CERTIFICATION OF ENROLLMENT

HOUSE BILL 1246

53rd Legislature 1993 Regular Session

Passed by the House April 20, 1993 Yeas 69 Nays 28	CERTIFICATE
read of May b 20	I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that
Speaker of the	the attached is HOUSE BILL 1246 as
House of Representatives	passed by the House of Representatives and the Senate on the dates hereon set
Passed by the Senate April 15, 1993 Yeas 36 Nays 9	forth.
President of the Senate	Chief Clerk
Approved	FILED
Governor of the State of Washington	Secretary of State State of Washington

HOUSE BILL 1246

AS AMENDED BY THE SENATE

Passed Legislature - 1993 Regular Session

State of Washington 53rd Legislature 1993 Regular Session

By Representatives G. Cole, Heavey, King, Franklin, Jones, Veloria and Johanson

Read first time 01/20/93. Referred to Committee on Commerce & Labor.

- 1 AN ACT Relating to employee compensation and benefits during return
- 2 to work; amending RCW 51.32.090; providing an effective date; and
- 3 declaring an emergency.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 51.32.090 and 1988 c 161 s 4 are each amended to read 6 as follows:
- 7 (1) When the total disability is only temporary, the schedule of
- 8 payments contained in RCW 51.32.060 (1) and (2) shall apply, so long as
- 9 the total disability continues.
- 10 (2) Any compensation payable under this section for children not in
- 11 the custody of the injured worker as of the date of injury shall be
- 12 payable only to such person as actually is providing the support for
- 13 such child or children pursuant to the order of a court of record
- 14 providing for support of such child or children.
- 15 (3) As soon as recovery is so complete that the present earning
- 16 power of the worker, at any kind of work, is restored to that existing
- 17 at the time of the occurrence of the injury, the payments shall cease.
- 18 If and so long as the present earning power is only partially restored,
- 19 the payments shall continue in the proportion which the new earning

1 power shall bear to the old. No compensation shall be payable unless 2 the loss of earning power shall exceed five percent.

- 3 (4)(a) Whenever ((an)) the employer of injury requests that a 4 worker who is entitled to temporary total disability under this chapter 5 be certified by a physician as able to perform available work other than his or her usual work, the employer shall furnish to the 6 7 physician, with a copy to the worker, a statement describing the 8 ((available)) work available with the employer of injury in terms that 9 will enable the physician to relate the physical activities of the job 10 to the worker's disability. The physician shall then determine whether the worker is physically able to perform the work described. 11 The worker's temporary total disability payments shall continue until 12 13 the worker is released by his or her physician for ((said)) the work, and begins the work with the employer of injury. If the work 14 15 thereafter comes to an end before the worker's recovery is sufficient 16 in the judgment of his or her physician to permit him or her to return 17 to his or her usual job, or to perform other available work offered by the employer of injury, the worker's temporary total disability 18 19 payments shall be resumed. Should the available work described, once 20 undertaken by the worker, impede his or her recovery to the extent that in the judgment of his or her physician he or she should not continue 21 22 to work, the worker's temporary total disability payments shall be 23 resumed when the worker ceases such work.
- (b) Once the worker returns to work under the terms of this subsection (4), he or she shall not be assigned by the employer to work other than the available work described without the worker's written consent, or without prior review and approval by the worker's physician.
- 29 (c) If the worker returns to work under this subsection (4), any
 30 employee health and welfare benefits that the worker was receiving at
 31 the time of injury shall continue or be resumed at the level provided
 32 at the time of injury. Such benefits shall not be continued or resumed
 33 if to do so is inconsistent with the terms of the benefit program, or
 34 with the terms of the collective bargaining agreement currently in
 35 force.
- 36 (d) In the event of any dispute as to the worker's ability to 37 perform the available work offered by the employer, the department 38 shall make the final determination.

- (5) No worker shall receive compensation for or during the day on which injury was received or the three days following the same, unless his or her disability shall continue for a period of fourteen consecutive calendar days from date of injury: PROVIDED, That attempts to return to work in the first fourteen days following the injury shall not serve to break the continuity of the period of disability if the disability continues fourteen days after the injury occurs.
- 8 (6) Should a worker suffer a temporary total disability and should 9 his or her employer at the time of the injury continue to pay him or 10 her the wages which he or she was earning at the time of such injury, 11 such injured worker shall not receive any payment provided in 12 subsection (1) of this section during the period his or her employer 13 shall so pay such wages.
- 14 (7) In no event shall the monthly payments provided in this section 15 exceed one hundred percent of the average monthly wage in the state as 16 computed under the provisions of RCW 51.08.018.
- 17 (8) If the supervisor of industrial insurance determines that the 18 worker is voluntarily retired and is no longer attached to the work 19 force, benefits shall not be paid under this section.
- NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and shall take effect July 1, 1993.

--- END ---

p. 3 HB 1246.PL