THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 294 Session of 2007

INTRODUCED BY C. WILLIAMS, RAFFERTY, WOZNIAK, EARLL AND STACK, MARCH 9, 2007

REFERRED TO JUDICIARY, MARCH 9, 2007

AN ACT

1	Amending Title 42 (Judiciary and Judicial Procedure) of the
2	Pennsylvania Consolidated Statutes, adding and changing
3	definitions; further providing for the unified judicial
4	system; establishing the appellate division of the Medical
5	Professional Liability Court; providing for transfers between
б	intermediate appellate courts, for lien of judgments for
7	money, for direct appeals to the Supreme Court from courts of
8	common pleas, for allowance of appeals from Superior Court
9	and Commonwealth Court, for appeals to Superior Court from
10	courts of common pleas, for original jurisdiction of the
11	Commonwealth Court, for appeals to the Commonwealth Court
12	from courts of common pleas, for the jurisdiction of the
13	appellate division of the Medical Professional Liability
14	Court and for the organization and jurisdiction of the
15	Medical Professional Liability Court; establishing the
16	Medical Professional Liability Qualifications Commission and
17	prescribing its powers and duties; further providing for
18	selection of judicial officers, for vacancies in judicial
19	offices and for retention election of judicial officers;
20	providing for selection and retention of judges of the
21	Medical Professional Liability Court and for salaries of
22	judges of the Medical Professional Liability Court;
23	establishing the Medical Professional Liability Court Fund
24	and providing for receipts and payments; and further
25	providing for right to appellate review and for appeals
26	generally.

27 The General Assembly of the Commonwealth of Pennsylvania

28 hereby enacts as follows:

29 Section 1. The definition of "appellate court" in section

1 102 of Title 42 of the Pennsylvania Consolidated Statutes is 2 amended and the section is amended by adding definitions to 3 read:

4 § 102. Definitions.

5 Subject to additional definitions contained in subsequent 6 provisions of this title which are applicable to specific 7 provisions of this title, the following words and phrases when 8 used in this title shall have, unless the context clearly 9 indicates otherwise, the meanings given to them in this section: 10 * * *

11 "Appellate court." Includes the Supreme Court, the Superior 12 Court [and], the Commonwealth Court[.] <u>and the appellate</u>

13 division of the Medical Professional Liability Court.

14 <u>"Appellate division." The appellate division of the Medical</u>

15 Professional Liability Court established under section 581

16 (relating to appellate division of the Medical Professional

17 Liability Court).

18 * * *

19 <u>"Medical Professional Liability Court." The court</u>

20 <u>established under section 811 (relating to Medical Professional</u> 21 <u>Liability Court).</u>

22 <u>"Medical Professional Liability Court rule." A rule or order</u>
23 promulgated by the Medical Professional Liability Court.

24 * * *

25 <u>"Statewide judges."</u> Judges of the Supreme Court, Superior

26 <u>Court, Commonwealth Court and Medical Professional Liability</u>

27 Court.

28 * * *

29 Section 2. Section 301 of Title 42, amended November 30,

30 2004 (P.L.1618, No.207), is amended to read:

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1 § 301. Unified judicial system.

2	The judicial power of the Commonwealth shall be vested in a
3	unified judicial system consisting of the:
4	(1) Supreme Court.
5	(2) Superior Court.
б	(3) Commonwealth Court.
7	(3.1) Medical Professional Liability Court.
8	(4) Courts of common pleas.
9	(5) Community courts.
10	(6) Philadelphia Municipal Court.
11	(7) Pittsburgh Magistrates Court.
12	(8) Traffic Court of Philadelphia.
13	(9) Magisterial district judges.
14	All courts and magisterial district judges and their
15	jurisdiction shall be in this unified judicial system.
16	Section 3. Chapter 5 of Title 42 is amended by adding a
17	subchapter to read:
17 18	subchapter to read: <u>SUBCHAPTER D</u>
18	<u>SUBCHAPTER D</u>
18 19	<u>SUBCHAPTER D</u> <u>APPELLATE DIVISION OF THE</u>
18 19 20	<u>SUBCHAPTER D</u> <u>APPELLATE DIVISION OF THE</u> <u>MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA</u>
18 19 20 21	<u>SUBCHAPTER D</u> <u>APPELLATE DIVISION OF THE</u> <u>MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA</u> <u>Sec.</u>
18 19 20 21 22	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability
18 19 20 21 22 23	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court.
18 19 20 21 22 23 24	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court. 582. Powers of appellate division.
18 19 20 21 22 23 24 25	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court. 582. Powers of appellate division. 583. Seat of appellate division.
18 19 20 21 22 23 24 25 26	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court. 582. Powers of appellate division. 583. Seat of appellate division. \$ 581. Appellate division of the Medical Professional Liability
18 19 20 21 22 23 24 25 26 27	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court. 582. Powers of appellate division. 583. Seat of appellate division. \$ 581. Appellate division of the Medical Professional Liability Court.
18 19 20 21 22 23 24 25 26 27 28	SUBCHAPTER D APPELLATE DIVISION OF THE MEDICAL PROFESSIONAL LIABILITY COURT OF PENNSYLVANIA Sec. 581. Appellate division of the Medical Professional Liability Court. 582. Powers of appellate division. 583. Seat of appellate division. § 581. Appellate division of the Medical Professional Liability Court.

