STATE OF NEW YORK

9521

IN SENATE

July 29, 2022

Introduced by Sen. JACKSON -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the workers' compensation law, in relation to removing the age cap for children receiving death benefits

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivisions 1-b, 1-c, 1-d, 2, 2-a, 2-b, 3, 3-a, 3-b, 4, 4-a, 4-b, 4-c, 4-d and 6 of section 16 of the workers' compensation law, subdivisions 1-b, 1-c, 2, 3, 3-a and 4 as amended by chapter 168 of the laws of 1979, subdivisions 1-d, 2-b, 3-b, 4-c and 4-d as added by chapter 689 of the laws of 2007, subdivision 2-a as amended by chapter 174 of the laws of 1981, subdivision 4-a as amended by chapter 509 of the laws of 1985, subdivision 4-b as added by chapter 296 of the laws of 1990 and subdivision 6 as amended by chapter 322 of the laws of 2021, are amended to read as follows:

5

7

9

10

11

15

20

21 22

25

1-b. If there be a surviving spouse and no child of the deceased [under the age of eighteen years and no shild of any age dependent blind 12 or physically disabled], and the death occurs on or after July first, 13 nineteen hundred forty-eight, and prior to January first, nineteen 14 hundred seventy-eight, to such spouse forty per centum of the average wages of the deceased during widowhood or widowerhood with two years' 16 compensation in one sum, upon remarriage; and where the death occurred 17 prior to July first, nineteen hundred forty-eight, to such wife (or dependent husband) thirty per centum of such wages during widowhood (or dependent widowerhood) with two years' compensation in one sum, upon 19

1-c. If there be a surviving spouse and no child of the deceased [under the age of eighteen years or under the age of twenty-three years 23 if enrolled and attending as a full time student in an accredited educa-24 tional institution and such enrollment and full time attendance is certified by such institution and no child of any age dependent blind or physically disabled], and the death occurs on or after January first, 27 nineteen hundred seventy-eight, to such spouse sixty-six and two-thirds 28 per centum of the average wages of the deceased during widowhood or

EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD16121-02-2

widowerhood with two years' compensation, in one sum, upon remarriage. Where the death occurs on or after January first, nineteen hundred seventy-eight, and the spouse is receiving the survivors insurance benefits under the social security act, the death benefit payable under this section shall be reduced in accordance with the provisions of table No. [1] I below by five per centum of the spouse's share of the survivor's insurance benefits under the social security act for each ten dollars of deceased's average weekly wage in excess of one hundred dollars provided that in no case shall such reduction exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social security act.

PERCENTAGE OF SPOUSE'S

12 TABLE No. I

15 AVERAGE WEEKLY WAGE

Offset provisions applicable in death benefits where there is a sole surviving spouse

16	SHARE OF SURVIVORS
17	INSURANCE BENEFITS
18	over \$100 up to and including \$110
19	over \$110 up to and including \$120 10
20	over \$120 up to and including \$130 15
21	over \$130 up to and including \$140 20
22	over \$140 up to and including \$150 25
23	over \$150 up to and including \$160 30
24	over \$160 up to and including \$170 35
25	over \$170 up to and including \$180 40
26	over \$180 up to and including \$190 45
27	over \$190 up to and including \$200 50
28	over \$200 50
29	1-d. If there be a surviving spouse of an employee of a private volun-
30	tary hospital killed in a World Trade Center rescue, who passed a phys-
31	ical examination upon employment as a rescue worker that failed to
32	reveal evidence of a condition that was the proximate cause of death,
33	and no child of the deceased [under the age of eighteen years, or under
34	the age of twenty-three years if enrolled and attending as a full-time
35	student in an accredited educational institution and such enrollment and
36	full-time attendance is certified by such institution, and no child of
37	any age dependent blind or physically disabled], to such spouse seven-
38	ty-five per centum of the average wages of the deceased during widowhood
39	or widowerhood, with two years' compensation, in one sum, upon remar-
40	riage. Where such death occurs, and the spouse is receiving the survi-
41	vors insurance benefits under the social security act, the death benefit
42	payable under this section shall be reduced in accordance with the
43	provisions of table No. I in subdivision one-c of this section by five
44	per centum of the spouse's share of the survivor's insurance benefits
45	under the social security act for each ten dollars of deceased's average
46	weekly wage in excess of one hundred dollars; provided that in no case
47	shall such reduction exceed fifty per centum of such spouse's share of
48	the survivors insurance benefits under the social security act.
49	2. If there be a surviving spouse and a surviving child or children of

