House



LEGISLATIVE ACTION .

Senate Floor: WD 04/30/2025 10:13 AM

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Senator Harrell moved the following:
         Senate Amendment (with title amendment)
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         Before line 12
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    insert:
         Section 1. Section 766.118, Florida Statutes, is amended to
    read:
         766.118 Determination of noneconomic damages.-
         (1) DEFINITIONS.-As used in this section, the term:
         (a) "Catastrophic injury" means a permanent impairment
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    constituted by:
         1. Spinal cord injury involving severe paralysis of an arm,
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12	a leg, or the trunk;
13	2. Amputation of an arm, a hand, a foot, or a leg involving
14	the effective loss of use of that appendage;
15	3. Severe brain or closed-head injury as evidenced by:
16	a. Severe sensory or motor disturbances;
17	b. Severe communication disturbances;
18	c. Severe complex integrated disturbances of cerebral
19	function;
20	d. Severe episodic neurological disorders; or
21	e. Other severe brain and closed-head injury conditions at
22	least as severe in nature as any condition provided in sub-
23	subparagraphs ad.;
24	4. Second-degree or third-degree burns of 25 percent or
25	more of the total body surface or third-degree burns of 5
26	percent or more to the face and hands;
27	5. Blindness, defined as a complete and total loss of
28	vision; or
29	6. Loss of reproductive organs which results in an
30	inability to procreate.
31	(b) "Noneconomic damages" means noneconomic damages as
32	defined in s. 766.202(8).
33	(b) (c) "Practitioner" means any person licensed under
34	chapter 458, chapter 459, chapter 460, chapter 461, chapter 462,
35	chapter 463, chapter 466, chapter 467, chapter 486, or s.
36	464.012 or registered under s. 464.0123. "Practitioner" also
37	means any association, corporation, firm, partnership, or other
38	business entity under which such practitioner practices or any
39	employee of such practitioner or entity acting in the scope of
40	his or her employment. For the purpose of determining the

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41 limitations on noneconomic damages set forth in this section, 42 the term "practitioner" includes any person or entity for whom a 43 practitioner is vicariously liable and any person or entity 44 whose liability is based solely on such person or entity being 45 vicariously liable for the actions of a practitioner.

(2) LIMITATION ON NONECONOMIC DAMAGES FOR NEGLIGENCE OF <u>A</u> PRACTITIONER PRACTITIONERS.-

(a) With respect to a cause of action for personal injury or wrongful death arising from medical negligence of <u>a</u> <u>practitioner</u> practitioners, regardless of the number of such practitioner defendants, noneconomic damages <u>may</u> shall not exceed \$500,000 per claimant. No practitioner shall be liable for more than \$500,000 in noneconomic damages, regardless of the number of <u>practitioners who are liable for a claimant's damages</u> claimants.

(b) Notwithstanding paragraph (a), if the negligence 56 57 resulted in a permanent vegetative state or death, the total 58 noneconomic damages recoverable from all practitioners, 59 regardless of the number of claimants, under this paragraph 60 shall not exceed \$1 million. In cases that do not involve death or permanent vegetative state, the patient injured by medical 61 62 negligence may recover noneconomic damages not to exceed \$1 63 million if:

1. The trial court determines that a manifest injustice would occur unless increased noneconomic damages are awarded, based on a finding that because of the special circumstances of the case, the noneconomic harm sustained by the injured patient was particularly severe; and

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2. The trier of fact determines that the defendant's