1 <u>service.</u>

2	(b) Panels and en bancWhen reviewing orders of the
3	Medical Professional Liability Court, the appellate division
4	shall sit in panels, and no member of the appellate division
5	shall participate as a member of a panel in the judicial review
6	of any order or other action in which the person participated as
7	<u>a matter of original jurisdiction. A decision of a panel may be</u>
8	reviewed by the division en banc.
9	§ 582. Powers of appellate division.
10	The appellate division of the Medical Professional Liability
11	Court shall have all powers necessary or appropriate in aid of
12	its jurisdiction which are agreeable to the usages and
13	principles of law.
14	<u>§ 583. Seat of appellate division.</u>
15	The regular sessions of the appellate division of the Medical
16	Professional Liability Court shall be held in the cities of
17	Harrisburg, Norristown and Pittsburgh and elsewhere as
18	prescribed by Medical Professional Liability Court rule.
19	Section 4. Sections 705, 707, 722, 724, 742, 761(a) and
20	762(b) of Title 42 are amended to read:
21	§ 705. Transfers [between] <u>among</u> intermediate appellate courts.
22	The Superior Court [and], the Commonwealth Court and the
23	appellate division of the Medical Professional Liability Court
24	shall have power pursuant to general rules, on their own motion
25	or upon [petition] application of any party, to transfer any
26	appeal to [the other court] another appellate court or division,
27	subject to the restrictions, for consideration and decision with
28	any matter pending in such other court or division involving the
29	same or related questions of fact, law or discretion.
30	§ 707. Lien of judgments for money.
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1 Any judgment or other order of the Supreme Court, the 2 Superior Court [or], the Commonwealth Court or the appellate 3 division of the Medical Professional Liability Court for the 4 payment of money shall not be a lien upon real property in any county until it is entered of record in the office of the clerk 5 of the court of common pleas of the county where the property is 6 situated, or in the office of the clerk of the branch of the 7 court of common pleas embracing such county, in the same manner 8 9 as a judgment transferred from the court of common pleas of 10 another county.

11 § 722. Direct appeals from courts of common pleas.

12 (a) General rule.--The Supreme Court shall have exclusive 13 jurisdiction of appeals from final orders of the courts of 14 common pleas in the following classes of cases:

(1) Matters prescribed by general rule.

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16

(2) The right to public office.

17 (3) Matters where the qualifications, tenure or right to
18 serve, or the manner of service, of any member of the
19 judiciary is drawn in question.

20 (4) Automatic review of sentences as provided by [42
21 Pa.C.S. §§] <u>sections</u> 9546(d) (relating to relief and order)
22 and 9711(h) (relating to review of death sentence).

(5) Supersession of a district attorney by an Attorney
General or by a court or where the matter relates to the
convening, supervision, administration, operation or
discharge of an investigating grand jury or otherwise
directly affects such a grand jury or any investigation
conducted by it.

29 (6) Matters where the right or power of the Commonwealth 30 or any political subdivision to create or issue indebtedness 20070S0294B0331 - 5 - 1 is drawn in direct question.

2	(7) Matters where the court of common pleas has held
3	invalid as repugnant to the Constitution, treaties or laws of
4	the United States, or to the Constitution of this
5	Commonwealth, any treaty or law of the United States or any
6	provision of the Constitution of, or of any statute of, this
7	Commonwealth, or any provision of any home rule charter.
8	(8) Matters where the right to practice law is drawn in
9	direct question.
10	(b) ExceptionThe Supreme Court shall not have
11	jurisdiction under subsection (a)(7) of such classes of appeals
12	from the courts of common pleas as are by section 762 (relating
13	to appeals from courts of common pleas) within the exclusive
14	jurisdiction of the appellate division of the Medical
15	Professional Liability Court.
16	§ 724. Allowance of appeals from [Superior and Commonwealth
- •	
17	Courts] <u>intermediate appellate courts</u> .
17	Courts] intermediate appellate courts.
17 18	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f)
17 18 19	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final
17 18 19 20	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the
17 18 19 20 21	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to
17 18 19 20 21 22	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme
17 18 19 20 21 22 23	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the
17 18 19 20 21 22 23 24	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the Supreme Court upon petition of any party to the matter.
17 18 19 20 21 22 23 24 25	Courts] intermediate appellate courts. (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the Supreme Court upon petition of any party to the matter. (a.1) Medical Professional Liability Court appealsFinal
17 18 19 20 21 22 23 24 25 26	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the Supreme Court upon petition of any party to the matter. <u>(a.1) Medical Professional Liability Court appealsFinal</u> <u>orders of the appellate division of the Medical Professional</u>
17 18 19 20 21 22 23 24 25 26 27	Courts] intermediate appellate courts. (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the Supreme Court upon petition of any party to the matter. (a.1) Medical Professional Liability Court appealsFinal orders of the appellate division of the Medical Professional Liability Court may be reviewed by the Supreme Court upon
17 18 19 20 21 22 23 24 25 26 27 28	Courts] <u>intermediate appellate courts</u> . (a) General ruleExcept as provided by section 9781(f) (relating to limitation on additional appellate review), final orders of the Superior Court and final orders of the Commonwealth Court not appealable under section 723 (relating to appeals from Commonwealth Court) may be reviewed by the Supreme Court upon allowance of appeal by any two justices of the Supreme Court upon petition of any party to the matter. <u>(a.1) Medical Professional Liability Court appealsFinal</u> <u>orders of the appellate division of the Medical Professional</u> <u>Liability Court may be reviewed by the Supreme Court upon</u> <u>allowance of appeal by any two justices of the Supreme Court</u>

1 (a.2) Scope of review.--If the petition shall be granted,
2 the Supreme Court shall have jurisdiction to review the order in
3 the manner provided by section 5105(d)(1) (relating to scope of
4 appeal).

5 (b) Improvident appeals.--If an appeal is improvidently 6 taken to the Supreme Court under section 723 in a case where the 7 proper mode of review is by petition for allowance of appeal 8 under this section, this alone shall not be a ground for 9 dismissal, but the papers whereon the appeal was taken shall be 10 regarded and acted on as a petition for allowance of appeal and 11 as if duly filed at the time the appeal was taken.

12 § 742. Appeals from courts of common pleas.

13 The Superior Court shall have exclusive appellate 14 jurisdiction of all appeals from final orders of the courts of 15 common pleas, regardless of the nature of the controversy or the 16 amount involved, except such classes of appeals as are by any 17 provision of this chapter within the exclusive jurisdiction of 18 the Supreme Court [or], the Commonwealth Court <u>or the appellate</u> 19 <u>division of the Medical Professional Liability Court</u>.

20 § 761. Original jurisdiction.

