

## Rep. Jay C. Hoffman

## Filed: 3/15/2007

	09500HB0928ham002 LRB095 07182 WGH 33717	a
1	AMENDMENT TO HOUSE BILL 928	
2	AMENDMENT NO Amend House Bill 928 on page 7, lin	ıe
3	3 by changing " <a "rebuttably";="" a="" and<="" href="conclusively" to=""></a>	
4	on page 7, line 5 by changing "conclusively" to "rebuttably"	<b>'</b> ;
5	and	
6	on page $7$ , line $14$ by inserting after the period the following	:
7	"The Finding and Decision of the Illinois Workers' Compensation	<u>n</u>
8	Commission under only the rebuttable presumption provision of	<u>f</u>
9	this subsection shall not be admissible or be deemed re	<u>:</u> S
10	judicata in any disability claim under the Illinois Pensic	<u>n</u>
11	Code arising out of the same medical condition; however, thi	. S
12	sentence makes no change to the law set forth in Krohe v. Cit	У
13	of Bloomington, 204 Ill.2d 392."; and	
14	on page 14, line 6 by changing "conclusively" to "rebuttably"	' <b>;</b>
15	and	

- on page 14, line 8 by changing "conclusively" to "rebuttably"; 1
- 2 and
- 3 on page 14, line 17 by inserting after the period the
- 4 following:
- "The Finding and Decision of the Illinois Workers' Compensation 5
- Commission under only the rebuttable presumption provision of 6
- 7 this paragraph shall not be admissible or be deemed res
- 8 judicata in any disability claim under the Illinois Pension
- Code arising out of the same medical condition; however, this 9
- 10 sentence makes no change to the law set forth in Krohe v. City
- of Bloomington, 204 Ill.2d 392.". 11