

It, submit himself for examination by a doctor (who shall be paid by the employer) and if he refuse to do so he loses his right to claim compensation, until he consents to such examination. If he is receiving compensation, the employer can have him examined once every three months by a doctor to be paid by the employer, and if he refuses to do so, he loses his right to compensation until he does.

### **REDEMPTION OF LIABILITY.**

Where the employer has paid compensation for six months in weekly payments he may discharge his liability entirely by paying up the difference between what he has paid and \$1,500.00.

### **COMPENSATION NOT CAPABLE OF GARNISHMENT.**

Compensation payable under this Act cannot be attached or garnished in any way.

### **ARBITRATION.**

Matters in dispute shall be settled by a committee representing employer and workman, unless either party give notice in writing, when the same shall be settled by a single arbitrator to be appointed by the parties, or, if they cannot agree, by a County Court Judge. The costs of such proceedings shall be fixed by the committee, arbitrator or judge, but shall not exceed twenty-five dollars. Any award may be registered in court and enforced like an ordinary judgment.

### **POINTS TO REMEMBER.**

1. The Act comes into force on January 1st, 1911.
2. The limit of compensation is \$1,500.00.