21 General rule.--The Commonwealth Court shall have (a) 22 original jurisdiction of all civil actions or proceedings: 23 (1) Against the Commonwealth government, including any officer thereof, acting in his official capacity, except: 24 25 (i) actions or proceedings in the nature of 26 applications for a writ of habeas corpus or post-27 conviction relief not ancillary to proceedings within the 28 appellate jurisdiction of the court;

29 (ii) eminent domain proceedings;

30 (iii) actions or proceedings conducted pursuant to
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1 Chapter 85 (relating to matters affecting government units); 2

3 (iv) actions or proceedings conducted pursuant to 4 the act of May 20, 1937 (P.L.728, No.193), referred to as the Board of Claims Act; [and] 5

(v) actions or proceedings in the nature of trespass 6 7 as to which the Commonwealth government formerly enjoyed sovereign or other immunity and actions or proceedings in 8 the nature of assumpsit relating to such actions or 9 10 proceedings in the nature of trespass[.]; and

11 (vi) such matters as are by Subchapter C of Chapter <u>8 (relating to jurisdiction of the Medical Professional</u> 12 13 Liability Court) within the jurisdiction of the Medical Professional Liability Court. 14

15 (2) By the Commonwealth government, including any 16 officer thereof, acting in his official capacity, except:

17

(i) eminent domain proceedings[.]; and 18 (ii) such matters as are by section 832 (relating to

original jurisdiction) within the jurisdiction of the 19 20 Medical Professional Liability Court.

21 (3) [Arising under Article V of the act of May 17, 1921 22 (P.L.789, No.285), known as "The Insurance Department Act of 23 1921."]

Original jurisdiction of which is vested in the 24 (4) 25 Commonwealth Court by any <u>unrepealed</u> statute hereafter 26 enacted.

* * * 27

§ 762. Appeals from courts of common pleas. 28

29 * * *

30 (b) Exception.--The Commonwealth Court shall not have - 8 -20070S0294B0331

1 jurisdiction of such classes of appeals from courts of common pleas as are by [section]: 2 (1) Section 722 (relating to direct appeals from courts 3 4 of common pleas) within the exclusive jurisdiction of the 5 Supreme Court. (2) Section 782 (relating to appeals from Medical 6 Professional Liability Court original hearing matters) within 7 8 the exclusive jurisdiction of the appellate division of the Medical Professional Liability Court. 9 Section 5. Chapter 7 of Title 42 is amended by adding a 10 11 subchapter to read: 12 SUBCHAPTER E 13 JURISDICTION OF APPELLATE DIVISION OF 14 MEDICAL PROFESSIONAL LIABILITY COURT 15 Sec. 781. Original jurisdiction. 16 782. Appeals from Medical Professional Liability Court original 17 18 hearing matters. 783. Answer of certified questions of law. 19 20 784. Certification of questions of law. § 781. Original jurisdiction. 21 22 The appellate division of the Medical Professional Liability Court shall have no original jurisdiction, except: 23 2.4 (1) in cases of mandamus and prohibition to: (i) the judges of the Medical Professional Liability 25 Court when exercising the original jurisdiction of the 26 27 Medical Professional Liability Court; or 28 (ii) courts of inferior jurisdiction where such relief is ancillary to matters within the appellate 29 jurisdiction of the division; and 30

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1	(2) that the division, or any member thereof, shall have
2	full power and authority when and as often as there may be
3	occasion to issue writs of habeas corpus under like
4	conditions returnable to the said court.
5	§ 782. Appeals from Medical Professional Liability Court
6	original hearing matters.
7	The appellate division of the Medical Professional Liability
8	Court shall have exclusive appellate jurisdiction of all appeals
9	from final orders of the Medical Professional Liability Court
10	entered by a single member thereof, regardless of the nature of
11	the controversy or the amount involved.
12	§ 783. Answer of certified questions of law.
13	(a) General ruleThe appellate division of the Medical
14	Professional Liability Court may answer questions of law
15	certified to it by a United States appellate court or the
16	highest appellate court or the intermediate appellate court of
17	any other state or jurisdiction, when requested by the
18	certifying court, if they are involved in any matter pending
19	before the certifying court questions of law of the Commonwealth
20	within the jurisdiction of the appellate division which may be
21	determinative of the matter in the certifying court and as to
22	which it appears to the certifying court there is no controlling
23	precedent in the decisions of the appellate division.
24	(b) Contents of certification orderA certification order
25	shall set forth:
26	(1) The questions of law to be answered.
27	(2) A statement of all facts relevant to the questions
28	certified and showing fully the nature of the controversy in
29	which the question arose.
30	(c) Preparation of certification orderThe certification
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1	order shall be prepared by the certifying court, signed by the
2	judge presiding over the matter and forwarded to the appellate
3	division of the Medical Professional Liability Court by the
4	clerk of the certifying court under its official seal. The
5	appellate division may require the original or copies of all or
6	of any portion of the record before the certifying court to be
7	filed with the certification order if, in the opinion of the
8	appellate division, the record or portion thereof may be
9	necessary in answering the questions.
10	(d) Costs of certificationFees and costs shall be the
11	same as in appeals docketed before the appellate division and
12	shall be equally divided between the parties unless otherwise
13	ordered by the certifying court in its order of certification.
14	(e) Briefs and argumentProceedings in the appellate
15	division under this section shall be governed by Medical
16	Professional Liability Court rules, which may provide
17	specifically for the answering and certification of questions of
18	law under this section.
19	(f) OpinionThe written opinion of the appellate division
20	stating the law governing the questions certified shall be sent
21	by the clerk under the seal of the appellate division of the
22	Medical Professional Liability Court to the certifying court and
23	to the parties. An order adopting a written opinion shall be
24	subject to appeal under section 724(b) (relating to allowance of
25	appeals from intermediate appellate courts).
26	<u>§ 784. Certification of questions of law.</u>
27	(a) General ruleThe appellate division of the Medical
28	Professional Liability Court, on its own motion or on the
29	application of any party, may order certification of questions
30	of law to a United States appellate court or to the highest

