LEGISLATIVE ACTIVITY—LEGISLATIVE SESSION UPDATES

This report contains descriptions and/or excerpts of relevant bills that passed the first chamber, passed the second chamber, or were enacted during the specific periods. In addition, a recap of significant legislative and judicial activity impacting the workers compensation system will be included in the first report published each month. This report is issued on a weekly basis throughout the legislative season, and it provides updates on the content of these bills if and when they progress through the legislative process. This report includes bills from states where NCCI provides ratemaking services (see state list under Contact Information) and the US Congress.

BILLS ENACTED

<table>
<thead>
<tr>
<th>State</th>
<th>Bill Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hawaii</td>
<td>SB 859 SD1 HD1 CD1 was:</td>
</tr>
<tr>
<td></td>
<td>• Passed by the first chamber on March 7, 2017</td>
</tr>
<tr>
<td></td>
<td>• Included in NCCI’s March 17, 2017 Legislative Activity Report (RLA-2017-10)</td>
</tr>
<tr>
<td></td>
<td>• Amended and passed by the second chamber on April 7, 2017</td>
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<tr>
<td></td>
<td>• Included in NCCI’s April 14, 2017 Legislative Activity Report (RLA-2017-14)</td>
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<tr>
<td></td>
<td>• Amended and passed by the conference committee on May 2, 2017</td>
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<td></td>
<td>• Enacted and effective on July 11, 2017*</td>
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SB 859 SD1 HD1 CD1 amends section 386-79 Medical examination by employer’s physician of the Hawaii Workers Compensation Act as follows:

§ 386-79 Medical examination by employer’s physician.

(a) After an injury and during the period of disability, the employee, whenever ordered by the director of labor and industrial relations, shall submit to examination, at reasonable times and places, by a duly qualified physician or surgeon designated and paid by the employer. The employee shall have the right to have a physician or surgeon designated and paid by the employee present at the examination, which right, however, shall not be construed to deny to the employer’s physician the right to visit the injured employee at all reasonable times and under all reasonable conditions during total disability. The employee shall also have the right to record such examination by a recording device designated and paid for by the employee; provided that the examining physician or surgeon approves of the recording.

If an employee refuses to submit to, or the employee or the employee’s designated chaperone in any way obstructs such examination, the employee’s right to claim compensation for the work injury shall be suspended until the refusal or obstruction ceases and no compensation shall be payable for the period during which the refusal or obstruction continues.

(b) 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).

SB 859 SD1 HD1 CD1 also includes the following clause:

This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were begun before its effective date.
* Provided that on June 30, 2019, this Act shall be repealed and section 386-79, Hawaii Revised Statutes, shall be reenacted in the form in which it read on the day before the effective date of this Act.

**SB 984 HD1 CD1** was:
- Passed by the first chamber on March 3, 2017
- Included in NCCI’s March 10, 2017 Legislative Activity Report (RLA-2017-09)
- Amended and passed by the second chamber on April 3, 2017
- Included in NCCI’s April 14, 2017 Legislative Activity Report (RLA-2017-14)
- Amended and passed the conference Committee on May 2, 2017
- Enacted and effective on July 10, 2017

SB 984 HD1 CD1 amends **section 386-1 Definitions** of the Hawaii Revised Statutes as follows:

Section 386-1 Definitions

...  
“Physician” includes a doctor of medicine, a dentist, a chiropractor, an osteopath, a naturopathic physician, a psychologist, an optometrist, an advanced practice registered nurse, and a podiatrist.

**New Hampshire**

**HB 517** was:
- Passed by the first chamber on March 8, 2017
- Amended and passed by the second chamber on May 31, 2017
- Enacted on June 28, 2017, with various effective dates. The effective date of the amended section below is July 1, 2017.

HB 517, in part, amends **section 281-A:2 Definitions** of the New Hampshire Workers Compensation Law as follows:

281-A:2 Definitions. — Any word or phrase defined in this section shall have the same meaning throughout RSA 281-A, unless the context clearly requires otherwise:

...  
VII. (a) “Employee”, with respect to public employment, means:

...  
(5)(A) Any person who assists in a search for or an attempted rescue or rescue of another pursuant to RSA 206:26, XII, after January 1, 1982, and who is voluntarily under the direction of those authorized to give direction in searching for or attempting to rescue or rescuing another. A person who assists in the search for or attempted rescue or rescue of another shall, solely for the purposes of this chapter and not otherwise, be deemed to be an employee of the state with respect to such activity. Any payments required to be made as a result of this paragraph shall be a charge against the general fund.

(B) Any person who is a regularly enrolled volunteer member or trainee of a volunteer search and rescue group recognized by the fish and game department who participates in a coordinated training exercise preapproved by the fish and game search and rescue coordinator or participates in a search and rescue mission or attempted search and rescue mission of another, pursuant to RSA 206:26, XII shall, solely for the purposes of this chapter and not otherwise, be deemed to be an employee of the state with respect to such activity. Any payments to be made as a result of this subparagraph shall be a charge against the general fund.

...  

Note: HB 517 was not included in any previous version of NCCI’s Legislative Activity Report.

