CONFERENCE COMMITTEE AMENDMENTS TO B-ENGROSSED HOUSE BILL 3242

June 24

Amended Summary

Provides insured with cause of action for insurer's unfair claim settlement practices, other than practices related to settling workers' compensation [or medical malpractice] claim. Provides that insured may not bring action against attorney in attorney's personal capacity for act or practice that attorney undertakes on behalf of insurer, insured, beneficiary or other person in advising, presenting or negotiating insurance claim.

Speaker Rayfield:

Your Conference Committee to whom was referred B-engrossed House Bill 3242, having had the same under consideration, respectfully reports it back with the recommendation that the House concur in the Senate amendments dated May 22 and that the bill be amended as follows and repassed.

1	On page 2 of the printed B-engrossed bill, line 25, delete "or medical malpractice".	
2	/s/	Paul Holvey
3	/5/	Representative
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5	/s/	Kevin Mannix (Dissenting) Representative
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7	/s/	Nathan Sosa Representative
8		The problem of the pr
9	/s/	Floyd Prozanski Senator
10		Senator
11	/s/	Daniel Bonham (Dissenting)
12		Senator
13	/s/	Wlnsvey Campos
14		Senator
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