

ous conditions or any new conditions that the board of prison terms and paroles may determine advisable. Before the board of prison terms and paroles shall nullify an order of suspension and reinstate a parole they shall have determined that the best interests of society and the individual shall best be served by such reinstatement rather than a return to a penal institution.

Passed the House March 6, 1961.

Passed the Senate March 5, 1961.

Approved by the Governor March 15, 1961.

CHAPTER 107.

[H. B. 97.]

INDUSTRIAL INSURANCE—COURSE OF EMPLOYMENT.

AN ACT relating to industrial insurance and medical aid; and adding a new section to chapter 51.32 RCW and to chapter 51.36 RCW; and amending chapter 23, Laws of 1961 and chapter 51.08 RCW.

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

SECTION 1. There is added to chapter 51.32 RCW a new section to read as follows: New section.

The benefits of Title 51 RCW shall be provided to each workman receiving an injury, as defined therein, during the course of his employment and also during his lunch period as established by the employer while on the jobsite. The jobsite shall consist of the premises as are occupied, used or contracted for by the employer for the business or work process in which the employer is then engaged: Industrial insurance. Lunch on jobsite as course of employment.
Provided, That if a workman by reason of his employment leaves such jobsite under the direction, control or request of the employer and if such workman is injured during his lunch period while so away from the jobsite, the workman shall receive

the benefits as provided herein: *And provided further*, That the employer need not consider the lunch period in workman hours for the purpose of reporting to the department unless the workman is actually paid for such period of time.

New section.

SEC. 2. There is added to chapter 51.36 RCW a new section to read as follows:

Medical aid. Lunch on jobsite as course of employment.

The benefits of Title 51 RCW shall be provided to each workman receiving an injury, as defined therein, during the course of his employment and also during his lunch period as established by the employer while on the jobsite. The jobsite shall consist of the premises as are occupied, used or contracted for by the employer for the business of work process in which the employer is then engaged: *Provided*, That if a workman by reason of his employment leaves such jobsite under the direction, control or request of the employer and if such workman is injured during his lunch period while so away from the jobsite, the workman shall receive the benefits as provided herein: *And provided further*, That the employer need not consider the lunch period in workman hours for the purpose of reporting to the department unless the workman is actually paid for such period of time.

New section.

SEC. 3. Chapter 23, Laws of 1961 and chapter 51.08 RCW are each amended to read as follows:

"Acting in the course of employment."

"Acting in the course of employment" means the workman acting at his employer's direction or in the furtherance of his employer's business which shall include time spent going to and from work on the jobsite, as defined in sections 1 and 2 of this act, insofar as such time is immediate to the actual time that the workman is engaged in the work process in areas controlled by his employer, except parking areas, and it is not necessary that at the time an injury is sustained by a workman he be doing the work on which his compensation is based or that

the event be within the time limits on which industrial insurance or medical aid premiums or assessments are paid.

Passed the House March 8, 1961.

Passed the Senate March 6, 1961.

Approved by the Governor March 15, 1961.

CHAPTER 108.

[H. B. 111.]

INDUSTRIAL INSURANCE—PENSION INCREASE.

AN ACT relating to industrial insurance; providing payments to pensioners of certain amounts in addition to pensions now payable thereunder; amending section 51.32.070, chapter 23, Laws of 1961 (House Bill No. 4) and RCW 51.32.070; repealing section 51.32.071, chapter 23, Laws of 1961 (House Bill No. 4) and RCW 51.32.071; and declaring an effective date.

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

SECTION 1. Section 51.32.070, chapter 23, Laws of 1961 (House Bill No. 4) and RCW 51.32.070 are each amended to read as follows:

RCW 51.32.070
amended.

Notwithstanding any other provision of law, every widow or invalid widower receiving a pension under this title shall, after July 1, 1961, be paid one hundred twenty-five dollars per month, and every permanently totally disabled workman receiving a pension under this title shall, after such date, be paid one hundred twenty-five dollars per month, in addition to any amount now or hereafter allowed in cases requiring the services of an attendant, if unmarried at the time his injury occurred; one hundred fifty-five dollars per month, in addition to any amount now or hereafter allowed in cases requiring the services of an attendant, if he or she has a wife or invalid husband; and seventy-five dollars per month, in addition to any amount now

Industrial
insurance.
Additional
payments
for prior
pensioners.