2. If there be a surviving spouse and a surviving child or children of the deceased [under the age of eighteen years or a surviving child or 51 children of any age dependent blind or physically disabled], and the death occurs on or after July first, nineteen hundred forty-eight, and prior to January first, nineteen hundred seventy-eight, to such spouse

18

19

20

21

22

23

24 25

26 27

28

29

30 31

32

33

34

35

36

37

38

39

40

41 42

43

44

45

46

47

48

49

50 51

52

53

55

thirty per centum of the average wages of the deceased during widowhood or widowerhood with two years' compensation in one sum, upon remarriage; and the additional amount of twenty per centum of such wages for each 4 such child [until the age of eighteen years or until the removal of the 5 dependency of the blind or physically disabled child or children]; in case of the subsequent death or remarriage of such surviving spouse any 7 surviving child of the deceased employee[, at the time under eighteen 8 years of age or dependent through mental or physical infirmity], shall 9 have [his] their compensation increased to thirty per centum of such 10 wages[, and the same shall be payable until he shall reach the age of eighteen years or until such dependent blind or physically disabled 11 12 condition shall have been removed]; provided that the total amount payable shall in no case exceed sixty-six and two-thirds per centum of such 13 14 wages. Upon statutory termination of compensation payments to all such 15 children, the compensation of the surviving spouse shall be increased to 16 forty per centum of such wages with two years' compensation, at such 17 rate, in one sum, upon remarriage.

If there be a surviving wife (or dependent husband) and any of the aforementioned surviving children, and the death occurred prior to July first, nineteen hundred forty-eight, to such wife (or dependent husband) thirty per centum of the average wages of the deceased during widowhood (or dependent widowerhood) with two years' compensation in one sum, upon remarriage; and the additional amount of ten per centum of such wages for each such child [until eighteen years of age or until the removal of the dependency of the blind or physically disabled child or children]; in case of the subsequent death or remarriage of such surviving wife (or dependent husband) any surviving child of the deceased shall have [his] their compensation increased to fifteen per centum of such wages [until he shall reach the age of eighteen years or until such dependent blind or physically disabled condition shall have been removed]; provided that the total amount payable shall in no case exceed sixty-six and twothirds per centum of such wages.

The board may in its discretion require the appointment of a guardian for the purpose of receiving the compensation of a minor child or a dependent blind or physically disabled child. In the absence of such a requirement by the board the appointment of a guardian for such purposes shall not be necessary.

2-a. If there be a surviving spouse and a surviving child [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or a surviving shild of any age dependent blind or physically disabled and the death occurs on or after January first, nineteen hundred seventy-eight, to such spouse thirty-six and two-thirds per centum of the average wages of the deceased during widowhood or widowerhood with two years' compensation in one sum, upon remarriage; and thirty per centum of such wages to such child [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or a surviving child of any age dependent blind or physically disabled]; in the case of the subsequent death of such surviving spouse the surviving child shall have [his] their compensation increased to sixty-six and two-thirds per centum of such wages [and the same shall be payable so long as he is under the age of eighteen years or under the age of twen-56 ty-three years if enrolled and attending as a full time student in an

accredited educational institution and such enrollment and full time attendance is certified by such institution or a surviving child of any age dependent blind or physically disabled]; upon statutory termination of compensation payable to such child, the compensation of the surviving 5 spouse shall be increased to sixty-six and two-thirds per centum of such wages with two years' compensation, at such rate, in one sum, upon 7 remarriage. Upon remarriage of such surviving spouse, the surviving child shall continue to receive thirty per centum of such wages. Where 9 the death occurs on or after January first, nineteen hundred seventy-10 eight and the spouse is receiving survivors insurance benefits under the 11 social security act, the death benefit payable under this section shall 12 be reduced by five per centum of the spouse's share of the survivors insurance benefits under the social security act for each ten dollars of 13 14 deceased's average weekly wage in excess of one hundred dollars provided 15 that in no case shall such reduction exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social 16 17 security act as set forth in table No. I below.

