GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

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HOUSE BILL 618 Senate Judiciary Committee Substitute Adopted 7/8/97

Short Title: Workers' Compensation Fraud.

(Public)

Sponsors:

Referred to: Appropriations.

March 26, 1997

1	A BILL TO BE ENTITLED							
2	AN A	ACT	ТО	INCREASE	THE	CRIMINAL	PENALTIES	FOR
3	MISREPRESENTATION AND FOR FAILURE TO SECURE COMPENSATION							
4	UNDER THE WORKERS' COMPENSATION ACT.							
5	The General Assembly of North Carolina enacts:							
6	Section 1. G.S. 97-88.2 reads as rewritten:							
7	"§ 97-88.2. Penalty for misrepresentation. <u>fraud.</u>							
8	(a)	Any	person	who willfully	makes a	false statement	or representation	on of a
9	material fact for the purpose of obtaining or denying any benefit or payment, or assisting							
10	another to obtain or deny any benefit or payment under this Article, shall be guilty of a							
11	Class 1 misdemeanormisdemeanor if the amount at issue is less than one thousand dollars							
12	(\$1,000). Violation of this section is a Class H felony if the amount at issue is one							
13	thousand dollars (\$1,000) or more. The court may order restitution.							
14	(b)	The C	Commis	ssion shall:				
15		(1)	Perfor	rm investigation	is regardir	ng all cases of	suspected fraud	and all
16			violat	ions related to	workers'	compensation	claims, by or	against
17			insure	ers or self-funded	d employe	rs, and refer pos	ssible criminal vi	olations
18			to the	appropriate pros	secutorial	authorities;		
19		(2)	Condu	uct administrativ	ve violation	n proceedings; a	nd	

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1 (3) Assess and collect <u>civil</u> penalties and restitution. 2 (c) Any person who threatens an employee with criminal prosecution under the 3 provisions of subsection (a) of this section for the purpose of coercing or attempting to 4 coerce the employee into agreeing to compensation <u>or agreeing to forgo compensation</u> 5 under this Article shall be guilty of a <u>Class 1 misdemeanor. Class H felony.</u>

(d) The Commission shall not be liable in a civil action for any action made in
good faith under this section, including the identification and referral of a person for
investigation and prosecution for an alleged administrative violation or criminal offense.
Any person, including, but not limited to, an attorney, an employee, an employer, an
insurer, and an employee of an insurer, who in good faith comes forward with
information under this section, shall not be liable in a civil action.

12 (e) The Commission shall report annually to the General Assembly on the number 13 and disposition of investigations involving claimants, employers, insurance company 14 officials, officials of third-party administrators, insurance agents, attorneys, health care 15 providers, and vocational rehabilitation providers."

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Section 2. G.S. 97-94 reads as rewritten:

 17 "§ 97-94. Employers required to give proof that they have complied with preceding 18 section; penalty for not keeping liability insured; review; liability for 19 compensation; <u>criminal penalties for failure to secure payment of</u> 20 compensation a misdemeanor. <u>compensation.</u>

(a) Every employer subject to the compensation provisions of this Article shall file
 with the Commission, in form prescribed by it, as often as the Commission determines to
 be necessary, evidence of its compliance with the provisions of G.S. 97-93 and all other
 provisions relating thereto.

(b) Any employer required to secure the payment of compensation under this Article who refuses or neglects to secure such compensation shall be punished by a penalty of one dollar (\$1.00) for each employee, but not less than fifty dollars (\$50.00) nor more than one hundred dollars (\$100) for each day of such refusal or neglect, and until the same ceases; and <u>he-the employer</u> shall be liable during continuance of such refusal or neglect to an employee either for compensation under this Article or at law at the election of the injured employee.

The penalty herein provided may be assessed by the Industrial Commission administratively, with the right to a hearing if requested within 30 days after notice of the assessment of the penalty and the right of review and appeal as in other cases. Enforcement of the penalty shall be made by the Office of the Attorney General.

(c) Any employer required to secure the payment of compensation under this
 Article who willfully refuses or neglects fails to secure such compensation shall be guilty
 of a Class 1 misdemeanor. Class H felony. Any employer required to secure the payment
 of compensation under this Article who neglects to secure the payment of compensation
 shall be guilty of a Class 1 misdemeanor.

(d) Any person who, with the ability and authority to bring an employer in
compliance with G.S. 97-93, wilfully and intentionally refuses or neglects-willfully fails to
bring the employer in compliance, shall be guilty of a Class 1 misdemeanor and Class H

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felony. Any person who, with the ability and authority to bring an employer in 1 compliance with G.S. 97-93, neglects to bring the employer in compliance, shall be guilty 2 3 of a Class 1 misdemeanor. Any person who violates this subsection may be assessed a 4 civil penalty by the Commission in an amount up to one hundred percent (100%) of the 5 amount of any compensation due the employer's employees injured during the time the 6 employer failed to comply with G.S. 97-93. Notwithstanding the provisions of G.S. 97-101, the Commission may suspend 7 (e) collection or remit all or part of the any civil penalty imposed under this section on 8 9 condition that the employer or person pays the compensation due and complies with G.S.

- 10 97-93."
- 11 Section 2. This act becomes effective October 1, 1997, and applies to offenses 12 occurring on or after that date.