(in case of minor children, the application may be by either parent) to the department, and shall rest in the discretion of the department. Within the rule aforesaid the amount and value of the lump sum payment may be agreed upon between the department and the beneficiary.

Passed the House February 15, 1917.
Passed the Senate February 21, 1917.
Approved by the Governor, March 1, 1917.

CHAPTER 29.
[H. B. 1.]

WOMEN AND MINORS EMPLOYED IN TELEPHONE AND TELEGRAPH INDUSTRIES.

AN ACT relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That section 1 of chapter 68 of the Session Laws of 1915 be amended to read as follows:

Section 1. The industrial welfare commission is hereby authorized, in such manner as it shall deem advisable and upon notice and hearing to parties directly affected thereby, to ascertain and establish such standard of wages, hours of work, and conditions of labor of women and minors, employed in telephone and telegraph industries in rural communities and in cities of less than three thousand (3,000) population, as shall be found reasonable and not detrimental to the health and morals of such women and minors and which shall be sufficient for the decent maintenance of such women and minors, and notwithstanding any statute heretofore passed or regulation of such commission heretofore made relative thereto: Provided, That nothing in this act contained shall be construed to amend or repeal any law or any regulation relating to
wages, hours of labor or condition of labor of women or minors excepting as in this act, authorized.

Passed the House January 25, 1917.
Passed the Senate February 21, 1917.
Approved by the Governor March 1, 1917.

CHAPTER 30.
[H. B. 27.]

PUBLICATION OF INITIATIVE, REFERENDUM, AND CONSTITUTIONAL AMENDMENT PROPOSALS.

AN ACT relating to elections; the publication of initiative or referendum measures, constitutional amendments and measures recommending constitutional conventions; and amending section 4971-27 of Remington & Ballinger's Code.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That section 4971-27 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 4971-27. At least sixty days prior to any election at which any initiative or referendum measure is to be submitted to the people, the secretary of state shall cause to be printed in pamphlet form a true copy of the serial designation and number, the ballot title, the legislative title, the full text of and the argument for and arguments against each such measure, including amendments to the constitution proposed by the legislature, to be submitted to the people in the foregoing order, and shall cause all of such measures to be printed and bound in a single pamphlet in the following order: First, those “Proposed by Initiative Petition”; second, those “Proposed to the People by the Legislature”; third, those “Proposed to the Legislature and Referred to the People”; fourth, those “Initiated by Petition and Alternative by the Legislature”; fifth, “Amendments to the Constitution Proposed by the Legislature”; and sixth “Measures Recom-