

OHIO MANUAL OF COMPENSATION
LAW CONTAINING OHIO
WORKMEN'S COMPENSATION LAW,
OHIO INDUSTRIAL COMMISSION
LAW, RULES AND REGULATIONS
GOVERNING APPLICATION OF THE
LAW, THOROUGHLY ANNOTATED

NICHOLAS HERMAN DOSKER

Ohio Manual of Compensation Law Containing Ohio Workmen` Compensation Law, Ohio Industrial Commission Law, Rules and Regulations Governing Applicatio

Nicholas Herman Dosker



This historic book may have numerous typos and missing text. Purchasers can download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1920. Excerpt: ... In State ex rel Virginia & Rainy Lake Co. v. Dist. Ct. of St. Louis County, 128 Minn. 43, 150 N. W. 211, 7 N. C. C. A. 1076, the court held that a pieceworker named Bashko was an employee and not an independent contractor. The law of Minnesota was summed up by the court in the following headnote: The test for determining whether one person is the employer of another within the rule making the employer responsible for injuries resulting from the negligence of his employees, is whether such person possessed the power to control the other in respect to the transaction out of which the injury arose. 30. Vaudeville Actress As Independent Contractor. A vaudeville actress, employed oh a salary, though furnishing her own costumes and stage materials, was held an employee and not an independent contractor. Howard v. Republic Theater, 2 Cal. Ind. Acc. Comm., Dec. (1915), 514. 31. A Lather As Independent Contractor. A workman, who agreed to put on laths at 25 cents a bunch and who employed others to help him at the same rate, all working under the direction of the foreman with whom the agreement was made, was held a mechanic and not an independent contractor. Jones v. Commonwealth, 2 Mass. Workm. Comp. Cas. (1914) 721. 32. A Teamster As Independent Contractor. A teamster who did general hauling was hauling bags of cement for a company at 25 cents per trip. He strained his back. Upon making claim he was held to be an independent contractor. In re Stull, Ohio Ind. Comm. (No. 117139), Oct. 4, 1915. 33. A Whitewasher As Independent Contractor. A whitewasher entered into a contract to do a job of whitewashing for a certain price and to furnish the necessary material and labor. He was injured while doing this work and was held to be an indepe...

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