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70 negligence caused a catastrophic injury to the patient. 71 (c) The total noneconomic damages recoverable by all 72 claimants from all practitioner defendants under this subsection 73 shall not exceed \$1 million in the aggregate. 74 (3) LIMITATION ON NONECONOMIC DAMAGES FOR NEGLIGENCE OF A 75 NONPRACTITIONER DEFENDANTS.-76 (a) With respect to a cause of action for personal injury 77 or wrongful death arising from medical negligence of a 78 nonpractitioner nonpractitioners, regardless of the number of 79 such nonpractitioner defendants, noneconomic damages may shall 80 not exceed \$750,000 per claimant, regardless of the number of 81 nonpractitioners who are liable for a claimant's damages. 82 (b) Notwithstanding paragraph (a), if the negligence 83 resulted in a permanent vegetative state or death, the total 84 noneconomic damages recoverable by such claimant from all 85 nonpractitioner defendants under this paragraph shall not exceed 86 \$1.5 million. The patient injured by medical negligence of a nonpractitioner defendant may recover noneconomic damages not to 87 exceed \$1.5 million if: 88 89 1. The trial court determines that a manifest injustice would occur unless increased noneconomic damages are awarded, 90 91

based on a finding that because of the special circumstances of the case, the noneconomic harm sustained by the injured patient was particularly severe; and

2. The trier of fact determines that the defendant's negligence caused a catastrophic injury to the patient.

(c) <u>A</u> nonpractitioner <u>is</u> defendants are subject to the cap on noneconomic damages provided in this subsection regardless of the theory of liability, including vicarious liability.

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99 (d) The total noneconomic damages recoverable by all
100 claimants from all nonpractitioner defendants under this
101 subsection shall not exceed \$1.5 million in the aggregate.

102 (4) LIMITATION ON NONECONOMIC DAMAGES FOR NEGLIGENCE OF A 103 PRACTITIONER PRACTITIONERS PROVIDING EMERGENCY SERVICES AND CARE.-Notwithstanding subsections (2) and (3), with respect to a 104 cause of action for personal injury or wrongful death arising 105 106 from medical negligence of a practitioner who provided 107 practitioners providing emergency services and care, as defined in s. 395.002(9), or provided providing services as provided in 108 109 s. 401.265, or provided providing services pursuant to 110 obligations imposed by 42 U.S.C. s. 1395dd to a person persons 111 with whom the practitioner did does not have a then-existing 112 health care patient-practitioner relationship for that medical 113 condition:

(a) Regardless of the number of such practitioner defendants, noneconomic damages <u>may</u> shall not exceed \$150,000 per claimant, regardless of the number of practitioners who are liable for a claimant's damages.

118 (b) Notwithstanding paragraph (a), the total noneconomic 119 damages recoverable by all claimants from all such practitioners 120 shall not exceed \$300,000. The limitation provided by this 121 subsection applies only to noneconomic damages awarded as a 122 result of any act or omission of providing medical care or 123 treatment, including diagnosis that occurs before prior to the 124 time the patient is stabilized and is capable of receiving 125 medical treatment as a nonemergency patient, unless surgery is 126 required as a result of the emergency within a reasonable time after the patient is stabilized, in which case the limitation 127

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128 provided by this subsection applies to any act or omission of 129 providing medical care or treatment which occurs before prior to 130 the stabilization of the patient following the surgery.

131 (5) LIMITATION ON NONECONOMIC DAMAGES FOR NEGLIGENCE OF A 132 NONPRACTITIONER DEFENDANTS PROVIDING EMERGENCY SERVICES AND 133 CARE.-Notwithstanding subsections (2) and (3), with respect to a cause of action for personal injury or wrongful death arising 134 135 from medical negligence of a nonpractitioner defendants other than a practitioner who provided practitioners providing 136 137 emergency services and care pursuant to obligations imposed by 138 s. 395.1041 or s. 401.45, or obligations imposed by 42 U.S.C. s. 139 1395dd to a person persons with whom the practitioner did does 140 not have a then-existing health care patient-practitioner 141 relationship for that medical condition:

(a) Regardless of the number of such nonpractitioner defendants, Noneconomic damages may shall not exceed \$750,000 per claimant, regardless of the number of nonpractitioners who are liable for a claimant's damages.

