1	1 State of Arkansas As E	ngrossed: \$3/29/17
2	2 91st General Assembly	A Bill
3	3 Regular Session, 2017	SENATE BILL 760
4	4	
5	5 By: Senator D. Sanders	
6	6 By: Representative Collins	
7	7	
8	8 For A	n Act To Be Entitled
9	9 AN ACT TO CLARIFY TO	HE LAW REGARDING FINAL SETTLEMENTS
10	O OF WORKERS' COMPENSA	ATION CLAIMS INVOLVING JOINT
11	1 PETITIONS UNDER THE	WORKERS' COMPENSATION LAW THAT
12	2 RESULTED FROM INITIA	ATED MEASURE 1948, NO. 4; AND FOR
13	3 OTHER PURPOSES.	
14	4	
15	5	
16	6	Subtitle
17	7 TO CLARIFY FIN	AL SETTLEMENTS OF WORKERS'
18	8 COMPENSATION C	LAIMS INVOLVING JOINT
19	9 PETITIONS UNDE	R THE WORKERS' COMPENSATION
20	0 LAW THAT RESUL	TED FROM INITIATED MEASURE
21	1 1948, NO. 4.	
22	2	
23	3	
24	4 BE IT ENACTED BY THE GENERAL ASS	SEMBLY OF THE STATE OF ARKANSAS:
25	5	
26	6 SECTION 1. Arkansas Code	§ 11-9-805 is amended to read as follows:
27	7	for final settlement.
28	8 (a) <u>(1)</u> <del>Upon</del> <u>Except as pro</u>	ovided in subdivision (a)(2) of this section,
29	9 $upon$ petition filed by the emplo	oyer or carrier and the injured employee
30	0 requesting that a final settleme	ent be had between the parties, the Workers'
31	1 Compensation Commission shall he	ear the petition and take testimony and make
32	2 investigations as may be necessa	ary to determine whether a final settlement
33	3 should be had.	
34	4 <u>(2)(A) If a claiman</u>	nt has been determined to be eligible for
35	5 <u>Medicare, the parties may petit</u>	ion the commission for a partial settlement of
36	6 <u>all issues other than future med</u>	dical treatment.

1	(b) A partial settlement under subdivision (a)(2) of this	
2	section is final concerning all issues except future medical treatment.	
3	(b)(1)(A) If the commission decides it is for that a final settlement	
4	award is in the best interests of the <del>claimant that a final award be made, it</del>	
5	parties, the commission may order an award that <del>shall be</del> is final <del>as to</del>	
6	concerning the rights of all the parties to the joint petition.	
7	(B) After the commission enters an order with regard to	
8	any full settlement, the commission does not have jurisdiction over any claim	
9	for the same injury or any results arising from it.	
10	(2)(A) Thereafter, the commission shall not have jurisdiction	
11	over any claim for the same injury or any results arising from it <u>If the</u>	
12	commission decides that a partial settlement award is in the best interests	
13	of the parties, the commission may order an award that is final concerning	
14	the partial settlement of the rights of all the parties to the joint	
15	petition.	
16	(B) After the commission enters an order with regard to	
17	any partial settlement, the commission does not have jurisdiction over any	
18	claim for the same injury or any results arising from it other than claims	
19	for future medical expenses.	
20	(c) If an employee has returned to work or agreed to return to work,	
21	the commission shall not approve a joint petition which has allotted moneys	
22	for vocational rehabilitation or any indemnity benefits in excess of that	
23	payable as an anatomical impairment as established by objective and	
24	measurable findings.	
25	(d) If the commission denies the petition, the denial shall be without	
26	prejudice to either party.	
27	(e) <del>No</del> <u>An</u> appeal shall <u>not</u> lie from an order or award denying <u>or</u>	
28	approving a joint petition.	
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30	/s/D. Sanders	
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