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appellate court or the intermediate appellate court of any other 1 state or jurisdiction, when it appears to the appellate division 2 3 that: 4 (1) there are involved in any matter pending before the 5 appellate division questions of law of the receiving jurisdiction which may be determinative of the matter in the 6 appellate division; and 7 8 (2) there is not controlling precedent in the decisions 9 of the appellate courts of the receiving jurisdiction. (b) Law of case.--The certification order may contain an 10 undertaking on behalf of the Pennsylvania unified judicial 11 system that the answer to the certified question shall be deemed 12 13 the law of the case for the purposes of all further proceedings in the courts of this Commonwealth. 14 (c) Procedure.--The procedures for certification from this 15 Commonwealth to the receiving jurisdiction shall be as provided 16 by the laws of the receiving jurisdiction. 17 18 Section 6. The heading of Article C of Subpart A of Part II of Title 42 is amended to read: 19 20 ARTICLE C 21 MEDICAL PROFESSIONAL LIABILITY COURT 22 AND COURTS OF COMMON PLEAS 23 Section 7. Article C of Subpart A of Part II of Title 42 is 24 amended by adding a chapter to read: 25 CHAPTER 8 26 ORGANIZATION AND JURISDICTION OF THE 27 MEDICAL PROFESSIONAL LIABILITY COURT 28 OF PENNSYLVANIA 29 Subchapter A. (Reserved) 30

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1	B. Organization of the Medical Professional Liability Court
2	C. Jurisdiction of the Medical Professional Liability Court
3	D. Transitional Provisions
4	SUBCHAPTER A
5	(RESERVED)
6	SUBCHAPTER B
7	ORGANIZATION OF THE MEDICAL PROFESSIONAL LIABILITY
8	COURT
9	Sec.
10	811. Medical Professional Liability Court.
11	812. Powers of Medical Professional Liability Court.
12	813. Seat of court.
13	814. Lien of judgments for money.
14	<u>§ 811. Medical Professional Liability Court.</u>
15	There is established a Medical Professional Liability Court
16	of Pennsylvania which shall consist of 18 judges.
17	<u>§ 812. Powers of Medical Professional Liability Court.</u>
18	The Medical Professional Liability Court shall have power to
19	issue, under its judicial seal, every lawful writ and process
20	necessary or suitable for the exercise of its jurisdiction and
21	for the enforcement of any order which it may make, including
22	such writs and process to or to be served or enforced by system
23	and related personnel as the courts of common pleas are
24	authorized by law or usage to issue. The court shall also have
25	all powers of a court of record possessed by the courts of
26	common pleas.
27	<u>§ 813. Seat of court.</u>
28	(a) Central filingThe Medical Professional Liability
29	Court shall maintain offices for the receipt of filings at one
30	or more locations within this Commonwealth as may be prescribed

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1 by Medical Professional Liability Court rule.

2	(b) Regular sessionsThe regular sessions of the Medical
3	Professional Liability Court shall be held in the eastern
4	district of Pennsylvania with locations in Norristown and
5	Scranton, middle district of Pennsylvania with locations in
6	Harrisburg and Williamsport and western district of Pennsylvania
7	with locations in Pittsburgh and Erie.
, 8	(c) Other sessionsWithin the limits of available
9	appropriations, special sessions of the Medical Professional
10	Liability Court may be held at such other places from time to
11	time within this Commonwealth as may be necessary for the
12	<u>convenience of parties or witnesses.</u>
13	(d) ReimbursementWhen regular or other sessions of the
14	Medical Professional Liability Court are held in facilities
15	provided by counties under this section, reimbursement for
16	actual and reasonable expenses shall be made to the counties
17	from the Medical Professional Liability Court Fund.
18	<u>§ 814. Lien of judgments for money.</u>
19	Any judgment or other order of the Medical Professional
20	Liability Court for the payment of money shall not be a lien
21	upon real property in any county until it is entered of record
22	in the office of the clerk of the court of common pleas of the
23	county in which the property is situated, or in the office of
24	the clerk of the branch of the court of common pleas embracing
25	such county, in the same manner as a judgment transferred from
26	the court of common pleas of another county.
27	SUBCHAPTER C
28	JURISDICTION OF THE MEDICAL PROFESSIONAL
29	LIABILITY COURT
30	<u>Sec.</u>

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1	831. Definitions.
2	832. Original jurisdiction.
3	833. Exclusive jurisdiction.
4	<u>§ 831. Definitions.</u>
5	The following words and phrases when used in this subchapter
6	shall have the meanings given to them in this section unless the
7	context clearly indicates otherwise:
8	"Health care provider." An individual or health care
9	facility that is licensed, certified or otherwise authorized to
10	provide health care under the laws of this Commonwealth. The
11	term also includes both of the following:
12	(1) An officer, employee or agent of a health care
13	provider acting within the scope of the person's duties and
14	authority.
15	(2) A legal entity through which one or more health care
16	providers deliver health care, including, but not limited to,
17	a professional corporation, a partnership or limited
18	liability company.
19	"Medical professional liability claim." A claim brought by
20	or on behalf of an individual seeking damages for loss sustained
21	by the individual as a result of an injury or wrong to the
22	individual or another individual arising from a health care
23	provider's provision of or failure to provide health care
24	regardless of the theory of liability. A medical professional
25	liability claim includes, but is not limited to, a claim
26	grounded in negligence, informed consent, breach of contract,
27	misrepresentation or fraud.
28	<u>§ 832. Original jurisdiction.</u>
29	The Medical Professional Liability Court shall have original
30	jurisdiction of all civil actions or proceedings against a

