

directly against the contractor instead of the principal.

This clause only applies when the work is under the control of the principal employer.

INSURANCE.

Where an employer carries liability insurance and assigns or makes an agreement with his creditors or is wound up, then the workman has a direct claim against the insurance in the place of the employer. In case of a person or company assigning or being wound up as being bankrupt, then the injured workman who was entitled to receive compensation before such bankruptcy, is a preferred creditor to the extent of five hundred dollars over ordinary creditors, except where there is insurance as mentioned in the last sentence.

LIEN ON INSURANCE.

Where an employer carries liability insurance, a workman who is entitled to compensation, may, by serving notice of his claim, place a lien on the insurance and may recover his compensation direct from the insurance company.

TO WHOM DOES THE ACT NOT APPLY?

- (1) Farm laborers;
- (2) Domestic servants.

WHEN DOES THE ACT COME INTO FORCE?

January first, 1911, but does not apply to accidents happening before that date.

EXAMINATION BY DOCTOR.

Where a workman has given notice of an accident he must, if the employer requires