18 TABLE No. I

19

20

Offset provisions applicable in death benefits where there is a surviving spouse and one child

AVERAGE WEEKLY WAGE PERCENTAGE OF SPOUSE'S 21 22 SHARE OF SURVIVORS 23 INSURANCE BENEFITS 24 over \$100 up to and including \$110 5 25 over \$110 up to and including \$120 10 26 27 over \$130 up to and including \$140 20 28 29 30 31 over \$170 up to and including \$180 40 over \$180 up to and including \$190 45 32 33 over \$190 up to and including \$200 50 34 over \$200 50 35 If there be a surviving spouse and two or more surviving children 36 [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educa-37 tional institution and such enrollment and full time attendance is 38 certified by such institution or a surviving child or children of any 39 age dependent blind or physically disabled] and a death occurs on or 40 after January first, nineteen hundred seventy-eight, to such spouse 41 thirty-six and two-thirds per centum of the average wage of the deceased 42 43 during widowhood or widowerhood with two years' compensation in one sum 44 upon remarriage; and thirty per centum of such wages to such children 45 [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educa-46 47 tional institution and such enrollment and full time attendance is certified by such institution or a surviving child or children of any 48 age dependent blind or physically disabled], share and share alike; in 49 case of the subsequent death of such surviving spouse the surviving 50 children shall have their compensation increased to sixty-six and two-52 thirds per centum of such wages and the aggregate sum shall be payable, share and share alike[, so long as they are under the age of eighteen

or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or 3 a surviving child or children of any age dependent blind or physically 4 5 disabled]. Upon remarriage of such surviving spouse, if there be two surviving children each shall receive twenty-five per centum of such 7 wages, and if there are surviving more than two children [under the age of eighteen years or under the age of twenty-three if enrolled and attending as a full time student in an accredited educational institu-8 9 tion and such enrollment and full time attendance is certified by such 10 institution or a surviving child or children of any age dependent blind 11 er physically disabled | sixty-six and two-thirds per centum of such 12 wages share and share alike. Upon statutory termination of compensation 13 14 payable to such children, the compensation of the surviving spouse shall 15 be increased to sixty-six and two-thirds per centum of such wages with two years' compensation, at such rate, in one sum, upon remarriage. 16 17 Where the death occurs on or after January first, nineteen hundred seventy-eight, and the spouse is receiving survivors insurance benefits 18 under the social security act, the death benefits payable under this 19 20 section shall be reduced by five per centum of the spouse's share of the 21 survivors insurance benefits under the social security act for each ten dollars of deceased's average weekly wage in excess of one hundred fifty 23 dollars provided that in no case shall such reduction exceed fifty per 24 centum of said spouse's share of the survivors insurance benefits under the social security act as set forth in table No. II below.

26 TABLE No. II

Offset provisions applicable in death benefits
where there is a surviving spouse and two or more children

29 AVERAGE WEEKLY WAGE PERCENTAGE OF SPOUSE'S 30 SHARE OF SURVIVORS 31 INSURANCE BENEFITS over \$150 up to and including \$160 5 32 33 over \$160 up to and including \$170 10 34 36 37 over \$210 up to and including \$220 35 38 39 40 41 over \$240 up to and including \$250 50 42 over \$250 50 43 2-b. If there be a surviving spouse of an employee of a private volun-44 tary hospital killed in a World Trade Center rescue, who passed a phys-45 ical examination upon employment as a rescue worker that failed to 46 reveal evidence of a condition that was the proximate cause of death, 47 and a surviving child [under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student 48 in an accredited educational institution and such enrollment and full-49 50 time attendance is certified by such institution, or a surviving child 51 of any age dependent blind or physically disabled], to such spouse forty 52 per centum of the average wages of the deceased during widowhood or 53 widowerhood, with two years' compensation in one sum, upon remarriage;

