DIGEST

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HB 811 Original

2020 Regular Session

Pierre

Abstract: Provides relative to additional medical opinions in regards to an examination for workers' compensation claims.

<u>Present law</u> provides that if any dispute arises regarding the condition of the employee, or the employee's capacity to work, the assistant secretary, upon application of any party, shall order an additional medical opinion regarding an examination of the employee, which will be performed by a medical practitioner selected and appointed by the assistant secretary.

<u>Proposed law</u> provides that if any dispute arises regarding the condition of the employee, or the employee's capacity to work, the workers' compensation judge, upon application of any party, shall order an additional medical opinion regarding an examination of the employee, which will be performed by a physician who shall be selected and appointed by the workers' compensation judge, when no disputed claim for compensation has been filed.

<u>Proposed law</u> provides that after a disputed claim for compensation has been filed, a workers' compensation judge may:

- (1) Upon application of any party, order an additional medical opinion regarding the examination of the claimant to be made by a physician.
- On his own motion, order any claimant appearing before him, to be examined by other physicians.

<u>Proposed law</u> provides that if both parties to the dispute agree on a choice of physician to conduct the additional medical opinions then they may present the choice to the workers' compensation judge who may then appoint a chosen physician.

<u>Present law</u> provides that the medical examiner shall report the conclusions from the examination to the assistant secretary and to the parties.

<u>Proposed law</u> changes <u>present law</u> by providing that the physician, selected and appointed by the workers' compensation judge, shall report the conclusions from the examination to the workers' compensation judge and to the parties.

<u>Present law</u> prohibits the use of cumulative testimony in a hearing before a hearing officer.

<u>Proposed law</u> repeals <u>present law</u> and provides that neither the claimant nor respondent in a hearing before the workers' compensation judge shall be permitted to introduce the testimony of more than two physicians when evidence of any additional physician would be cumulative testimony.

<u>Present law</u> provides that if a party wants to request an additional medical opinion regarding a medical examination pursuant to <u>present law</u>, the request must be made at or prior to the pretrial conference.

<u>Proposed law</u> changes <u>present law</u> by requiring the request be made at the scheduling conference.

(Amends R.S. 23:1123 and 1317.1(A); Repeals R.S. 23:1124.1)