ENROLLED 2001 Legislature

HB 947, First Engrossed

	2001 Legislature nB 947, First Engrossed
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2	An act relating to medical malpractice presuit
3	investigations; amending s. 766.104, F.S.;
4	authorizing the release of certain records
5	relating to medical care and treatment of a
6	decedent upon the request of certain persons;
7	providing exemption from liability and
8	discipline for health care practitioners
9	complying in good faith; providing an effective
10	date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 766.104, Florida Statutes, is
15	amended to read:
16	766.104 Pleading in medical negligence cases; claim
17	for punitive damages; authorization for release of records for
18	investigation
19	(1) No action shall be filed for personal injury or
20	wrongful death arising out of medical negligence, whether in
21	tort or in contract, unless the attorney filing the action has
22	made a reasonable investigation as permitted by the
23	circumstances to determine that there are grounds for a good
24	faith belief that there has been negligence in the care or
25	treatment of the claimant. The complaint or initial pleading
26	shall contain a certificate of counsel that such reasonable
27	investigation gave rise to a good faith belief that grounds
28	exist for an action against each named defendant. For
29	purposes of this section, good faith may be shown to exist if
30	the claimant or his or her counsel has received a written
31	opinion, which shall not be subject to discovery by an
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opposing party, of an expert as defined in s. 766.102 that 1 2 there appears to be evidence of medical negligence. If the court determines that such certificate of counsel was not made 3 4 in good faith and that no justiciable issue was presented 5 against a health care provider that fully cooperated in providing informal discovery, the court shall award attorney's б 7 fees and taxable costs against claimant's counsel, and shall 8 submit the matter to The Florida Bar for disciplinary review 9 of the attorney.

(2) Upon petition to the clerk of the court where the 10 suit will be filed and payment to the clerk of a filing fee, 11 12 not to exceed \$25, established by the chief judge, an automatic 90-day extension of the statute of limitations shall 13 14 be granted to allow the reasonable investigation required by subsection (1). This period shall be in addition to other 15 tolling periods. No court order is required for the extension 16 17 to be effective. The provisions of this subsection shall not be deemed to revive a cause of action on which the statute of 18 19 limitations has run.

20 (3) For purposes of conducting the investigation required by this section, and notwithstanding any other 21 provision of law to the contrary, subsequent to the death of a 22 23 person and prior to the administration of such person's 24 estate, copies of all medical reports and records, including bills, films, and other records relating to the care and 25 26 treatment of such person that are in the possession of a health care practitioner as defined in s. 456.001 shall be 27 made available, upon request, to the spouse, parent, child who 28 has reached majority, guardian pursuant to chapter 744, 29 surrogate or proxy pursuant to chapter 765, or attorney in 30 fact of the deceased pursuant to chapter 709. A health care 31

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1	practitioner complying in good faith with the provisions of
2	this subsection shall not be held liable for civil damages
3	attributable to the disclosure of such records or be subject
4	to any disciplinary action based on such disclosure.
5	Section 2. This act shall take effect upon becoming a
6	law.
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