and thirty-five per centum of such wages to such child [under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institu-3 tion and such enrollment and full-time attendance is certified by such 4 5 institution, or a surviving child of any age dependent blind or phys-6 ically disabled]; in the case of the subsequent death of such surviving 7 spouse the surviving child shall have [his or her] their compensation increased to seventy-five per centum of such wages [and the same shall 8 9 be payable so long as he or she is under the age of eighteen years, or 10 under the age of twenty-three years if enrolled and attending as a fulltime student in an accredited educational institution and such enroll-11 12 ment and full-time attendance is certified by such institution, or a surviving child of any age dependent blind or physically disabled]; upon 13 14 statutory termination of compensation payable to such child, the compen-15 sation of the surviving spouse shall be increased to seventy-five per 16 centum of such wages with two years' compensation, at such rate, in one 17 sum, upon remarriage. Upon remarriage of such surviving spouse, the surviving child shall continue to receive thirty-five per centum of such 18 19 wages. Where such death occurs, and the spouse is receiving survivors insurance benefits under the social security act, the death benefit 20 21 payable under this section shall be reduced by five per centum of the 22 spouse's share of the survivors insurance benefits under the social 23 security act for each ten dollars of deceased's average weekly wage in excess of one hundred dollars; provided that in no case shall such 24 25 reduction exceed fifty per centum of such spouse's share of the survi-26 vors insurance benefits under the social security act as set forth in 27 table No. I in subdivision one-c of this section. If there be a surviv-28 ing spouse of an employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon 29 30 employment as a rescue worker that failed to reveal evidence of a condi-31 tion that was the proximate cause of death, and two or more surviving 32 children [under the age of eighteen years, or under the age of twenty-33 three years if enrolled and attending as a full-time student in an 34 accredited educational institution and such enrollment and full-time attendance is certified by such institution, or a surviving child or 35 children of any age dependent blind or physically disabled] and a death 36 37 occurs on or after September eleventh, two thousand one, to such spouse 38 forty per centum of the average wage of the deceased during widowhood or 39 widowerhood with two years' compensation in one sum upon remarriage; and 40 thirty-five per centum of such wages to such children [under the age of eighteen years, or under the age of twenty-three years if enrolled and 41 attending as a full-time student in an accredited educational institu-42 tion and such enrollment and full-time attendance is certified by such 43 institution, or a surviving child or children of any age dependent blind 44 or physically disabled], share and share alike; in case of the subse-45 46 quent death of such surviving spouse the surviving children shall have 47 their compensation increased to seventy-five per centum of such wages 48 and the aggregate sum shall be payable, share and share alike[, so long 49 as they are under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an 50 accredited educational institution and such enrollment and full-time 51 52 attendance is certified by such institution, or a surviving child or children of any age dependent blind or physically disabled]. Upon remar-53 riage of such surviving spouse, if there be two surviving children each 55 shall receive thirty-seven and one-half per centum of such wages, and if 56 there are surviving more than two children [under the age of eighteen

19 20

21

23

24 25

26 27

28

29

30 31

32

33

34

35 36

37

38 39

40

41

42

43

44

45

46 47

48

49

50

51

52

53

years, or under the age of twenty-three if enrolled and attending full-time student in an accredited educational institution and such enrollment and full-time attendance is certified by such institution, or 3 4 a surviving child or children of any age dependant blind or physically 5 disabled], seventy-five per centum of such wages share and share alike. Upon statutory termination of compensation payable to such children, the 7 compensation of the surviving spouse shall be increased to seventy-five per centum of such wages with two years' compensation, at such rate, in one sum, upon remarriage. Where the death occurs on or after September 9 10 eleventh, two thousand one, and the spouse is receiving survivors insur-11 ance benefits under the social security act, the death benefits payable 12 under this section shall be reduced by five per centum of the spouse's 13 share of the survivors insurance benefits under the social security act 14 for each ten dollars of deceased's average weekly wage in excess of one 15 hundred fifty dollars; provided that in no case shall such reduction 16 exceed fifty per centum of said spouse's share of the survivors insurance benefits under the social security act as set forth in table No. II 17 in subdivision two-a of this section. 18

3. If there be a surviving child or children of the deceased [under the age of eighteen years or a dependent blind or physically disabled child or children of any age], but no surviving spouse then where the death occurs on or after July first, nineteen hundred forty-eight, and prior to January first, nineteen hundred seventy-eight, for the support of each such child [until the age of eighteen years, or until the removal of the dependency of such blind or physically disabled child or children, thirty per centum of the wages of the deceased, and where the death occurred prior to July first, nineteen hundred forty-eight, for the support of each such child [until the age of eighteen years, or until the removal of the dependency of such blind or physically disabled child or children], fifteen per centum of the wages of the deceased; provided that the aggregate shall in no case exceed sixty-six and twothirds per centum of such wages.

