1	Senate Bill No. 521
2	(By Senators Prezioso and Snyder)
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4	[Introduced February 6, 2012; referred to the Committee on the
5	Judiciary; and then to the Committee on Finance.]
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L O	A BILL to amend the Code of West Virginia, 1931, as amended, by
L1	adding thereto a new section, designated §5-16-27, relating to
L2	the subrogation rights of the Public Employees Insurance
L3	Agency to recover claims paid on behalf of covered employees
L 4	and dependents.
L 5	Be it enacted by the Legislature of West Virginia:
L 6	That the Code of West Virginia, 1931, as amended, be amended
L 7	by adding thereto a new section, designated $$5-16-27$ , to read as
L 8	follows:
L 9	ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES INSURANCE ACT.
20	§5-16-27. Assignment of rights; right of subrogation by Public
21	Employees Insurance Agency to the rights of covered
22	employee or covered dependents; rules as to effect of

## 1 subrogation.

2 Submission of enrollment forms for health benefits 3 coverage to the Public Employees Insurance Agency is, as a matter 4 of law, an assignment of the right of the covered employee or 5 covered dependent or legal representative thereof to recovery from 6 personal insurance or other sources, including, but not limited to, 7 liable third parties, to the extent of the cost of medical services 8 or drugs paid for by the Public Employees Insurance Agency medical 9 or drug plans. This assignment of rights does not extend to 10 Medicare benefits: Provided, That the first \$25,000 of the death 11 benefit of a life insurance policy is exempt from assignment under 12 the provisions of this section. At the time the employee enrolls 13 and each plan year thereafter, the Public Employees Insurance 14 Agency shall include a statement in the plan coverage materials 15 provided to the employee that explains that the covered employee or 16 covered dependent has assigned all such rights, and the legal 17 implications of making such assignment of rights as provided in 18 this section. If medical or drug claims are paid or will be paid to 19 a provider of medical care on behalf of a covered employee or 20 covered dependent because of any sickness, injury, disease or 21 disability, and another person is legally liable for such expense, 22 either pursuant to contract, negligence or otherwise, the Public 23 Employees Insurance Agency shall have a right to recover full

1 reimbursement from any award or settlement for related damages from 2 such other person or from the covered employee or covered dependent 3 if he or she has been reimbursed by the other person. The Public 4 Employees Insurance Agency shall be legally assigned the rights of 5 the covered employee or covered dependent against the person so 6 liable, but only to the extent of the reasonable value of the 7 medical and drug claims paid and attributable to the sickness, 8 injury, disease or disability for which the covered employee or 9 covered dependent has received damages. When an action or claim is 10 brought by a covered employee or covered dependent or by someone on 11 his or her behalf against a third party who may be liable for the 12 injury, disease, disability or death of a covered employee or 13 covered dependent, any settlement, judgment or award obtained is 14 subject to the claim of the Public Employees Insurance Agency for 15 reimbursement of an amount sufficient to reimburse the Public 16 Employees Insurance Agency the full amount of medical and drugs 17 claims paid on behalf of the covered employee or covered dependent 18 under the Public Employees Insurance Agency plans for the injury, 19 disease, disability or death of the covered employee or covered 20 dependent. The claim of the Public Employees Insurance Agency 21 assigned by such covered employee or covered dependent shall not 22 exceed the amount of medical and drug expenses for the injury, 23 disease, disability or death of the covered employee or covered 1 dependent paid by the Public Employees Insurance Agency on behalf
2 of the covered employee or covered dependent. The right of
3 subrogation provided in this section includes all portions of the
4 cause of action, by either settlement, compromise, judgment or
5 award, notwithstanding any settlement allocation or apportionment
6 that purports to dispose of portions of the cause of action not
7 subject to the subrogation. Any settlement, compromise, judgment or
8 award that excludes or limits the cost of medical or drug services
9 or care shall not preclude the Public Employees Insurance Agency
10 from enforcing its rights under this section. The director may
11 compromise, settle and execute a release of any such claim, in
12 whole or in part.

