

LEGISLATIVE ACTION

Senate		House
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Floor: 3/AD/2R		
04/10/2013 05:03 PM		

Senator Flores moved the following:

Senate Amendment (with title amendment)

Delete lines 222 - 369

4 and insert:

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5 5. Interviews of treating health care providers.-A 6 prospective defendant or his or her legal representative may 7 interview the claimant's treating health care providers 8 consistent with the authorization for release of protected 9 health information. This subparagraph does not require a 10 claimant's treating health care provider to submit to a request 11 for an interview. Notice of the intent to conduct an interview shall be provided to the claimant or the claimant's legal 12 representative, who shall be responsible for arranging a 13

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14 mutually convenient date, time and location for the interview within 15 days after the request is made. For subsequent 15 16 interviews, the prospective defendant or his or her 17 representative shall notify the claimant and his or her legal 18 representative at least 72 hours before the subsequent 19 interview. If the claimant's attorney fails to schedule an 20 interview, the prospective defendant or his or her legal 21 representative may attempt to conduct an interview without 22 further notice to the claimant or the claimant's legal 23 representative.

6.5. Unsworn statements of treating health care providers.-24 25 A prospective defendant or his or her legal representative may 26 also take unsworn statements of the claimant's treating health 27 care providers. The statements must be limited to those areas that are potentially relevant to the claim of personal injury or 28 29 wrongful death. Subject to the procedural requirements of 30 subparagraph 1., a prospective defendant may take unsworn statements from a claimant's treating physicians. Reasonable 31 32 notice and opportunity to be heard must be given to the claimant 33 or the claimant's legal representative before taking unsworn 34 statements. The claimant or claimant's legal representative has the right to attend the taking of such unsworn statements. 35

36 Section 4. Subsection (3) of section 766.1065, Florida 37 Statutes, is amended to read:

38 766.1065 Authorization for release of protected health 39 information.-

40 (3) The authorization required by this section shall be in
41 the following form and shall be construed in accordance with the
42 "Standards for Privacy of Individually Identifiable Health

SENATOR AMENDMENT

Florida Senate - 2013 Bill No. SB 1792

68	3406
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43	Information" in 45 C.F.R. parts 160 and 164:
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45	AUTHORIZATION FOR RELEASE OF
46	PROTECTED HEALTH INFORMATION
47	
48	A. I, (Name of patient or authorized
49	representative) [hereinafter "Patient"], authorize
50	that (Name of health care provider to whom the
51	presuit notice is directed) and his/her/its
52	insurer(s), self-insurer(s), and attorney(s) <u>, and the</u>
53	designated treating health care provider(s) listed
54	below and his/her/its insurer(s), self-insurer(s), and
55	attorney(s) may obtain and disclose (within the
56	parameters set out below) the protected health
57	information described below for the following specific
58	purposes:
59	1. Facilitating the investigation and evaluation
60	of the medical negligence claim described in the
61	accompanying presuit notice; or
62	2. Defending against any litigation arising out
63	of the medical negligence claim made on the basis of
64	the accompanying presuit notice <u>; or</u> .
65	3. Obtaining legal advice or representation
66	arising out of the medical negligence claim described
67	in the accompanying presuit notice.
68	B. The health information obtained, used, or
69	disclosed extends to, and includes, the verbal <u>health</u>
70	information as well as the written <u>health information</u>
71	and is described as follows:

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72 1. The health information in the custody of the 73 following health care providers who have examined, evaluated, or treated the Patient in connection with 74 75 injuries complained of after the alleged act of 76 negligence: (List the name and current address of all 77 health care providers). This authorization extends to 78 any additional health care providers that may in the 79 future evaluate, examine, or treat the Patient for the 80 injuries complained of. 81 2. The health information in the custody of the 82 following health care providers who have examined, 83 evaluated, or treated the Patient during a period 84 commencing 2 years before the incident that is the 85 basis of the accompanying presuit notice. 86 87 (List the name and current address of such health care providers, if applicable.) 88 89 90 C. This authorization does not apply to the 91 following list of health care providers possessing health care information about the Patient because the 92 Patient certifies that such health care information is 93 not potentially relevant to the claim of personal 94 95 injury or wrongful death that is the basis of the 96 accompanying presuit notice. 97 98 (List the name of each health care provider to whom 99 this authorization does not apply and the inclusive

dates of examination, evaluation, or treatment to be

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101	withheld from disclosure. If none, specify "none.")
102	
103	D. The persons or class of persons to whom the
104	Patient authorizes such health information to be
105	disclosed or by whom such health information is to be
106	used:
107	1. Any health care provider providing care or
108	treatment for the Patient.
109	2. Any liability insurer or self-insurer
110	providing liability insurance coverage, self-
111	insurance, or defense to any health care provider to
112	whom presuit notice is given, or to any health care
113	provider listed in subsections B.12. above,
114	regarding the care and treatment of the Patient.
115	3. Any consulting or testifying expert employed
116	by or on behalf of (name of health care provider to
117	whom presuit notice was given) and his/her/its
118	<pre>insurer(s), self-insurer(s), or attorney(s) regarding</pre>
119	the matter of the presuit notice accompanying this
120	authorization.
121	4. Any attorney (including <u>his/her</u> secretarial,
122	clerical, or paralegal staff) employed by or on behalf
123	of (name of health care provider to whom presuit
124	notice was given) <u>or employed by or on behalf of any</u>
125	health care provider(s) listed in subsections B.12.
126	above, regarding the matter of the presuit notice
127	accompanying this authorization or the care and
128	treatment of the Patient.
129	5. Any trier of the law or facts relating to any

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37-04110-13

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130 suit filed seeking damages arising out of the medical care or treatment of the Patient. 131

E. This authorization expressly allows the persons or class of persons listed in subsections D.2.-4. above to interview the health care providers 135 listed in subsections B.1.-2. above, without the 136 presence of the Patient or the Patient's attorney.

137 F.E. This authorization expires upon resolution of the 138 claim or at the conclusion of any litigation instituted in 139 connection with the matter of the presuit notice accompanying 140 this authorization, whichever occurs first.

141 G.F. The Patient understands that, without exception, the Patient has the right to revoke this authorization in writing. 142 143 The Patient further understands that the consequence of any such 144 revocation is that the presuit notice under s. 766.106(2), 145 Florida Statutes, is deemed retroactively void from the date of issuance, and any tolling effect that the presuit notice may 146 have had on any applicable statute-of-limitations period is 147 148 retroactively rendered void.

H.G. The Patient understands that signing this 149 150 authorization is not a condition for continued treatment, 151 payment, enrollment, or eligibility for health plan benefits.

152 I.H. The Patient understands that information used or 153 disclosed under this authorization may be subject to additional 154 disclosure by the recipient and may not be protected by federal 155 HIPAA privacy regulations.

157 Signature of Patient/Representative: 158 Date:

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159	Name of Patient/Representative:
160	Description of Representative's Authority:
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163	And the title is amended as follows:
164	Delete lines 27 - 39
165	and insert:
166	defendant may conduct an interview with a claimant's
167	treating health care provider as a tool of informal
168	discovery; amending s. 766.1065, F.S.; revising the
169	form for the authorization of release of protected
170	health information; providing for the release of
171	protected health information to certain treating
172	health care providers, insurers, and attorneys;
173	authorizing a treating health care provider, insurer,
174	or attorney to use protected health information in
175	connection with legal services relating to a medical
176	negligence claim; authorizing certain individuals and
177	entities to conduct interviews with the claimant's
178	health care providers;