BUSINESS & ENGLIS

SENATE FILE 2228

BY DEARDEN, HORN, GETTINGS,
PALMER, and GRONSTAL

Passed	Senate,	Date	 Passed	House,	Date	
Vote:	Ayes	Nays	 Vote:	Ayes	Nays	
	A	pproved	 			

A BILL FOR														
1	An	Act	re	lat	ing	to e	mployee	choice	of	med	lical	care	in	workers'
2		con	pen	sat	ion.									
3	BE	IT	ENA	CTE	D BY	THE	GENERA	L ASSEM	BLY	OF	THE	STATE	OF	: AWOI
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S.F. 2222

- Section i. Section 85.27, unnumbered paragraph 4, Code 2 1997, is amended to read as follows:
- 3 For purposes of this section, the employer is obliged to
- 4 furnish reasonable services and supplies to treat an injured
- 5 employee, and has-the-right-to-choose-the-care the employee
- 6 has the right to choose the employee's care at the employer's
- 7 expense if the employer is notified of the choice. The
- 8 treatment must be offered promptly and be reasonably suited to
- 9 treat the injury without undue inconvenience to the employee.
- 10 If the employee employer has reason to be dissatisfied with
- ll the care offered, the employee employer should communicate the
- 12 basis of such dissatisfaction to the employer employee, in
- 13 writing if requested, following which the employer and the
- 14 employee may agree to alternate care reasonably suited to
- 15 treat the injury. If the employer and employee cannot agree
- 16 on such alternate care, the commissioner may, upon application
- 17 and reasonable proofs of the necessity therefor, allow and
- 18 order other care. In-an-emergency, the employee may choose
- 19 the-employee's-care-at-the-employer's-expense,-provided-the
- 20 employer-or-the-employer's-agent-cannot-be-reached
- 21 immediately: An application made under this paragraph shall
- 22 be considered an original proceeding for purposes of
- 23 commencement and contested case proceedings under section
- 24 85.26. The hearing shall be conducted pursuant to chapter
- 25 17A. Before a hearing is scheduled, the parties may choose a
- 26 telephone hearing or an in-person hearing. A request for an
- 27 in-person hearing shall be approved unless the in-person
- 28 hearing would be impractical because of the distance between
- 29 the parties to the hearing. The industrial commissioner shall
- 30 issue a decision within ten working days of receipt of an
- 31 application for alternate care made pursuant to a telephone
- 32 hearing or within fourteen working days of receipt of an
- 33 application for alternate care made pursuant to an in-person
- 34 hearing. The employer shall notify an injured employee of the
- 35 employee's-ability-to-contest-the-employer's-choice-of-care

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1 pursuant-to-this-paragraph. This paragraph does not prohibit
 2 an employer from retaining a physician or other health service
 3 provider for use by employees.
                             EXPLANATION
     This bill provides that an employee, based on an injury
6 compensable under the workers' compensation law, has the right
 7 to choose the care at the employer's expense if the employer
8 is notified of the choice. The employer has the right to
9 challenge this choice and to request a decision by the
10 industrial commissioner. Currently, the employer has the
ll right to choose the care of an injured employee, subject to
12 the employee's right to choose the care in an emergency
13 situation and subject to the ability of the employee to
14 challenge the choice before the industrial commissioner.
15 bill also does not prohibit an employer from making medical
16 care available to employees.
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