To: Judiciary A

## HOUSE BILL NO. 671

AN ACT TO AMEND SECTION 71-3-63, MISSISSIPPI CODE OF 1972, TO
REQUIRE COUNSEL FOR EACH OF THE PARTIES IN A WORKERS' COMPENSATION
CASE TO FILE CERTAIN REPORTS OF INCOME AND EXPENDITURES WITH THE
WORKERS' COMPENSATION COMMISSION; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 71-3-63, Mississippi Code of 1972, is
amended as follows:

8 71-3-63. (1) No claim for legal services or for any other 9 services rendered in respect of a claim or award for compensation, to or on account of any person, shall be valid unless approved by 10 11 the commission or, if proceedings for review of the order of the commission in respect of such claim or award are had before any 12 court, unless approved by such court. Any claim so approved 13 shall, in the manner and to the extent fixed by the commission or 14 15 such court, be a lien upon such compensation.

16 (2) Any person (a) who receives any fee, other 17 consideration, or any gratuity on account of services so rendered, unless such consideration or gratuity is approved by the 18 commission or such court, or (b) who makes it a business to 19 solicit employment for a lawyer or for himself in respect of any 20 21 claim or award for compensation, shall be guilty of a misdemeanor and, upon conviction thereof, shall for each offense be punished 22 by a fine of not more than One Thousand Dollars (\$1,000.00) or by 23 24 imprisonment not to exceed one (1) year, or by both such fine and 25 imprisonment.

26 (3) Representation of one other than himself or herself 27 before the commission shall be considered the practice of law, and 28 all statutes applying to and regulating the practice in all other H. B. No. 671 \* HR03/ R498\* G1/2 07/HR03/R498 PAGE 1 (BS\LH) 29 courts of law in this state shall likewise apply to practice
30 before the commission, insofar as the qualifications of those
31 practicing before the commission are concerned. This paragraph
32 shall not be construed as tightening the rules of evidence which
33 are otherwise relaxed in other sections of this chapter.

34 In no instance shall the amount recovered by an attorney for 35 an appearance before the commission exceed twenty-five percent (25%) of the total award of compensation. Such limitations, 36 however, shall not be construed as applying to a fee awarded for 37 38 additional services by any superior court. Legal services rendered where no motion to controvert has been filed by either 39 employer or employee shall be considered as consultation, and that 40 factor shall be taken into consideration in awarding a fee. 41 Τn 42 all instances, fees shall be awarded on the basis of fairness to both attorney and client. Although exceptions may be made in the 43 44 interest of justice, it shall be deemed conducive to the best 45 interest of all concerned for the commission to approve contracts for attorneys' fees voluntarily entered into between attorney and 46 47 client, within the limitations hereinabove set out.

When an award of compensation becomes final and an attorney's fee is outstanding, a partial lump sum settlement sufficient to cover the attorney's fee approved therein by the commission shall be made immediately, from payments last to become due, and the deductions allowed by the law shall be borne equally by the attorney and the client.

54 <u>Counsel for each of the parties in a workers' compensation</u> 55 <u>case is required to file with the commission a report showing the</u> 56 <u>income that such counsel and his client received and an itemized</u> 57 <u>accounting of the total expenditures that such counsel and his</u> 58 <u>client made in the case. Upon completion of each workers'</u> 59 <u>compensation case, whether by settlement, hearing or final appeal,</u> 60 <u>a photocopy of the total report including fees and total</u>

H. B. No. 671 \* HR03/ R498\* 07/HR03/R498 PAGE 2 (BS\LH) 61 expenditures shall be made available to counsel opposite upon

62 request by said counsel.

## 63 SECTION 2. This act shall take effect and be in force from 64 and after July 1, 2007.