SLS 12RS-807

Regular Session, 2012

SENATE BILL NO. 520

BY SENATOR BROOME

WORKERS' COMPENSATION. To provide for death benefit awards to dependent children of deceased employee. (8/1/12)

1	AN ACT
2	To amend and reenact R.S. 23:1231(B)(2) and 1253 and to enact R.S. 23:1251(3), relative
3	to workers' compensation benefits; to provide for death benefit awards to dependent
4	children; to provide for payment to adopted or natural children of deceased
5	employee; to restrict payments to certain persons; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 23:1231(B)(2) and 1253 are hereby amended and reenacted and R.S.
8	23:1251(3) is hereby enacted to read as follows:
9	§1231. Death of employee; payment to dependents; surviving parents
10	* * *
11	B.(1) * * * *
12	(2) However, if the employee leaves no legal dependents entitled to benefits
13	under any state or federal compensation system, one lump sum of seventy-five
14	thousand dollars shall be paid to the surviving biological and adopted children
15	of the employee to be divided equally among them, which shall constitute the
16	sole and exclusive compensation in such cases. If the employee leaves no legal
17	dependents and no biological or adopted children entitled to benefits under any

Page 1 of 3 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

1	state or federal compensation system, the sum of seventy-five thousand dollars
2	shall be paid to each surviving parent of the deceased employee, in a lump sum,
3	which shall constitute the sole and exclusive compensation in such cases.
4	* * *
5	§1251. Persons conclusively presumed dependents
6	The following persons shall be conclusively presumed to be wholly and
7	actually dependent upon the deceased employee:
8	* * *
9	(3) A child under the age of eighteen years (or over eighteen years of
10	age, if physically or mentally incapacitated from earning) with a valid child
11	support order from a court of competent jurisdiction against the deceased
12	parent, regardless of whether child support is actually being paid, or until the
13	age of twenty-three if enrolled as a full-time student in any accredited
14	educational institution.
15	* * *
16	\$1253. Membership in family or relationship
17	If there is no one wholly dependent and more than one person partially
18	dependent, so much of the death benefit as each is entitled to shall be divided among
19	them according to the relative extent of their dependency. No person shall be
20	considered a dependent, unless he is a member of the family of the deceased
21	employee, or bearing to him the relation of husband or widow, or lineal descendant
22	or ascendant, or brother or sister, or child. Regardless of dependency, no
23	payments shall be made to the concubine of the deceased employee nor the
24	concubine's children, unless those children are related to the deceased employee
25	by blood or adoption.

The original instrument was prepared by Carla S. Roberts. The following digest, which does not constitute a part of the legislative instrument, was prepared by Nancy Vicknair.

## DIGEST

Broome (SB 520)

<u>Present law</u> provides for the payment of death benefits under the Louisiana Workers' Compensation Law. Provides that if the employee leaves no legal dependents entitled to benefits under any state or federal compensation system, \$75,000 shall be paid in a lump sum to each surviving parent of the deceased employee, constituting the sole and exclusive compensation.

<u>Proposed law</u> provides that the death benefit shall be paid to surviving biological and adopted children of the employee, to be divided equally among them, constituting the sole and exclusive compensation. Provides that if there are no surviving children, then the \$75,000 shall be paid to each surviving parent.

<u>Proposed law</u> requires a child to be presumed wholly and actually dependent upon the deceased employee if the child is under the age of 18, or over the age of 18 if physically or mentally incapacitated from earning, with a valid child support court order, regardless of whether the child support is actually being paid or until the age of 23 if enrolled as a full-time student in any accredited educational institution.

<u>Proposed law</u> provides that regardless of dependency, no payment shall be made to the concubine of the deceased employee nor the concubine's children, unless the children are related to the deceased employee by blood or adoption.

Effective August 1, 2012.

(Amends R.S. 23:1231(B)(2) and 1253; adds R.S. 23:1251(3))

## Summary of Amendments Adopted by Senate

## <u>Committee Amendments Proposed by Senate Committee on Labor and Industrial</u> <u>Relations to the original bill.</u>

1. Technical Amendments.

## Senate Floor Amendments to engrossed bill.

1. Technical amendments.