

General Assembly

Committee Bill No. 6409

January Session, 2025

LCO No. 6576



Referred to Committee on LABOR AND PUBLIC EMPLOYEES

Introduced by: (LAB)

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## AN ACT CONCERNING UNDUE DELAY IN WORKERS' COMPENSATION CLAIMS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 31-296 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2025*):
  - (a) If an employer and an injured employee, or in case of fatal injury the employee's legal representative or dependent, at a date not earlier than the expiration of the waiting period, reach an agreement in regard to compensation, such agreement shall be submitted in writing to the administrative law judge by the employer with a statement of the time, place and nature of the injury upon which it is based; and, if such administrative law judge finds such agreement to conform to the provisions of this chapter in every regard, the administrative law judge shall so approve it. A copy of the agreement, with a statement of the administrative law judge's approval, shall be delivered to each of the parties and thereafter it shall be as binding upon both parties as an award by the administrative law judge. The administrative law judge's statement of approval shall also inform the employee or the employee's dependent, as the case may be, of any rights the individual may have to

LCO No. 6576 **1** of 5

an annual cost-of-living adjustment or to participate in a rehabilitation program administered by the Department of Aging and Disability Services under the provisions of this chapter. The administrative law judge shall retain the original agreement, with the administrative law judge's approval thereof, in the administrative law judge's office and, if an application is made to the superior court for an execution, the administrative law judge shall, upon the request of said court, file in the court a certified copy of the agreement and statement of approval.

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(b) Before discontinuing or reducing payment on account of total or partial incapacity under any such agreement, the employer or the employer's insurer, if it is claimed by or on behalf of the injured employee that such employee's incapacity still continues, shall notify the administrative law judge and the employee, in accordance with section 31-321, of the proposed discontinuance or reduction of such payments. Such notice shall specify the reason for the proposed discontinuance or reduction and the date such proposed discontinuance or reduction will commence. No discontinuance or reduction shall become effective unless specifically approved in writing by the administrative law judge. The employee may request a hearing on any such proposed discontinuance or reduction not later than fifteen days after receipt of such notice. Any such request for a hearing shall be given priority over requests for hearings on other matters. The administrative law judge shall not approve any such discontinuance or reduction prior to the expiration of the period for requesting a hearing or the completion of such hearing, whichever is later. In any case where the administrative law judge finds that an employer has discontinued or reduced any payments made in accordance with this section without the approval of the administrative law judge, such employer shall be required to pay to the employee the total amount of all payments so discontinued or the total amount by which such payments were reduced, as the case may be, and shall be required to pay interest to the employee, at a rate of one and one-quarter per cent per month or portion of a month, on any payments so discontinued or on the total amount by which such payments were reduced, as the case may be, plus reasonable attorney's

LCO No. 6576 **2** of 5

fees incurred by the employee in relation to such discontinuance or reduction.

 (c) (1) If an employer or an employer's insurer objects to the renewal or approval of a prescription drug medication prescribed by such employee's authorized physician, surgeon, physician assistant or advanced practice registered nurse, or (2) before an employer or employer's insurer may discontinue or reduce payment for any prescription drug medication currently prescribed to an employee by such employee's physician, surgeon, physician assistant or advanced practice registered nurse, such employer or employer's insurer shall notify the administrative law judge and the employee, in accordance with section 31-321, of the proposed objection or proposed discontinuance or reduction of such payments. Such notice shall specify the reason for the proposed objection or proposed discontinuance or reduction will commence.

(d) (1) If an employer or employer's insurer objects to the repair or approval of durable medical equipment prescribed by such employee's authorized physician, surgeon, physician assistant or advanced practice registered nurse, or (2) before an employer or employer's insurer may discontinue or reduce payment for any durable medical equipment currently prescribed to an employee by such employee's physician, surgeon, physician assistant or advanced practice registered nurse, such employer or employer's insurer shall notify the administrative law judge and the employee, in accordance with section 31-321, or the proposed objection or proposed discontinuance or reduction of such payments. Such notice shall specify the reason for the proposed objection or proposed discontinuance or reduction and the date of such proposed objection or proposed discontinuance or reduction will commence.

[(c)] (e) The employer's or insurer's notice of intention to discontinue or reduce payments under such agreement or notice of intent to object,

LCO No. 6576 3 of 5

- 83 discontinue or reduce payments of an employee's prescription drug
- 84 medication or durable medical equipment shall (1) identify the claimant,
- 85 the claimant's attorney or other representative, the employer, the
- insurer, and the injury, including the date of the injury, the city or town
- 87 in which the injury occurred and the nature of the injury, (2) include
- 88 medical documentation that (A) establishes the basis for the objection,
- 89 discontinuance or reduction of payments, and (B) identifies the
- 90 claimant's attending physician, physician assistant or advanced practice
- 91 registered nurse, and (3) be in substantially the following form:
- 92 IMPORTANT
- 93 STATE OF CONNECTICUT WORKERS' COMPENSATION
- 94 COMMISSION
- 95 YOU ARE HEREBY NOTIFIED THAT THE EMPLOYER OR
- 96 INSURER INTENDS TO REDUCE OR DISCONTINUE YOUR
- 97 COMPENSATION PAYMENTS OR INTENDS TO OBJECT TO,
- 98 <u>REDUCE OR DISCONTINUE YOUR PRESCRIPTION DRUG</u>
- 99 MEDICATION OR DURABLE MEDICAL EQUIPMENT PAYMENTS
- 100 ON .... (date) FOR THE FOLLOWING REASONS:
- 101 If you object to the reduction or discontinuance of benefits or the
- 102 objection to, reduction or discontinuance of prescription drug
- medication or durable medical equipment payments as stated in this
- 104 notice, YOU MUST REQUEST A HEARING NOT LATER THAN 15
- DAYS after your receipt of this notice, or this notice will automatically
- 106 be approved.
- To request an Informal Hearing, call the Workers' Compensation
- 108 Commission District Office in which your case is pending.
- Be prepared to provide medical and other documentation to support
- 110 your objection. For your protection, note the date when you received
- 111 this notice.
- (f) No provisions of this section shall apply when the employee's

LCO No. 6576 **4** of 5

- 113 prescription drug medication or use of durable medical equipment is
- 114 discontinued by such employee's authorized physician, surgeon,
- 115 physician assistant or advanced practice registered nurse.

This act shall take effect as follows and shall amend the following sections:

Section 1	October 1, 2025	31-296

## Statement of Purpose:

To limit undue delay by an employer or its insurance carrier in providing compensation for medically necessary treatment or equipment.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

Co-Sponsors: REP. JOHNSON, 49th Dist.; REP. GAUTHIER, 38th Dist.

REP. BIGGINS, 11th Dist.; REP. QUINN, 82nd Dist.

REP. MENAPACE, 37th Dist.

H.B. 6409

LCO No. 6576 **5** of 5