



# *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, 1947

### CIRCULAR LETTER NO. 48

TO: ALL INSURERS, SELF-INSURERS, AND RE: CONCURRENT WAGE  
ALL COMPENSATION AGENTS OF THE PROVISION  
COMMONWEALTH, COUNTIES, CITIES,  
TOWNS AND DISTRICTS.

The addressees above named are hereby notified that the Industrial Accident Board in regular meeting, Monday, April 21, 1947, "VOTED that it is the sense of the Board that the Commonwealth, and any county, city, town, or district, which has accepted the provisions of General Laws Chapter 152, Section 69, as amended, is subject not only to Sections 69 - 75 inclusive, of said Chapter 152, but also to Sections 1 - 68 of said Chapter 152, as specified in Section 70 thereof, including Section 1, as amended, by Section 1 of Chapter 332 of the Acts of 1935, which provides in part, -

'In case the injured employee is employed in the concurrent service of more than one insured employer, his total earnings from the several insured employers shall be considered in determining his average weekly wages,'

and that for the purpose of this last quoted provision, the Commonwealth and its political sub-divisions which have accepted Chapter 152 as aforesaid are deemed to be 'insured employers' within the meaning of the Act".

Very truly yours,

*Edward P. Doyle*

EDWARD P. DOYLE  
Secretary

EPD:mjt

Retyped by BMI  
on Jan. 17, 1956