



The Commonwealth of Massachusetts
Division of Industrial Accidents

18 Tremont Street, Boston 8

WHEN REPLYING
PLEASE QUOTE I.A.B.
FILE NO.
ATTENTION OF:

May 1, 1950

Retyped on June 23, 1955,
with designation "Division"
instead of Department.

CIRCULAR LETTER NO. 62

To: All insurance companies, self insurers,
and Workmen's Compensation Agents
appointed under G. L. Chapter 152,
Section 75.

SUBJECT: Payments under Section 35A.

Question has arisen as to whether payments of dependency compensation under General Laws, Chapter 152, Section 35A are included within the maximum total payable, namely, \$7500. or \$10,000. in the applicable case, for total or partial incapacity compensation under both Sections 34 and 35 of the Act or are to be paid in addition to such maximum total payments.

The Industrial Accident Board on examination of Section 35A are of opinion that it is the legislative intent that such payments under Section 35A are in addition to the total maximum payable as aforesaid.

This opinion is expressed in this form to enable administrative procedure respecting payments, on the part of insurance companies, self insurers, and compensation agents.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Edward Doyle".

SECRETARY