

Download Bryant V. Industrial Accident Commission

Case opinion for CA Court of Appeal BRYANT v. INDUSTRIAL ACCIDENT COMMISSION. Read the Court's full decision on FindLaw. An award of the Industrial Commission based on this accident was entered in July, 1964 finding that the petitioner suffered a ten percent permanent partial disability with no loss of earning capacity. The finding of no loss of earning capacity was based on the fact that the petitioner returned to the same position at no decrease in salary. The Industrial Accident Commission construed the statutes here involved in accord with the views herein expressed, and the majority concede that the policy of the Commission in so construing the statutes has a "reasonable theoretical basis." What is meant by the latter phrase is not clear in view of the reasoning and conclusion reached in the majority opinion. If it is meant that the ... This writ of review was issued to determine whether the Industrial Accident Commission has discretion to reduce a county's lien for public assistance paid to the injured workman during his disability., Bryant V. Industrial Accident Commission.

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