3-a. If there be a surviving child or children of the deceased [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or a dependent blind or physically disabled child or children of any age], but no surviving spouse then where the death occurs on or after January first, nineteen hundred seventyeight, for the support of such child or children [until the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or until the removal of the dependency of such blind or physically disabled child or children], sixty-six and two-thirds per centum of the wages of the deceased. Where there are two or more children, the compensation payable shall be divided among such children share and share alike.

3-b. If there be a surviving child or children, of an employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the proximate cause of death, [under the age of eighteen years, or under the age of twentythree years if enrolled and attending as a full-time student in an 55 aggredited educational institution and such enrollment and full-time 56 attendance is certified by such institution, or a dependent blind or

5

7

8

9

10

11 12

13 14

15

16 17

18 19

20 21

22

23

24

25

26

27

28

29

30 31

32

33

34

35

36 37

39

40

41 42

43

44

45

46

47

48

49

50 51

52

53

55

physically disabled child, or children of any age, but no surviving spouse then, where such death occurs, for the support of each such child [until the age of eighteen years, or under the age of twenty three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-time attendance is certified by such institution or until the removal of the dependency of such blind or physically disabled child or children], seventy-five per centum of the wages of the deceased. Where there are two or more children, the compensation payable shall be divided among such children share and share alike.

4. If there be no surviving spouse or child [under the age of eighteen years, or dependent blind or physically disabled child of any age], or if the amount payable to surviving spouse and to children [under the age of eighteen years or such dependent blind or physically disabled children | shall be less in the aggregate than sixty-six and two-thirds per centum of the average wages of the deceased, then where the death occurs on or after July first, nineteen hundred forty-eight, and prior to January first, nineteen hundred seventy-eight, for the support of grandchildren or brothers and sisters under the age of eighteen years, if dependent upon the deceased at the time of the accident, twenty-five per centum of such wages for the support of each such person until the age eighteen years; and for the support of each parent, or grandparent, of the deceased if dependent upon him at the time of the accident, forty per centum of such wages during such dependency; and where the death occurred prior to July first, nineteen hundred forty-eight, to such dependent grandchildren or brothers and sisters, fifteen per centum of such wages until eighteen years of age, and to such dependent parent or grandparent, twenty-five per centum of such wages during dependency. But in no case shall the aggregate amount payable under this subdivision exceed the difference between sixty-six and two-thirds per centum of such wages, and the amount payable as hereinbefore provided to surviving spouse or for the support of surviving child or children.

4-a. If there be no surviving spouse or child [under the age of eighteen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or dependent blind or physically disabled child of any age], then where the death occurs on or after January first, nineteen hundred seventy-eight, for the support of grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution, or blind or physically disabled grandchildren or brothers and sisters of any age, twenty-five per centum of such wages for the support of each such person until the age of eighteen years; or until the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution or until the removal of the dependency of such blind or physically disabled grandchildren or brothers and sisters, and such enrollment and full time attendance is certified by such institution and for the support of each parent, or grandparent, of the deceased if dependent upon [him or her] them at the time of the accident, forty per centum of such wages during such dependency. But in no case shall the aggregate amount payable under this subdivision exceed sixty-six and two-thirds per centum of such 56 wages.

1

2

3

4 5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21 22

23

24 25

26 27

28

29 30

31

32

33

34

35

36

37

38 39

40

41

42

43

44

45

46

47

48

49

50

51 52

53

4-b. If there be no surviving spouse or child [under the age of teen years or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or dependent blind or physically disabled child of any age] or grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full time student in an accredited educational institution and such enrollment and full time attendance is certified by such institution or disabled blind or physically disabled grandchildren or brothers and sisters of any age, then a sum of fifty thousand dollars shall be paid to the deceased's surviving parents or if there be no surviving parents to the deceased's estate.