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health care provider for all medical professional liability 1 claims. 2 3 § 833. Exclusive jurisdiction. 4 Except as provided in section 721 (relating to original 5 jurisdiction), the jurisdiction of the Medical Professional Liability Court under section 832 (relating to original 6 jurisdiction) shall be exclusive. 7 8 SUBCHAPTER D 9 TRANSITIONAL PROVISIONS 10 Sec. 841. Organization of court. 11 842. Existing cases unaffected. 12 13 843. Rules. 844. Procurement of juries. 14 15 845. Filing fees. 846. Expiration review. 16 § 841. Organization of court. 17 18 (a) General rule.--The Medical Professional Liability Court shall meet and organize in the City of Harrisburg. The court 19 20 shall procure the necessary supplies, equipment and personnel to 21 commence operation and promulgate any necessary rules of court or operating procedures. When the court is organized and ready 22 23 for the transaction of business, the president judge of the court shall so certify to the Governor, who shall issue a 24 25 proclamation stating that the court is organized and ready for 26 the transaction of its judicial business. 27 (b) Initial term of office.--The Governor shall appoint 28 persons to serve as judges of the court for purposes of organizing its affairs. In order to permit the efficient 29 organization of the court, the date of appointment by the 30

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1	Governor shall be deemed to be the date on which the vacancies
2	in the offices of the initial judges of the court filled by the
3	Governor under this subsection occurred, so that the first
4	election of judges of the court shall not be held until the
5	first municipal election following the initial appointment by
б	the Governor.
7	<u>§ 842. Existing cases unaffected.</u>
8	<u>A change in jurisdiction effected by amendments to this title</u>
9	or to any other act shall not affect the jurisdiction of any
10	court over any pending matter, but, in the interest of justice,
11	an existing matter may be transferred to the Medical
12	Professional Liability Court.
13	<u>§ 843. Rules.</u>
14	(a) Medical Professional Liability CourtPrior to the
15	commencement of operations, specific rules shall be adopted that
16	will be applicable to original matters heard in the Medical
17	Professional Liability Court.
18	(b) Appellate divisionUntil otherwise provided by Medical
19	Professional Liability Court rule, the Pennsylvania Rules of
20	Appellate Procedure shall be applicable to matters in the
21	appellate division of the Medical Professional Liability Court,
22	and rules of court promulgated by the Medical Professional
23	Liability Court applicable in the appellate division shall be
24	classified under Rule 104 of the Pennsylvania Rules of Appellate
25	Procedure.
26	<u>§ 844. Procurement of juries.</u>
27	Until otherwise provided by Medical Professional Liability
28	Court rule, the procedures for the selection, compensation and
29	maintenance of juries for service in the Commonwealth Court
30	shall be applicable to the selection, compensation and
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1	maintenance of juries in the Medical Professional Liability
2	<u>Court.</u>
3	<u>§ 845. Filing fees.</u>
4	Until otherwise provided by Medical Professional Liability
5	Court rule, the fee bill applicable in the Commonwealth Court
6	shall be applicable in the Medical Professional Liability Court.
7	<u>§ 846. Expiration review.</u>
8	(a) Reports to General AssemblyThe following reports
9	shall be submitted within 120 days after the expiration of ten
10	years after entry by the Medical Professional Liability Court of
11	its first final order in any action, proceeding or appeal:
12	(1) The Medical Professional Liability Court shall
13	submit to the General Assembly any recommendations for
14	legislation relating to size, structure or operations of the
15	<u>court.</u>
16	(2) The Attorney General shall submit a report to the
17	General Assembly reviewing and commenting upon the operations
18	of the Medical Professional Liability Court and making any
19	recommendations for legislation relating to size, structure
20	or operations of the court.
21	(b) Request for comments Appropriate committees of the
22	General Assembly shall request comments from the organized bar
23	and the general public concerning the size, structure and
24	operations of the Medical Professional Liability Court.
25	Section 8. Chapter 21 of Title 42 is amended by adding a
26	subchapter to read:
27	SUBCHAPTER G
28	MEDICAL PROFESSIONAL LIABILITY COURT
29	QUALIFICATIONS COMMISSION
30	Sec.

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1	2161. Medical Professional Liability Court Qualifications
2	Commission.
3	2162. Composition of Medical Professional Liability Court
4	Qualifications Commission.
5	2163. Organization.
6	2164. Powers and duties.
7	§ 2161. Medical Professional Liability Court Qualifications
8	Commission.
9	(a) General ruleThe Medical Professional Liability Court
10	Qualifications Commission shall consist of 12 residents of this
11	Commonwealth selected as provided in this subchapter.
12	(b) SealThe Medical Professional Liability Court
13	Qualifications Commission shall have a seal engraved with its
14	name and such other inscriptions as may be specified by Medical
15	Professional Liability Court rule. A facsimile or preprinted
16	seal may be used for all purposes in lieu of the original seal.
17	(c) StatusThe Medical Professional Liability Court
18	Qualifications Commission shall not be deemed to be an agency
19	for purposes of 65 Pa.C.S. Ch. 7 (relating to open meetings).
20	§ 2162. Composition of Medical Professional Liability Court
21	Qualifications Commission.
22	(a) General ruleThe Medical Professional Liability Court
23	Qualifications Commission shall consist of:
24	(1) Three commissioners appointed by the President pro
25	tempore of the Senate.
26	(2) Three commissioners appointed by the Minority Leader
27	<u>of the Senate.</u>
28	(3) Three commissioners appointed by the Speaker of the
29	House of Representatives.
30	(4) Three commissioners appointed by the Minority Leader
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1 <u>of the House of Representatives.</u>

