LAWS OF THE SIXTY-FOURTH G. A., FIRST SESSION [CH. 108

18 the county jail or other facility, his compensation benefits under sec-19 tion 85.33 or subsection one (1) of section eighty-five point thirty-20 four (85.34) shall be paid to the county for so long as he shall re-21 main so committed. Weekly compensation benefits awarded pursu-22ant to subsection two (2) of section eighty-five point thirty-four 23(85.34) shall be held in trust and paid to such person as provided in $\mathbf{24}$ this chapter upon his final discharge or parole, whichever occurs 25first. In the event such person is recommitted to the county jail or $\mathbf{26}$ other facility prior to receiving, in full, his weekly benefits pursuant to section 85.33 or subsection one (1) of section eighty-five point 27 28thirty-four (85.34), such benefits shall again be paid to the county 29 for so long as he shall remain so recommitted. Also, weekly benefits under subsection two (2) of section eighty-five point thirty-four 30 (85.34) shall be suspended and again held in trust until such person 31 is again released by final discharge or parole, whichever first occurs. However, the industrial commissioner may, if he finds that depend-3233 ents of the person awarded weekly compensation pursuant to section $\mathbf{34}$ 85.33 or subsections one (1) and two (2) of section eighty-five point 35thirty-four (85.34) would require welfare aid as a result of terminat-36 ing the compensation, order such weekly compensation to be paid to 37 a responsible person for the use of his dependents." 38

Approved May 27, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 109

VOCATIONAL TRAINING

S. F. 509

AN ACT relating to vocational training and apprenticeship programs.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section ninety-two point nine (92.9), unnumbered 2 paragraph one (1), Code 1971, is amended as follows:

3 92.9 School training permitted. The provisions of [section] sections 92.8 and 92.10 shall not apply to pupils working under an instructor in a manual training department in the public schools of the state or under an instructor in a school shop, or industrial plant, or 7 in a course of vocational education, or to apprentices provided they 8 are employed under all of the following conditions:.

Approved June 14, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.