section.

DRAFTER'S NOTE:

Error: Incorrect conjunction in § 9-726(g)(2) of the Labor and Employment Article.

Occurred: Ch. 8, Acts of 1991.

9-748.

When, on appeal, compensation is awarded by an affirmance, modification, or reversal of an order of the Commission, the [claimant] COVERED EMPLOYEE is entitled to interest on the compensation awarded at 6% a year on each installment of compensation not paid as it:

- (1) becomes payable under the award of the Commission; or
- (2) would have become payable if the Commission had awarded the same amount of compensation when it passed the order from which the appeal is taken.

DRAFTER'S NOTE:

Error: Inconsistent terminology in § 9-748 of the Labor and Employment Article.

Occurred: Ch. 8, Acts of 1991.

9 - 802.

(a) If a covered employee has a permanent impairment and suffers a subsequent accidental personal injury, occupational disease, or compensable hernia resulting in permanent partial or permanent total disability that is substantially greater due to the combined effects of the previous impairment and the subsequent [occurrence] COMPENSABLE EVENT than it would have been from the subsequent compensable event alone, the employer or its insurer is liable only for the compensation payable under this title for the subsequent accidental personal injury, occupational disease, or compensable hernia.

DRAFTER'S NOTE:

Error: Inconsistent terminology in § 9-802(a) of the Labor and Employment Article.

Occurred: Ch. 8, Acts of 1991.