**North Carolina**

**SB 615** was:
- Passed by the first chamber on June 12, 2017
- Included in NCCI’s June 23, 2017 Legislative Activity Report (RLA-2017-24)
- Amended and passed by the second chamber on June 28, 2017
- Included in NCCI’s July 7, 2017 Legislative Activity Report (RLA-2017-26)
- Amended and passed by the conference committee on June 28, 2017
- Enacted on July 12, 2017, with various effective dates. The effective date of the section below is July 12, 2017

SB 615, in part, amends **section 97-2 Definitions.** of the North Carolina Workers Compensation Act as follows:

§ 97-2. Definitions.
When used in this Article, unless the context otherwise requires:
(2) Employee.—The term “employee” means every person engaged in an employment under any appointment or contract of hire or apprenticeship, express or implied, oral or written, including aliens, and also minors, whether lawfully or unlawfully employed, but excluding persons whose employment is both casual and not in the course of the trade, business, profession, or occupation of his employer, and as relating to those so employed by the State, the term “employee” shall include all officers and employees of the State, including such as are elected by the people, or by the General Assembly, or appointed by the Governor to serve on a per diem, part-time or fee basis, either with or without the confirmation of the Senate; as relating to municipal corporations and political subdivisions of the State, the term “employee” shall include all officers and employees thereof, including such as are elected by the people.

... “Employee” shall not include any person elected or appointed and empowered as an executive officer, director, or committee member under the charter, articles, or bylaws of a nonprofit corporation subject to Chapter 47A, 47C, 47F, 55A, or 59B of the General Statutes, or any organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, who performs only voluntary service for the nonprofit corporation, provided that the person receives no remuneration for the voluntary service other than reasonable reimbursement for expenses incurred in connection with the voluntary service. When a nonprofit corporation as described herein employs one or more persons who do receive remuneration other than reasonable reimbursement for expenses, then any volunteer officers, directors, or committee members excluded from the definition of “employee” by operation of this paragraph shall be counted as employees for the sole purpose of determining the number of persons regularly employed in the same business or establishment pursuant to G.S. 97-2(1). Other than for the limited purpose of determining the number of persons regularly employed in the same business or establishment, such volunteer nonprofit officers, directors, or committee members shall not be “employees” under the Act. Nothing herein shall prohibit a nonprofit corporation as described herein from voluntarily electing to provide for workers’ compensation benefits in the manner provided in G.S. 97-93 for volunteer officers, directors, or committee members excluded from the definition of “employee” by operation of this paragraph. This paragraph shall not apply to any volunteer firefighter, volunteer member of an organized rescue squad, an authorized pickup firefighter emergency worker when that individual is engaged in emergency fire suppression activities for the North Carolina Forest Service, a duly appointed and sworn member of an auxiliary police department organized pursuant to G.S. 160A-282, or a senior member of the State Civil Air Patrol functioning under Subpart C of Part 5 of Article 13 of Chapter 143B of the General Statutes, even if such person is elected or appointed and empowered as an executive officer, director, or committee member under the charter, articles, or bylaws of a nonprofit corporation as described herein.

Any sole proprietor or partner of a business or any member of a limited liability company may elect to be included as an employee under the workers’ compensation coverage of such business if he or she is actively engaged in the operation of the business and if the insurer is notified of his election to be so included. Any such sole proprietor or partner or member of a limited liability company shall, upon such election, be entitled to employee benefits and be subject to employee responsibilities prescribed in this Article.

“Employee” shall include an authorized pickup firefighter emergency worker of the North Carolina Forest Service of the Department of Agriculture and Consumer Services when that individual is engaged in emergency fire suppression activities for the North Carolina Forest Service. As used in this section, “authorized pickup firefighter emergency worker” means an individual who has completed required fire suppression emergency response training as a wildland firefighter required by the North Carolina Forest Service and who is available as needed by the North Carolina Forest Service for emergency fire suppression activities, including immediate dispatch to wildfires, snow events, hurricanes, earthquakes, floods, or other emergencies, and standby for initial attack on fires during periods of high fire danger.

BILLS PASSING SECOND CHAMBER
There were no relevant workers compensation-related bills that passed the second chamber within the one-week period ending July 14, 2017.

BILLS PASSING FIRST CHAMBER
There were no relevant workers compensation-related bills that passed the first chamber within the one-week period ending July 14, 2017.
Contact Information
If you have any questions about the legislation or proposals mentioned, please contact the appropriate NCCI state relations executive (listed below) or a representative of your local insurance trade association.

<table>
<thead>
<tr>
<th>State</th>
<th>State Relations Executive</th>
<th>Phone Number</th>
</tr>
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<tbody>
<tr>
<td>CT, ME, NH, RI, VT</td>
<td>Laura Backus Hall</td>
<td>802-454-1800</td>
</tr>
<tr>
<td>FL, ID, MT, NV, OR</td>
<td>Peter Burton</td>
<td>610-964-8852</td>
</tr>
<tr>
<td>AL, GA, KY, LA, MS</td>
<td>Laura Hart Bryan</td>
<td>225-618-8168</td>
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<tr>
<td>AK, AZ, CO, NM, UT</td>
<td>Maggie Karpuk</td>
<td>818-707-8374</td>
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<tr>
<td>DC, MD, VA, WV</td>
<td>David Benedict</td>
<td>804-380-3005</td>
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<tr>
<td>HI</td>
<td>Carolyn Pearl</td>
<td>808-524-6239</td>
</tr>
<tr>
<td>IN, NC, SC, TN</td>
<td>Amy Quinn</td>
<td>803-356-0851</td>
</tr>
<tr>
<td>AR, IL, KS, TX</td>
<td>Terri Robinson</td>
<td>501-333-2835</td>
</tr>
<tr>
<td>IA, MO, NE, OK, SD</td>
<td>Carla Townsend</td>
<td>314-843-4001</td>
</tr>
<tr>
<td>Federal Issues</td>
<td>Tim Tucker</td>
<td>202-403-8526</td>
</tr>
</tbody>
</table>

This report is informational and is not intended to provide an interpretation of state and federal legislation.