(b) Nothing in this section may be construed so as to prevent
the covered employee or covered dependent from maintaining an
action for injuries received by him or her against any other person
and from including therein, as part of the compensatory damages
sought to be recovered, the amount or amounts of his or her medical
expenses, even though such person received Public Employees
Insurance Agency plan benefits in the payment of such medical
expenses, in whole or in part. If the action be tried by a jury,
the jury shall not be informed as to the interest of the Public
Employees Insurance Agency, if any, and such fact shall not be
disclosed to the jury at any time. The trial judge shall, upon the

1 entry of judgment on the verdict, direct that an amount equal to 2 the amount of Public Employees Insurance Agency benefits paid be 3 withheld and paid over to the Public Employees Insurance Agency. 4 Irrespective of whether the case be terminated by judgment or by 5 settlement without trial, from the amount required to be paid to 6 the Public Employees Insurance Agency there shall be deducted the 7 attorney fees attributable to such amount in accordance with and in 8 proportion to the fee arrangement made between the covered employee 9 or covered dependent and his or her attorney of record so that the 10 Public Employees Insurance Agency shall bear the pro rata portion 11 of such attorney fees. Nothing in this section shall preclude any 12 person who has received Public Employees Insurance Agency benefits 13 from settling any cause of action which he or she may have against 14 another person and delivering to the Public Employees Insurance 15 Agency, from the proceeds of such settlement, the sums received by 16 him or her from the Public Employees Insurance Agency or paid by 17 the Public Employees Insurance Agency for his or her Public 18 Employees Insurance Agency benefits. If such other person is aware 19 of or has been informed of the interest of the Public Employees 20 Insurance Agency in the matter, it shall be the duty of the person 21 to whose benefit the release inures to withhold so much of the 22 settlement as may be necessary to reimburse the Public Employees 23 Insurance Agency to the extent of its interest in the settlement.

1 No judgment, award of or settlement in any action or claim by a 2 Public Employees Insurance Agency covered employee or covered 3 dependent to recover damages for injuries, disease or disability, 4 in which the Public Employees Insurance Agency has interest, shall 5 be satisfied without first giving the Public Employees Insurance 6 Agency notice and reasonable opportunity to establish its interest. 7 The Public Employees Insurance Agency shall have sixty days from 8 receipt of such written notice to advise the covered employee or 9 covered dependent or his or her representative in writing of the 10 desire of the Public Employees Insurance Agency to establish its 11 interest through the assignment. If no such written intent is 12 received within the sixty-day period, then the covered employee or 13 covered dependent may proceed and in the event of full recovery of 14 medical and drug expense damages forward to the Public Employees 15 Insurance Agency the appropriate portion of the recovery proceeds 16 less the Public Employees Insurance Agency's share of attorney's 17 fees and costs expended in the matter. In the event of less than 18 full recovery the covered employee or covered dependent and the 19 Public Employees Insurance Agency shall agree as to the amount to 20 be paid to the Public Employees Insurance Agency for its claim. If 21 there is no recovery, the Public Employees Insurance Agency shall 22 under no circumstances be liable for any costs or attorney's fees 23 expended in the matter. If, after being notified in writing of a

1 subrogation claim and possible liability of the covered employee or 2 covered dependent, quardian, attorney or personal representative 3 for failure to subrogate the Public Employees Insurance Agency, a 4 covered employee or covered dependent, his or her guardian, 5 attorney or personal representative disposes of the 6 representing the judgment, settlement or award, without the written 7 approval of the Public Employees Insurance Agency, that person 8 shall be liable to the Public Employees Insurance Agency for any 9 amount that, as a result of the disposition of the funds, is not 10 recoverable by the Public Employees Insurance Agency. In the event 11 that a controversy arises concerning the subrogation claims by the 12 Public Employees Insurance Agency, an attorney shall interplead, 13 pursuant to rule twenty-two of the Rules of Civil Procedure, the 14 portion of the covered employee or covered dependent's settlement 15 that will satisfy the Public Employees Insurance Agency exclusive 16 of attorney's fees and costs regardless of any contractual 17 arrangement between the client and the attorney.

18 (c) Nothing contained herein shall by itself authorize the
19 Public Employees Insurance Agency to institute a class action or
20 multiple plaintiff action against any manufacturer, distributor or
21 vendor of any product to recover medical or drug expenditures paid
22 for by the Public Employees Insurance Agency plans.

NOTE: The purpose of this bill is to define subrogation rights and procedures for the West Virginia Public Employees Insurance Agency.

Insurance Agency. \$5-16-27 is new, therefore, strike-throughs and underlines have been omitted.