(3) The workman or his dependants if so required shall Names of furnish the employer mentioned in the next preceding sub-employers section with such information as to the names and addresses of nished by all the other employers by whom he was employed in the all the other employers by whom he was employed in the employment to the nature of which the disease was due during such twelve months as such workman or his dependants may possess, and if such information is not furnished or is not sufficient to enable that employer to take the proceedings mentioned in subsection 4 that employer upon proving that the disease was not contracted while the workman was in his employment shall not be liable to pay compensation.

(4) If that employer alleges that the disease was in fact player may contracted while the workman was in the employment of some form other employer he may bring such employer before the Board employers. and if the allegation is proved that other employer shall be the employer by whom the compensation shall be paid.

(5) If the disease is of such a nature as to be contracted disease by a gradual process any other employers who during such gradual twelve months employe the workman in the employment to process, for-the nature of which the disease was due shall be liable to ers to conthe nature of which the disease was due shall be liable to ers to tribute. make to the employer by whom the compensation is payable such contributions as the Board may determine to be just.

(6) The amount of the compensation shall be fixed with pensation reference to the earnings of the workman under the employer by whom the compensation is payable and the notice provided for by section 20 shall be given to the employer who last employed the workman during such twelve months in the employment to the nature of which the disease was due and the notice may be given notwithstanding that the workman has voluntarily left the employment.

(7) the workman at or immediately before the date of Presumptions as to the disate ment was employed in any process mentioned in disease being due to the second solumn of Schedule 3 and the disease contracted employis the disease in the first column of the schedule set opposite ment. to the description of the process the disease shall be deemed to have been due to the nature of that employment unless the contrary is proved.

(8) Nothing in this section shall affect the right of a Right to workman to compensation in respect of a disease to which tion where this section does not apply if the disease is the result of an result of injury in respect of which he is entitled to compensation unnot to be der this Part.