

by this act provided and to make such payments to the parties when entitled thereto, or when such employer deposits with such insurance department security satisfactory to such insurance department and the Iowa Industrial Commissioner as will secure the payment of such compensation, such employer shall be relieved of the provision of section forty-two (42) of this act. Provided that such employer shall from time to time, as may be required by such insurance department and Iowa Industrial Commissioner, furnish such additional proof of solvency and financial ability to pay as by this section of this act provided.

The insurance department and Iowa Industrial Commissioner may, at any time, upon reasonable notice to such employer and upon hearing, revoke for cause any order or approval theretofore made, as by this act provided and within the contemplation of this section.

Sec. 51. **In effect.** Part one of this act shall take effect from and after July first, 1914, and parts two and three July fourth, 1913.

And any employer or employee who serves the notice to reject the terms of the act as by the act provided not less than thirty days before part one thereof takes effect, such notice for the purpose rejecting the terms of the act shall have the same force and effect as though part one had taken effect July fourth, 1913.

Approved April 18 A. D. 1913.

CHAPTER 148.

EMPLOYERS' LIABILITY PRIOR TO TAKING EFFECT OF WORKINGMEN'S COMPENSATION ACT.

S. F. 560.

AN ACT relating to injuries sustained by employees which occur prior to the taking effect of an act enacted by the thirty-fifth general assembly relating to employers' liability for injuries sustained by employees while in line of duty. [Additional to chapter 147 of the acts of the thirty-fifth general assembly.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Liability—fixing compensation. That the law enacted by the thirty-fifth general assembly known as senate file No. 3, relating to employers' liability for personal injury sustained by employees in line of duty, and fixing compensation therefor, shall not apply to an injury sustained by such employee of such employer which occurs prior to the time when such act takes effect in all of its parts; but the law and procedure in force at the time such injury occurs, if before such act takes effect in all of its parts, shall be the same as though such act had not been enacted whether such action is brought before or after such act takes effect in all of its parts.

Approved April 23 A. D. 1913.