(b) Notwithstanding paragraph (a), the total noneconomic damages recoverable by all claimants from all such nonpractitioner defendants shall not exceed \$1.5 million.

(c) A nonpractitioner defendants may receive a full setoff 149 for payments made by a practitioner defendants.

152 The limitation provided by this subsection applies only to 153 noneconomic damages awarded as a result of any act or omission 154 of providing medical care or treatment, including a diagnosis 155 that occurs before prior to the time the patient is stabilized and is capable of receiving medical treatment as a nonemergency 156

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patient, unless surgery is required as a result of the emergency within a reasonable time after the patient is stabilized, in which case the limitation provided by this subsection applies to any act or omission of providing medical care or treatment which occurs <u>before</u> prior to the stabilization of the patient following the surgery.

(6) LIMITATION ON NONECONOMIC DAMAGES FOR NEGLIGENCE OF A 163 164 PRACTITIONER PROVIDING SERVICES AND CARE TO A MEDICAID 165 RECIPIENT.-Notwithstanding subsections (2), (3), and (5), with 166 respect to a cause of action for personal injury or wrongful 167 death arising from medical negligence of a practitioner 168 committed in the course of providing medical services and 169 medical care to a Medicaid recipient, regardless of the number 170 of such practitioner defendants providing the services and care, 171 noneconomic damages may not exceed \$300,000 per claimant, 172 regardless of the number of practitioners who are liable for a 173 claimant's damages, unless the claimant pleads and proves, by 174 clear and convincing evidence, that the practitioner acted in a 175 wrongful manner. A practitioner providing medical services and 176 medical care to a Medicaid recipient is not liable for more than 177 \$200,000 in noneconomic damages, regardless of the number of 178 claimants, unless the claimant pleads and proves, by clear and 179 convincing evidence, that the practitioner acted in a wrongful 180 manner. The fact that a claimant proves that a practitioner 181 acted in a wrongful manner does not preclude the application of 182 the limitation on noneconomic damages prescribed elsewhere in 183 this section. For purposes of this subsection:

184 (a) The terms "medical services," "medical care," and
185 "Medicaid recipient" have the same meaning as provided in s.



186 409.901.

187 (b) The term "practitioner," in addition to the meaning 188 prescribed in subsection (1), includes any hospital or 189 ambulatory surgical center as defined and licensed under chapter 190 395.

(c) The term "wrongful manner" means in bad faith or with malicious purpose or in a manner exhibiting wanton and willful disregard of human rights, safety, or property, and shall be construed in conformity with the standard set forth in s. 768.28(9)(a).

196 (7) SETOFF.-In any case in which the jury verdict for 197 noneconomic damages exceeds the limits established by this 198 section, the trial court shall reduce the award for noneconomic 199 damages within the same category of defendants in accordance 200 with this section after making any reduction for comparative 201 fault as required by s. 768.81 but before application of a 202 setoff in accordance with ss. 46.015 and 768.041. In the event 203 of a prior settlement or settlements involving one or more 204 defendants subject to the limitations of the same subsection 205 applicable to a defendant remaining at trial, the court shall 206 make such reductions within the same category of defendants as 207 are necessary to ensure that the total amount of noneconomic 208 damages recovered by the claimant do does not exceed the 209 aggregate limit established by the applicable subsection. This 210 subsection is not intended to change current law relating to the 211 setoff of economic damages.

(8) ACTIONS GOVERNED BY SOVEREIGN IMMUNITY LAW.-This
section <u>does</u> shall not apply to actions governed by s. 768.28.

31-03960-25



215	========== T I T L E A M E N D M E N T =================================
216	And the title is amended as follows:
217	Delete lines 2 - 3
218	and insert:
219	An act relating to claims for medical negligence;
220	amending s. 766.118, F.S.; deleting the definition of
221	the term "catastrophic injury"; revising the limits on
222	noneconomic damages for personal injury or wrongful
223	death arising from medical negligence; making
224	technical changes; amending s. 768.21,

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