	Amendment No. (for drafter's use only)
	CHAMBER ACTION
	Senate House
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11	Representative Ambler offered the following:
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13	Amendment (with title amendment)
14	Remove line(s) 1250, and insert:
15	the doctrine of joint and several liability. <u>In the trial of any</u>
16	action for medical malpractice which follows a settlement
17	between the plaintiff and one or more defendants or potential
18	defendants for the same injury, the plaintiff shall be estopped
19	from denying that the fault on the part of any such settled
20	defendant or prospective defendant contributed to causing the
21	plaintiff's injuries with respect to any such settled defendant
22	or prospective defendant who has been identified by way of
23	affirmative defense or joined by a nonsettling defendant as a
24	party who is liable, in whole or in part, for the plaintiff's
25	damages.
26	
27	========== TITLE AMENDMENT ============
I	611709

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28 Remove line 88, and insert: medical negligence cases is 29 several only; estoppping plaintiffs from denying fault of 30 settling defendants; creating s.