2	(b) QualificationsTwo of the commissioners appointed
3	under each paragraph of subsection (a) shall be members of the
4	bar of the courts of this Commonwealth. The third commissioner
5	appointed in each case shall be a nonlawyer elector.
б	(c) Terms of officeExcept as provided in subsection (e),
7	each commissioner shall be appointed for a four-year term. A
8	commissioner shall not be appointed for more than two successive
9	full terms. An appointment to fill an unexpired term which has
10	fewer than two years remaining shall not be deemed a full term.
11	<u>A vacancy on the commission shall be filled for the balance of</u>
12	the term by appointment made by the person who at the time is
13	the ranking member in the same chamber of the General Assembly
14	and of the same political party as the person who appointed the
15	vacating member of the commission.
16	(d) Restriction on public or political activitiesDuring a
17	commissioner's term of service, a commissioner shall not hold:
18	(1) A compensated public office or public appointment.
19	(2) Office in any political party or political
20	organization.
21	(e) Transitional provisions
22	(1) The initial Medical Professional Liability Court
23	Qualifications Commission provided for in this section shall
24	come into existence upon the effective date of this chapter.
25	(2) The initial members of the Medical Professional
26	Liability Court Qualifications Commission shall serve as
27	<u>follows:</u>
28	(i) the commissioners appointed by the President pro
29	tempore of the Senate, one each for two, three and four
30	years;
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1	(ii) the commissioners appointed by the Minority
2	Leader of the Senate, one each for two, three and four
3	years;
4	(iii) the commissioners appointed by the Speaker of
5	the House of Representatives, one each for one, two and
6	three years; and
7	(iv) the commissioners appointed by the Minority
8	Leader of the House of Representatives, one each for one,
9	two and three years.
10	<u>§ 2163. Organization.</u>
11	The Medical Professional Liability Court Qualifications
12	Commission shall elect a presiding officer from among its
13	members and shall establish its own rules of procedure. The
14	Medical Professional Liability Court shall furnish such staff
15	support as may be necessary for the conduct of the business of
16	the commission. The cost and expense of the commission shall be
17	paid out of the Medical Professional Liability Court Fund
18	established under section 3591 (relating to Medical Professional
19	Liability Court Fund).
20	<u>§ 2164. Powers and duties.</u>
21	(a) General ruleThe Medical Professional Liability Court
22	Qualifications Commission shall evaluate the qualifications of
23	all of the following:
24	(1) Applicants seeking election as a judge of the
25	Medical Professional Liability Court who request evaluation
26	of their qualifications pursuant to section 3161(c) (relating
27	to election of judges of the Medical Professional Liability
28	<u>Court).</u>
29	(2) Applicants seeking appointment by the Governor to a
30	vacancy on the Medical Professional Liability Court pursuant
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1	to section 3162 (relating to vacancies in office of judge of
2	the Medical Professional Liability Court).
3	(3) Judges of the Medical Professional Liability Court
4	who seek retention in office pursuant to section 3163
5	(relating to retention of judges of the Medical Professional
б	Liability Court).
7	(b) Rules and regulationsThe commission may adopt such
8	rules and regulations as it deems necessary to discharge its
9	<u>duties.</u>
10	(c) ImmunityA member of the commission shall not be held
11	to have violated any criminal law or to be civilly liable under
12	any law by reason of the performance by the member of any duty,
13	function or activity authorized or required of the commission if
14	the member has exercised due care in such performance. This
15	subsection shall not apply with respect to any action taken by
16	any individual if the individual, in taking the action, was
17	motivated by malice toward any person affected by the action.
18	Section 9. Sections 3131, 3132 and 3153 of Title 42 are
19	amended by adding subsections to read:
20	§ 3131. Selection of judicial officers for regular terms.
21	* * *
22	(f) Medical Professional Liability CourtThe judges of the
23	Medical Professional Liability Court shall be elected in the
24	manner provided in section 3161 (relating to election of judges
25	of the Medical Professional Liability Court).
26	§ 3132. Vacancies in office.
27	* * *
28	<u>(e) Medical Professional Liability CourtSubsections (a)</u>
29	through (d) shall not apply to a vacancy in the office of a
30	judge of the Medical Professional Liability Court. The

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1	provisions of section 3162 (relating to vacancies in office of
2	judge of the Medical Professional Liability Court) shall apply.
3	§ 3153. Retention elections after regular term.
4	* * *
5	(d) Medical Professional Liability CourtExcept as
6	provided in section 3163 (relating to retention of judges of the
7	Medical Professional Liability Court), subsections (a) through
8	(c) shall apply to the judges of the Medical Professional
9	Liability Court.
10	Section 10. Chapter 31 of Title 42 is amended by adding a
11	subchapter to read:
12	SUBCHAPTER E
13	SELECTION AND RETENTION OF JUDGES
14	OF THE MEDICAL PROFESSIONAL LIABILITY COURT
15	<u>Sec.</u>
16	3161. Election of judges of the Medical Professional
17	Liability Court.
18	3162. Vacancies in office of judge of the Medical
19	Professional Liability Court.
20	3163. Retention of judges of the Medical Professional
21	Liability Court.
22	<u>§ 3161. Election of judges of the Medical Professional</u>
23	Liability Court.
24	(a) General ruleJudges of the Medical Professional
25	Liability Court shall be elected for a regular term of office at
26	the municipal election next preceding the commencement of their
27	respective regular terms of office by the electors of this
28	Commonwealth.
29	(b) Special proceduresThe judges of the Medical
30	Professional Liability Court shall be elected as provided in the

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1	act of June 3, 1937 (P.L.1333, No.320), known as the
2	Pennsylvania Election Code, except that:
3	(1) The following dates prescribed by the Pennsylvania
4	Election Code shall not apply:
5	(i) The date by which the Secretary of the
6	Commonwealth is to notify the county boards of election
7	of the offices for which candidates are to be nominated
8	at the ensuing primary.
9	(ii) The date by which the county boards of election
10	are to publish notice of public offices for which
11	nominations are to be made.
12	(2) The date before and after which nomination petitions
13	and nomination papers may be circulated shall be 60 days
14	prior to the dates that would otherwise apply in the absence
15	of this section.
16	(3) Candidates for nomination who desire to have their
17	gualifications evaluated by the Medical Professional
18	Liability Court Qualifications Commission shall proceed as
19	provided in subsection (c). Candidates who do not desire to
20	have their qualifications evaluated by the commission shall
21	not be subject to subsection (c) and shall proceed instead in
22	the manner provided in the Pennsylvania Election Code.
23	(4) Candidates for nomination shall present a nominating
24	petition containing valid signatures of at least 1,000
25	registered and enrolled members of the proper party,
26	including at least 100 members from each of at least five
27	counties.
28	(5) Each person filing a nomination petition or
29	nomination papers for a candidate shall pay a filing fee, at
30	the time of filing either with the commission or the

