Bill No. SJR 1918

## Barcode 521344

## CHAMBER ACTION

	CHAMBER ACTION
1	<u>Senate</u> <u>House</u>
1	Garage PGG
1	Comm: RCS . 04/20/2006 03:41 PM .
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11	The Committee on Judiciary (Geller) recommended the following
12	amendment to amendment (773348):
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14	Senate Amendment (with title amendment)
15	On page 121, lines 13 through 31, delete those lines
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17	and insert:
18	SECTION 26. Prohibition of medical license after
19	repeated medical malpractice
20	(a) No person who has been found to have committed
21	three or more incidents of medical malpractice shall be
22	licensed or continue to be licensed by the State of Florida to
23	provide health care services as a medical doctor.
24	(b) For purposes of this section, the following terms
25	have the following meanings:
26	(1) The phrase "medical malpractice" means both the
27	failure to practice medicine in Florida with that level of
28	care, skill, and treatment recognized in general law related
29	to health care providers' licensure, and any similar wrongful
30	act, neglect, or default in other states or countries which,
31	if committed in Florida, would have been considered medical
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1	malpractice.
2	(2) The phrase "found to have committed" means that
3	the malpractice has been found in a final judgment of a court
4	of law, final administrative agency decision, or decision of
5	binding arbitration.
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8	======== T I T L E A M E N D M E N T =========
9	And the title is amended as follows:
10	On page 151, line 18, after the semicolon
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12	insert:
13	to repeal Section 26 of Article X, which
14	prohibits licensure of medical doctors after
15	repeated incidents of medical malpractice;
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