CHAPTER 56.
[ H. B. 35. ]

MEDICAL AID AND INDUSTRIAL INSURANCE.

An Act relating to medical aid and industrial insurance, and the method of communicating with claimants; amending section 10 of chapter 74 of the Laws of 1911, as last amended by section 7 of chapter 310 of the Laws of 1927 (Remington's Revised Statutes 7684; Pierce's Perpetual Code 705-17).

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

SECTION 1. Section 10 of chapter 74 of the Laws of 1911, as last amended by section 7 of chapter 310 of the Laws of 1927 (Rem. Rev. Stat. 7684; PPC 705-17) is hereby amended to read as follows:

Section 10. On all claims under this act or under the medical aid act, the Division of Industrial Insurance shall not forward claimants' written notices, orders and warrants to, or in care of, any representative of the claimant, but shall forward such notices, orders and warrants directly to the claimant until such time as the Supervisor of Industrial Insurance shall have entered an order on the claim appealable to the joint board. No money paid or payable under this act out of the accident fund or out of the medical aid fund shall, prior to the issuance and delivery of the warrant therefor, be capable of being assigned, charged, nor ever be taken in execution or attached or garnished, nor shall the same pass, or be paid, to any other person by operation of law, or by any form of voluntary assignment, or power of attorney. Any such assignment or charge shall be void: Provided, That if any workman shall suffer a permanent partial injury, and shall die from some other cause than the accident which produced such injury before he shall have received payment of his award for such permanent partial injury, or if any workman shall suffer any other injury and shall die from some other cause than the accident.
which produced such injury before he shall have received payment of any monthly installment covering any period of time prior to his death, the amount of such permanent partial award, or of such monthly payment or both, shall be paid to his widow, if he leave a widow, or to his child or children, if he leave a child or children and shall not leave a widow: Provided, That if any workman shall suffer any injury and shall die therefrom before he shall have received payment of any monthly installment covering time loss for any period of time prior to his death, the amount of such monthly payment shall be paid to his widow, if he leave a widow, or to his child or children if he leave a child or children, and shall not leave a widow: Provided, further, That if the injured workman shall have resided in the United States as long as three years prior to the date of such injury such payment shall not be made to any widow or child who was at the time of such injury a non-resident of the United States.

Except as otherwise provided by treaty, whenever under the provisions of this act, compensation is payable to a beneficiary or dependent who is an alien not residing in the United States, the department shall pay fifty per centum of the compensation herein otherwise provided to such beneficiary or dependent. But if a non-resident alien, beneficiary or dependent, is a citizen of a government having a compensation law which excludes citizens of the United States either resident or non-resident, from partaking of the benefit of such law in as favorable a degree as herein extended to non-resident aliens he shall receive no compensation. No payment shall be made to any beneficiary or dependent residing in any country with which the United States does not maintain diplomatic relations, when such payment is due.
Proof of dependency by any beneficiary or dependent residing without the United States shall be made before the nearest United States consul or consular agent under the seal of such consul or consular agent, and the department may cause any warrant or warrants to which such beneficiary or dependent is entitled to be transmitted to the beneficiary or dependent through the United States consul or consular agent.

Passed the House February 19, 1947.
Passed the Senate February 26, 1947.
Approved by the Governor March 1, 1947.

CHAPTER 57.
[ H. B. 39.]

CONVEYANCE OF CERTAIN REAL ESTATE.
An Act authorizing and directing a conveyance of certain real estate to the City of Centralia, a municipal corporation.

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

SECTION 1. The Governor is hereby authorized and directed to execute on behalf of the State of Washington, and the Secretary of State to attest, a quitclaim deed conveying to the City of Centralia, a municipal corporation, the following described real estate in Lewis County, Washington:

All of Block one (1), and Lots five (5), six (6), nine (9), ten (10), eleven (11) and twelve (12) in Block two (2), Seminary Hill Addition to Centralia, Washington.

All of Block twelve (12), Seminary Addition to Centralia, Washington, excepting therefrom a strip eighty-seven (87) feet wide of an even width off of the east side of said block.

Beginning at the northwest corner of Lot five (5), Block one (1) of C. H. Manning's Second Addi-