THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 71 Session of 2013

INTRODUCED BY GODSHALL, STERN, CLYMER, HESS, KAUFFMAN, C. HARRIS, O'NEILL, WATSON, CUTLER, REED, MOUL AND DELUCA, JANUARY 10, 2013

REFERRED TO COMMITEE ON INSURANCE, JANUARY 10, 2013

AN ACT

1	Amending the act of March 20, 2002 (P.L.154, No.13), entitled
2	"An act reforming the law on medical professional liability;
3	providing for patient safety and reporting; establishing the
4	Patient Safety Authority and the Patient Safety Trust Fund;
5	abrogating regulations; providing for medical professional
6	liability informed consent, damages, expert qualifications,
7	limitations of actions and medical records; establishing the
8	Interbranch Commission on Venue; providing for medical
9	professional liability insurance; establishing the Medical
10	Care Availability and Reduction of Error Fund; providing for
11	medical professional liability claims; establishing the Joint
12	Underwriting Association; regulating medical professional
13	liability insurance; providing for medical licensure
14	regulation; providing for administration; imposing penalties;
15	and making repeals," providing for hospital care or
16	assistance necessitated by traumatic injury immunity.
17	The General Assembly of the Commonwealth of Pennsylvania
18	hereby enacts as follows:
19	Section 1. The act of March 20, 2002 (P.L.154, No.13), known
20	as the Medical Care Availability and Reduction of Error (Mcare)
21	Act, is amended by adding a section to read:
22	Section 517. Hospital care or assistance necessitated by
23	traumatic injury immunity.
24	(a) General ruleExcept as provided in subsection (b), a

1	hospital that in good faith renders care or assistance
2	necessitated by a traumatic injury demanding immediate medical
3	attention, for which the patient enters the hospital through its
4	emergency room or trauma center, may not be held liable for
5	noneconomic and punitive damages to or for the benefit of any
6	claimant arising out of any act or omission in rendering that
7	care or assistance if the care or assistance is rendered in good
8	faith and in a manner not amounting to gross negligence or
9	reckless, willful or wanton conduct.
10	(b) ExceptionThe limitation on liability provided
11	pursuant to this section does not apply to any act or omission
12	in rendering care or assistance:
13	(1) which occurs after the patient is stabilized and is
14	capable of receiving medical treatment as a nonemergency
15	patient, unless surgery is required as a result of the
16	emergency within a reasonable time after the patient is
17	stabilized, in which case the limitation on liability
18	provided by subsection (a) applies to any act or omission in
19	rendering care or assistance which occurs before the
20	stabilization of the patient following the surgery; or
21	(2) unrelated to the original traumatic injury.
22	(c) Rebuttable presumptionThere is a rebuttable
23	presumption that a medical condition that arises during the
24	course of follow-up care was the result of the original
25	traumatic injury and that the limitation on liability provided
26	by subsection (a) applies with respect to the medical condition
27	that arises during the course of the follow-up care if:
28	(1) a physician provides follow-up care to a patient to
29	whom he rendered care or assistance pursuant to subsection
30	<u>(a);</u>

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1	(2) a medical condition arises during the course of the	
2	follow-up care that is directly related to the original	
3	traumatic injury for which care or assistance was rendered	
4	pursuant to subsection (a); and	
5	(3) the patient files medical professional liability	
6	action based on the medical condition that arises during the	
7	course of the follow-up care.	
8	(d) DefinitionsAs used in this section, the following	
9	words and phrases shall have the meanings given to them in this	
10	subsection:	
11	"Hospital." The term includes any of the following:	
12	(1) A hospital accredited as a Level I or Level II or	
13	pediatric trauma center by the Pennsylvania Trauma Systems	
14	Foundation under 35 Pa.C.S. Ch. 81 (relating to emergency	
15	medical services system) and which is a nonprofit	
16	organization.	
17	(2) An employee of a hospital described in paragraph (1)	
18	who renders care or assistance to patients.	
19	(3) A physician who renders care or assistance in a	
20	hospital described in paragraph (1), whether or not the care	
21	or assistance was rendered gratuitously or for a fee.	
22	(4) A physician who renders care or assistance in a	
23	hospital of a governmental entity that has been designated as	
24	a center for the treatment of traumatic injuries, whether or	
25	not the care or assistance was rendered gratuitously or for a	
26	<u>fee.</u>	
27	(5) A hospital as defined in section 103.	
28	"Reckless, willful or wanton conduct." That conduct which a	
29	person knew or should have known at the time he rendered the	
30	care or assistance would be likely to result in injury so as to	
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1	affect the life or health of another person, taking into
2	consideration to the extent applicable:
3	(1) the extent or serious nature of the prevailing
4	<u>circumstances;</u>
5	(2) the lack of time or ability to obtain appropriate
6	consultation;
7	(3) the lack of a prior medical relationship with the
8	patient;
9	(4) the inability to obtain an appropriate medical
10	history of the patient; and
11	(5) the time constraints imposed by coexisting
12	emergencies.
13	"Traumatic injury." Any acute injury which, according to
14	standardized criteria for triage in the field, involves a
15	significant risk of death or the precipitation of complications
16	<u>or disabilities.</u>
17	Section 2. All acts and parts of acts are repealed insofar
18	as they are inconsistent with the provisions of this act.
19	Section 3. This act shall take effect in 60 days.

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