${\bf By}$ the Committees on Health Policy; and Judiciary; and Senator Galvano

A bill to be entitled

588-04476-13

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2	An act relating to nursing home litigation; amending
3	s. 400.0237, F.S.; providing that a claim for punitive
4	damages may not be brought unless there is a showing
5	of admissible evidence proffered by the parties which
6	provides a reasonable basis for recovery of punitive
7	damages when certain criteria are applied; requiring
8	the court to conduct a hearing to determine whether
9	there is sufficient admissible evidence to ensure that
10	there is a reasonable basis to believe that the
11	claimant will be able to demonstrate by clear and
12	convincing evidence that the recovery of punitive
13	damages is appropriate; requiring the trier of fact to
14	find by clear and convincing evidence that a specific
15	person or corporate defendant actively and knowingly
16	participated in intentional misconduct or engaged in
17	conduct that constituted gross negligence and
18	contributed to the loss, damages, or injury suffered
19	by the claimant before punitive damages may be
20	awarded; requiring an officer, director, or manager of
21	the employer, corporation, or legal entity to condone,
22	ratify, or consent to certain specified conduct before
23	holding the licensee vicariously liable for punitive
24	damages; providing an effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Section 400.0237, Florida Statutes, is amended
29	to read:

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30	400.0237 Punitive damages; pleading; burden of proof
31	(1) (a) In any action for damages brought under this part, <u>a</u>
32	no claim for punitive damages <u>may not be brought</u> shall be
33	permitted unless there is a reasonable showing <u>of admissible</u> by
34	evidence <u>that has been submitted</u> in the record or proffered by
35	the parties and provides claimant which would provide a
36	reasonable basis for recovery of such damages when the criteria
37	in this section are applied. The claimant may move to amend her
38	or his complaint to assert a claim for punitive damages as
39	allowed by the rules of civil procedure in accordance with
40	evidentiary requirements set forth in this section.
41	(b) The court shall conduct an evidentiary hearing to
42	determine whether there is sufficient admissible evidence
43	submitted by all parties to ensure that there is a reasonable
44	basis to believe that the claimant, at trial, will be able to
45	demonstrate by clear and convincing evidence that the recovery
46	of such damages is warranted. A The rules of civil procedure
47	shall be liberally construed so as to allow the claimant
48	discovery of evidence which appears reasonably calculated to
49	lead to admissible evidence on the issue of punitive damages. No
50	discovery of financial worth <u>may not</u> shall proceed until after
51	the pleading <u>on</u> concerning punitive damages is <u>approved by the</u>
52	court permitted.
53	(2) A defendant may be held liable for punitive damages
54	only if the trier of fact, <u>by</u> based on clear and convincing
55	evidence, finds that a specific person or corporate defendant

- 56 <u>actively and knowingly participated in intentional misconduct or</u>
- 57 engaged in conduct that constitutes gross negligence and
- 58 contributed to the loss, damages, or injury suffered by the

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588-04476-13 20131384c2 59 claimant the defendant was personally guilty of intentional 60 misconduct or gross negligence. As used in this section, the 61 term: (a) "Intentional misconduct" means that the defendant 62 63 against whom punitive damages are sought had actual knowledge of 64 the wrongfulness of the conduct and the high probability that 65 injury or damage to the claimant would result and, despite that 66 knowledge, intentionally pursued that course of conduct, resulting in injury or damage. 67 68 (b) "Gross negligence" means that the defendant's conduct 69 was so reckless or wanting in care that it constituted a conscious disregard or indifference to the life, safety, or 70 71 rights of persons exposed to such conduct. 72 (3) In the case of vicarious liability of an employer, 73 principal, corporation, or other legal entity, punitive damages 74 may not be imposed for the conduct of an employee or agent 75 unless only if the conduct of a specifically identified the 76 employee or agent meets the criteria specified in subsection (2) 77 and an officer, director, or manager of the actual employer, 78 corporation, or legal entity condoned, ratified, or consented to 79 the specific conduct as alleged in subsection (2). A state or 80 federal survey report of nursing facilities may not be used to 81 establish an entitlement to punitive damages under this section: (a) The employer, principal, corporation, or other legal 82 83 entity actively and knowingly participated in such conduct; 84 (b) The officers, directors, or managers of the employer, 85 principal, corporation, or other legal entity condoned, 86 ratified, or consented to such conduct; or 87 (c) The employer, principal, corporation, or other legal

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88	entity engaged in conduct that constituted gross negligence and
89	that contributed to the loss, damages, or injury suffered by the
90	claimant.
91	(4) The plaintiff <u>shall</u> must establish at trial, by clear
92	and convincing evidence, its entitlement to an award of punitive
93	damages. The "greater weight of the evidence" burden of proof
94	applies to a determination of the amount of damages.
95	(5) This section is remedial in nature and <u>takes</u> shall take
96	effect upon becoming a law.
97	Section 2. This act shall take effect upon becoming a law.