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1	Department of State, as the case may be, of \$200. A
2	nomination petition or nomination papers shall not be
3	accepted or filed unless and until the filing fee is paid in
4	cash or by certified or cashier's check or money order made
5	payable to the Commonwealth of Pennsylvania. All moneys paid
б	on account of filing fees for candidates for nomination for
7	the office of judge of the Medical Professional Liability
8	Court shall be transmitted to the State Treasurer and shall
9	become part of the Medical Professional Liability Court Fund.
10	(6) (Reserved).
11	(7) On all official ballots except absentee ballots, the
12	names of all candidates from the same political party for
13	nomination or election shall be rotated from one precinct to
14	another. On absentee ballots the names of those candidates
15	shall be so alternated that each name shall appear, insofar
16	as reasonably possible, substantially an equal number of
17	times at the beginning, at the end and at each intermediate
18	place, if any, of the group of candidates from the same
19	political party.
20	(c) Evaluation of qualificationsCandidates who desire to
21	have their qualifications evaluated by the commission shall
22	proceed in the following fashion:
23	(1) Nomination petitions and nomination papers shall be
24	filed with the commission instead of the Department of State
25	and must be filed with the commission no later than 60 days
26	prior to the date for filing nomination petitions and
27	nomination papers generally.
28	(2) The affidavit of candidates submitted to the
29	commission shall be in the form prescribed by the
30	Pennsylvania Election Code, with such additional information
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1	<u>as may be required by the rules and regulations of the</u>
2	commission.
3	(3) The commission shall evaluate the qualifications of
4	each candidate in accordance with such criteria and measures
5	of qualification as the commission promulgates in regulations
6	and shall assign each candidate a rating of one of the
7	<u>following:</u>
8	(i) Extremely well qualified.
9	<u>(ii) Well qualified.</u>
10	<u>(iii) Qualified.</u>
11	<u>(iv) Unqualified.</u>
12	(4) The commission shall publish in the Pennsylvania
13	Bulletin a report containing the rating assigned to each
14	candidate by the commission. The report of the commission
15	shall be published not later than the date the nomination
16	petition or nomination papers of the candidate would have
17	been due to be filed absent the provisions of this
18	subsection. The report shall include the nomination petition
19	or nomination papers and the affidavit of the candidate.
20	(5) A determination by the commission to report a
21	candidate as unqualified may be challenged in the same manner
22	as a contested nomination of the second class under Article
23	XVII(b) of the Pennsylvania Election Code, except that the
24	petition commencing the proceeding shall be filed by the
25	candidate himself within 20 days after the last day for
26	filing reports of the commission with the Department of
27	State. A determination by the commission to report a
28	candidate as extremely well qualified, well qualified or
29	qualified shall not be subject to challenge.
30	§ 3162. Vacancies in office of judge of the Medical
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Professional Liability Court.

2	(a) General ruleA vacancy in the office of judge of the
3	Medical Professional Liability Court shall be filled by
4	appointment by the Governor in the manner provided in this
5	section.
6	(b) Advertisement of vacancyWhenever a vacancy occurs in
7	the office of judge of the Medical Professional Liability Court,
8	the Medical Professional Liability Court Qualifications
9	Commission shall publicly advertise the vacancy and solicit
10	applications. When it is known that a vacancy will occur in the
11	future on a date certain, the process set forth in this section
12	may begin 90 days prior to that date.
13	(c) Preparation of listFrom the applications received,
14	the commission shall prepare and submit to the Governor a list
15	of not more than seven persons who are qualified to hold the
16	office of judge of the Medical Professional Liability Court.
17	When more than one vacancy exists, the maximum number of persons
18	who may be included on the list submitted to the Governor shall
19	be increased by two persons for each additional vacancy. The
20	list shall be submitted to the Governor no later than 60 days
21	after the vacancy occurs. Immediately following submission of
22	the list to the Governor, the list shall be filed with the
23	Senate and made public by the commission. The commission shall
24	maintain the confidentiality of the information on the list but
25	disclose the names of applicants whose names do not appear on
26	the list and applicants who have not requested that their names
27	remain confidential.
28	(d) Vote required for commission endorsementThe list
29	submitted to the Governor shall contain the names of those
30	persons who receive affirmative votes from eight or more
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1	commissioners, except that the number of persons shall not
2	exceed the limitations imposed by subsection (c).
3	(e) Nomination to SenateThe Governor shall nominate from
4	the list one person for each vacancy with respect to which a
5	list of recommended applicants has been submitted. If the
6	Governor does not nominate, within 30 days of receipt of the
7	list, as many of the persons recommended as there are vacancies
8	to be filled, the first person or persons named on the list in
9	the order determined by the commission who have not been
10	nominated by the Governor, up to the number of vacancies the
11	Governor has failed to make nominations for, shall be deemed
12	nominated.
13	(f) Action by SenateSenate action on a nomination to fill
14	a vacancy in the office of judge of the Medical Professional
15	Liability Court shall be in accordance with section 8 of Article
16	IV of the Constitution of Pennsylvania.
17	(g) Substitute nominationsThe Governor may make a
18	substitute nomination from the list within 30 days after
19	receiving notification from the Senate of the rejection of a
20	prior nominee; otherwise, the ranking person on the list who has
21	not been rejected by the Senate shall be deemed nominated as a
22	<u>substitute.</u>
23	(h) Rejection of all candidatesIf all of the persons on a
24	list have been nominated and rejected by the Senate, the Senate
25	shall so notify the commission. The commission shall meet within
26	ten days of receipt of notification by the Senate and publicly
27	select by lot one person from the list. The person selected
28	shall thereupon be deemed appointed and confirmed to the vacant
29	position and shall be so commissioned by the Governor.
30	<u>§ 3163. Retention of judges of the Medical Professional</u>

