



General Assembly

**Substitute Bill No. 427**

January Session, 2015



**AN ACT CONCERNING WORKERS' COMPENSATION AWARDS AND ATTORNEY FEES.**

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

1 Section 1. Section 31-299a of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective July 1, 2015*):

3 (a) Where an employer contests the compensability of an employee's  
4 claim for compensation, proof of payment made under a group health,  
5 medical or hospitalization plan or policy shall not be a defense to a  
6 claim for compensation under this chapter.

7 (b) Where an employer contests the compensability of an  
8 employee's claim for compensation, and the employee has also filed a  
9 claim for benefits or services under the employer's group health,  
10 medical, disability or hospitalization plan or policy, the employer's  
11 health insurer may not delay or deny payment of benefits due to the  
12 employee under the terms of the plan or policy by claiming that  
13 treatment for the employee's injury or disease is the responsibility of  
14 the employer's workers' compensation insurer. The health insurer may  
15 file a claim in its own right against the employer for the value of  
16 benefits paid by the insurer within two years from payment of the  
17 benefits. The health insurer shall not have a lien on the proceeds of any  
18 award or approval of any compromise made by the commissioner

19 pursuant to the employee's compensation claim, in accordance with  
20 the provisions of section 38a-470, unless the health insurer actually  
21 paid benefits to or on behalf of the employee.

22 (c) Where an employer contests the compensability of an employee's  
23 claim for compensation, and the employee has also filed a claim for  
24 benefits or services under the employer's group health, medical,  
25 disability or hospitalization plan or policy, and the claim for  
26 compensation is ultimately resolved in favor of the claimant, twenty  
27 per cent of any amount recovered by the health insurer as a result of  
28 any claim that the health insurer may file in its own right against the  
29 employer for the value of benefits paid by the insurer pursuant to  
30 subsection (b) of this section shall be transferred to the claimant and no  
31 attorney's fees shall be payable from such transferred amount.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2015	31-299a

**LAB**      *Joint Favorable Subst.*

**APP**      *Joint Favorable*