JAN 2 6 2011

A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 386, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§386- Medical examinations; selection of physicians.
5	(a) After an injury and after a claim is filed by the injured
6	employee, the employer, upon mutual agreement of the parties,
7	may appoint a qualified physician, paid by the employer, to
8	conduct an independent medical examination of the injured
9	employee or a permanent impairment rating examination of the
10	injured employee, and make a report to the employer. The
11	employee or the employee's representative shall be promptly
12	provided with a copy of the report of the independent medical
13	examination or permanent impairment rating examination.
14	The director shall keep and maintain a list of qualified
15	physicians and their respective qualifications. If the employer
16	and the employee cannot agree on a physician to perform the
17	independent medical examination or permanent impairment rating
18	examination, the employer or employee may request in writing
	2011-0839 SB SMA.doc

1	that the physician be appointed by the director. Within seven
2	calendar days of the receipt of request, the director shall
3	appoint from the director's list of qualified physicians, a
4	physician licensed in a relevant medical specialty, licensed to
5	practice in Hawaii, and willing to undertake the examination.
6	Any physician mutually selected by the employer and
7	employee or appointed by the director shall examine the employee
8	within thirty calendar days of selection or appointment.
9	In no event shall an independent medical examination and a
10	permanent impairment rating examination be combined into a
11	single medical examination unless the injured employee consents
12	in writing prior to the scheduling of the examinations.
13	In no event shall the director, appellate board, or court
14	order more than one employer-requested independent medical
15	examination and one permanent impairment rating examination per
16	case, unless valid reasons exist with regard to the medical
17	progress of the employee's treatment.
18	If an employee unreasonably refuses to submit to, or in any
19	way unreasonably obstructs an examination, the employee's right
20	to claim compensation for the work injury shall be suspended
21	until the unreasonable refusal or obstruction ceases and no
22	compensation shall be payable for the period during which the
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S.B. NO. 1118

1 refusal or obstruction continues. The cost of conducting the 2 ordered independent medical examination shall be limited to the 3 complex consultation charges governed by the medical fee 4 schedule established pursuant to section 386-21(c). 5 Every physician selected to perform independent medical 6 examinations or permanent impairment rating examinations, as 7 provided in this subsection, shall be currently licensed in 8 Hawaii; provided that for claimants who do not reside in Hawaii, 9 any physician performing an independent medical examination or 10 permanent impairment rating examination shall have been licensed 11 in the State where the claimant resides for a period of five 12 consecutive years immediately preceding the examination. 13 (b) When an injured employee has attained medical stability as determined by the injured employee's attending 14 15 physician, the employer may appoint a physician, paid by the 16 employer and selected by agreement of the parties, who shall 17 conduct a permanent impairment rating examination of the injured 18 employee pursuant to subsection (a). 19 For the purposes of this subsection, "medical stability" 20 means that the injured employee's medical condition is well 21 stabilized so that no further improvement in the injured 22 employee's work injury can be expected from further medical

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treatment and continued medical care will only prevent
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    deterioration of the condition."
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         SECTION 2. Section 386-79, Hawaii Revised Statutes, is
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    repealed.
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         ["$386-79 Medical examination by employer's physician.
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    After an injury and during the period of disability, the
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    employee, whenever ordered by the director of labor and
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    industrial relations, shall submit to examination, at reasonable
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    times and places, by a duly qualified physician or surgeon
    designated and paid by the employer. The employee shall have
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    the right to have a physician or surgeon designated and paid by
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    the employee present at the examination, which right, however,
    shall not be construed to deny to the employer's physician the
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    right to visit the injured employee at all reasonable times and
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    under all reasonable conditions during total disability.
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         If an employee refuses to submit to, or in any way
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    obstructs such examination, the employee's right to claim
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    compensation for the work injury shall be suspended until the
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    refusal or obstruction ceases and no compensation shall be
    payable for the period during which the refusal or obstruction
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    continues.
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In cases where the employer is dissatisfied with the
progress of the case or where major and elective surgery, or
either, is contemplated, the employer may appoint a physician or
surgeon of the employer's choice who shall examine the injured
employee and make a report to the employer. If the employer
remains dissatisfied, this report may be forwarded to the
director.
Employer requested examinations under this section shall
not exceed more than one per case unless good and valid reasons
exist with regard to the medical progress of the employee's
treatment. The cost of conducting the ordered medical
examination shall be limited to the complex consultation charges
governed by the medical fee schedule established pursuant to
section 386 21(c)."]
SECTION 3. This Act does not affect rights and duties that
matured, penalties that were incurred, and proceedings that were
begun before its effective date.
SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

2011-0839 SB SMA.doc

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1 SECTION 5. This Act shall take effect on July 1, 2011.

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INTRODUCED BY:

Report Title:

Workers' Compensation; Medical Examinations; Selection of Physicians

Description:

Requires independent medical examinations and permanent impairment rating examinations to be performed by physicians mutually agreed upon by employers and employees or appointed by the director of labor and industrial relations.

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