## Florida Senate - 2005

## Bill No. <u>PCS for SB 940 (941384)</u>

## Barcode 302670

	CHAMBER ACTION Senate House
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11	The Committee on Health Care (Peaden) recommended the
12	following substitute for amendment to amendment (453418):
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14	Senate Amendment
15	On page 3, lines 4-18, delete those lines
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17	and insert:
18	(2) For purposes of implementing s. 26, Art. X of the
19	<u>State Constitution, the board may not license or continue to</u>
20	license a medical doctor found to have committed repeated
21	medical malpractice. When reviewing the final judgment of a
22	court of law in order to find repeated medical malpractice to
23	determine whether a license must be denied or revoked under
24	this section, the board must determine by clear and convincing
25	evidence that a final judgment of a court of law has been
26	entered against a medical doctor. If any of the incidents
27	occurred outside this state, they may not be considered as
28	incidents of medical malpractice unless the board determines
29	by clear and convincing evidence that the incidents would have
30	been considered medical malpractice if committed in this
31	state.
	1 1:20 PM 03/31/05 1 s0940.he02.02a