By: Zerwas

H.B. No. 698

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the designated doctor's examination under the workers'
3	compensation system.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 408.0041, Labor Code, is amended by
6	adding Subsections $(f-2)$ and $(f-3)$ and amending Subsection $(h)$ to
7	read as follows:
8	(f-2) An employee required to be examined by a designated
9	doctor may request a medical examination to determine maximum
10	medical improvement and the employee's impairment rating from the
11	treating doctor or from another doctor to whom the employee is
12	referred by the treating doctor if:
13	(1) the designated doctor's opinion is the employee's
14	first evaluation of maximum medical improvement and impairment
15	rating; and
16	(2) the employee is not satisfied with the designated
17	doctor's opinion.
18	(f-3) The commissioner shall provide the insurance carrier
19	and the employee with reasonable time to obtain and present the
20	opinion of a doctor selected under Subsection (f) or (f-2) before
21	the commissioner makes a decision on the merits of the issue.
22	(h) The insurance carrier shall pay for:
23	(1) an examination required under Subsection (a), $[or]$
24	(f) <u>, or (f-2);</u> and

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1 (2) the reasonable expenses incident to the employee
2 in submitting to the examination.

3 SECTION 2. This Act takes effect immediately if it receives 4 a vote of two-thirds of all the members elected to each house, as 5 provided by Section 39, Article III, Texas Constitution. If this 6 Act does not receive the vote necessary for immediate effect, this 7 Act takes effect September 1, 2009.