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1	Liability Court.
2	At the expiration of the term of office of a judge of the
3	Medical Professional Liability Court, the judge shall be subject
4	to retention in office and retirement as provided in this part,
5	except that, whenever a judge of the Medical Professional
6	Liability Court files a declaration of candidacy for retention
7	election, the Medical Professional Liability Court
8	Qualifications Commission shall review the judge's judicial
9	performance and shall, on or before the first Monday of April of
10	the year of the retention election, report to the Department of
11	State whether or not in the opinion of the commission the judge
12	is qualified to be retained in office.
13	Section 11. Title 42 is amended by adding a section to read:
14	<u>§ 3582. Salaries of judges of Medical Professional Liability</u>
15	<u>Court.</u>
16	(a) SalariesThe annual salary of the President Judge of
17	the Medical Professional Liability Court shall be \$104,500. The
18	annual salary of each of the other judges of the Medical
19	<u>Professional Liability Court shall be \$104,000.</u>
20	(b) Annual cost-of-living adjustmentBeginning January 1
21	of the year which is five years after the effective date of this
22	section and each January 1 thereafter, the annual salaries under
23	this section shall be increased by the percentage change in the
24	Consumer Price Index for All Urban Consumers (CPI-U) for the
25	Pennsylvania, New Jersey, Delaware and Maryland area for the
26	most recent 12-month period for which figures have been
27	officially reported by the Department of Labor, Bureau of Labor
28	Statistics, immediately prior to the date the adjustment is due
29	to take effect. The percentage increase and salary amounts shall
30	be determined prior to the annual effective date of the
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1	adjustment by the Supreme Court and shall be published in the
2	Pennsylvania Bulletin by the Court Administrator of Pennsylvania
3	within 20 days of the date the determination is made.
4	Section 12. Chapter 35 of Title 42 is amended by adding a
5	subchapter to read:
б	SUBCHAPTER G
7	MEDICAL PROFESSIONAL LIABILITY COURT FUND
8	<u>Sec.</u>
9	3591. Medical Professional Liability Court Fund.
10	3592. Receipts and other credits.
11	3593. Payments and other debits.
12	§ 3591. Medical Professional Liability Court Fund.
13	There is established in the State Treasury a special
14	operating fund to be known as the Medical Professional Liability
15	Court Fund. Debits and credits shall be made to that fund under
16	this subchapter. The operating and capital expenses of the
17	Medical Professional Liability Court shall be paid solely from
18	the Medical Professional Liability Court Fund.
19	§ 3592. Receipts and other credits.
20	(a) General ruleThere shall be paid or credited to the
21	Medical Professional Liability Court Fund:
22	(1) Amounts appropriated to the Medical Professional
23	Liability Court in the manner provided by law.
24	(2) The following surcharges, which are hereby imposed:
25	(i) A surcharge upon the health care facility
26	licensure application and renewal fees of the Department
27	of Health under section 807(b) of the act of July 19,
28	1979 (P.L.130, No.48), known as the Health Care
29	Facilities Act, in the amount of 10% of each such fee.
30	(ii) A surcharge upon the civil penalties collected
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by the Department of Health under section 817(b) of the
 Health Care Facilities Act, in the amount of 25% of each
 such fee.

4 (iii) A surcharge upon the licensing, examination,
5 registration, certificates and other fees of all health
6 care-related professionals of the Bureau of Professional
7 and Occupational Affairs of the Department of State, in
8 the amount of 10% of each such fee.

9 (3) Amounts received by the Commonwealth on account of

10 the operation of the Medical Professional Liability Court.

11 Fees and charges of the Medical Professional Liability Court

12 shall be fixed by the governing authority of the Medical

13 Professional Liability Court with a view initially to the

14 <u>operation of the Medical Professional Liability Court on a</u>

15 <u>self-sustaining basis to the extent feasible and eventually</u>

16 to the elimination of the surcharges set forth in paragraph

17 (2)(ii) and (iii) and the reduction of the surcharge set

18 <u>forth in paragraph (2)(i).</u>

19 (b) Money paid into court.--Money paid into court shall not

20 be credited to the Medical Professional Liability Court Fund

21 except to the extent that the amounts constitute an allowance

22 due a public officer upon the amount levied under an execution.

23 <u>§ 3593.</u> Payments and other debits.

24 There shall be disbursed from or debited to the Medical

25 Professional Liability Court Fund amounts payable by the

26 <u>Commonwealth on account of the operation of the Medical</u>

27 Professional Liability Court.

28 Section 13. Sections 5105(b) and 5571(a) of Title 42 are 29 amended to read:

30 § 5105. Right to appellate review.

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* * *

2 (b) Successive appeals.--

3 (1) Except as otherwise provided in this subsection, the 4 rights conferred by subsection (a) are cumulative, so that a 5 litigant may as a matter of right cause a final order of any tribunal in any matter which itself constitutes an appeal to 6 7 such tribunal, to be further reviewed by the court having 8 jurisdiction of appeals from such tribunal. Except as 9 provided in section 723 (relating to appeals from the 10 Commonwealth Court) there shall be no right of appeal from 11 the Superior Court or the Commonwealth Court to the Supreme 12 Court under this section or otherwise.

13 (2) There shall be a right of appeal in all cases from the Medical Professional Liability Court to its appellate 14 division, which shall constitute a separate court for the 15 16 purposes of section 9 of Article V of the Constitution of Pennsylvania, but, except as provided in section 724(b) 17 18 (relating to allowance of appeals from intermediate appellate courts), there shall be no right of appeal from the Medical 19 20 Professional Liability Court or the appellate division of the 21 Medical Professional Liability Court to the Supreme Court under this section or otherwise. 22

23 * * *

24 § 5571. Appeals generally.

(a) General rule.--The time for filing an appeal, a petition
for allowance of appeal, a petition for permission to appeal or
a petition for review of a quasi-judicial order, in the Supreme
Court, the Superior Court [or], the Commonwealth Court <u>or the</u>
<u>Medical Professional Liability Court</u> shall be governed by
general rules. No other provision of this subchapter shall be
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- 1 applicable to matters subject to this subsection.
- 2 * * *
- 3 Section 14. This act shall take effect in 30 days.