4-c. If there be no surviving spouse or child, or children of an employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the proximate cause of death, [under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and fulltime attendance is certified by such institution, or dependent blind or physically disabled child of any age, | then where the death occurs on or after September eleventh, two thousand one, for the support of grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and fulltime attendance is certified by such institution, or blind or physically disabled grandchildren or brothers and sisters of any age, twenty-five per centum of such wages for the support of each such person until the age of eighteen years; or until the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution, or until the removal of the dependency of such blind or physically disabled grandchildren or brothers and sisters, and such enrollment and full-time attendance is certified by such institution and for the support of each parent, or grandparent, of the deceased if dependent upon [him or her] them at the time of the accident, forty per centum of such wages during such dependency. But in no case shall the aggregate amount payable under this subdivision exceed seventy-five per centum of such wages.

4-d. If there be no surviving spouse or child, or children of an employee of a private voluntary hospital killed in a World Trade Center rescue, who passed a physical examination upon employment as a rescue worker that failed to reveal evidence of a condition that was the proximate cause of death, [under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and fulltime attendance is certified by such institution, or dependent blind or physically disabled child of any age, or grandchildren or brothers and sisters if dependent upon the deceased at the time of the accident, under the age of eighteen years, or under the age of twenty-three years if enrolled and attending as a full-time student in an accredited educational institution and such enrollment and full-time attendance is 55 certified by such institution, or disabled blind or physically disabled 56 grandchildren or brothers and sisters of any age, then a sum of fifty

thousand dollars shall be paid to the deceased's surviving parents or if there be no surviving parents to the deceased's estate.

- 6. If there be a person entitled to death benefits under the provisions of this section, [who shall be under the age of eighteen years, and] who shall be an incarcerated individual of any institution and a public charge upon the department of social services of the city of New York, or any other department or body, the benefits allowed hereunder shall be payable to the said department of public welfare of the city of New York or any other department or body to the extent of the reasonable charges for the care and maintenance, during the continuance as a public charge in said institution, of said beneficiary [and until the said person shall have attained the age of eighteen years]. Any sum or sums remaining after the said payment out of the benefits shall be distributed as provided by the other subdivisions of this section.
- § 2. Subdivision 4 of section 305 of the workers' compensation law, as added by chapter 788 of the laws of 1951, paragraph (a) as amended by chapter 204 of the laws of 1969, is amended to read as follows:
- (4) Death. Compensation shall be paid in the amount, and to and for the benefit of persons, as follows:
- (a) Actual funeral expenses in a reasonable sum not exceeding seven hundred and fifty dollars to a person or persons and in manner as provided in section sixteen subdivision one.
- (b) If there be a surviving dependent wife or dependent husband and no surviving child of the deceased [under the age of eighteen years], to such dependent wife or dependent husband forty per centum of the average wages of the deceased as defined in [section sixteen] subdivision five of section sixteen of this chapter during widowhood or widowerhood; provided that the total amount payable shall in no case exceed sixty-six and two-thirds per centum of such wages or be paid for any period which, when combined with other benefits provided under this article in the event of disability preceding death, shall extend more than five years from the date of injury.
- (c) If there be a surviving dependent wife or dependent husband and also a surviving child or children of the deceased [under the age of eighteen years], to such dependent wife or dependent husband thirty per centum of such average wages of the deceased during widowhood or widowerhood, and the additional amount of twenty per centum of such wages for each such child[, but not after the child shall have attained the age of eighteen years]; provided that the total amount payable shall in no case exceed sixty-six and two-thirds per centum of such wages or be paid for any period which, when combined with other benefits provided under this article in the event of disability preceding death, shall extend more than five years from the date of injury.
- (d) If there be a surviving child or children of the deceased [under the age of eighteen years], but no surviving dependent wife or dependent husband, then for the support of each such child [but not after such child shall have attained the age of eighteen years], thirty per centum of such average wages of the deceased; provided that the total amount payable shall in no case exceed sixty-six and two-thirds per centum of such wages or be paid for a period which, when combined with other benefits provided under this article in the event of disability preceding death, shall extend more than five years from the date of injury.
- (e) If there be no surviving dependent wife or dependent husband and no surviving child or children [under the age of eighteen], no payment shall be made to the special funds established under the provisions of [section] sections fifteen and twenty-five-a of this chapter nor to any

- 1 person, except only for funeral expenses as provided in $\underline{\text{this}}$ subdivision 2 [four of this section].
- 3 \S 3. This act shall take effect on the first of January next succeed4 ing the date on which it shall have become a law.