



WEBINAR

KNOW WHEN TO HOLD THEM
KNOW WHEN TO FOLD THEM

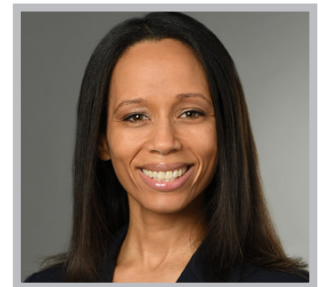
Strategies for Handling Authorization of Medical Treatment in a Claim

The WC-Petition for Medical Treatment is becoming a “hot” tool used by injured workers to push employers to make quick decisions on authorized medical treatment or otherwise articulate “good cause” for the delay. The use of the petition avoids the need for a motion or a hearing, in many cases. Also, it guarantees a teleconference with an administrative law judge within five days of filing, at which time the employer must show good cause for not authorizing medical referrals. In order to best understand how to handle the petition, we will discuss the fundamentals of authorizing medical treatment and what is required under the law. Further, we will discuss the legal requirement of the petition, the tools and defenses that can be used to respond to a petition and how to properly defend the petition when you are served with one.



Wednesday, March 21, 2018
1:00 p.m. - 2:00 p.m. ET

Presented by Swift Currie attorneys:
Marc Sirotkin and Ronni Bright



Webinar will offer 1 general hour of continuing education for attendees registered with the GA Department of Insurance.

Instructions to join the webinar will be sent via email to all registrants closer to the date of the program.

[CLICK HERE TO RSVP](#)

Questions? Contact Ashley Mucha at
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