## <u>H</u>.B. NO. 1120

## A BILL FOR AN ACT

RELATING TO MEDICAL LIABILITY.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 671, Hawaii Revised Statutes, is
2	amended by adding six new sections to be appropriately
3	designated and to read as follows:
4	"§671-A Limitation on noneconomic damages. Notwithstanding
5	section 663-8.7, noneconomic damages as defined in section 663-
6	8.5 shall be limited in medical tort actions to a maximum award
7	of \$250,000.
8	§671-B Attorney's fees. (a) An attorney shall not
9	contract for or collect a contingency fee for representing any
10	person seeking damages in connection with an action for a
11	medical tort in excess of the following limits:
12	(1) Forty per cent of the first \$50,000 recovered;
13	(2) Thirty-three-and-one-third per cent of the next
14	\$50,000 recovered;
15	(3) Twenty-five per cent of the next \$500,000 recovered;
16	and

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1	(4) Fifteen per cent of any amount on which the recovery
2	exceeds \$600,000.
3	The limitations shall apply regardless of whether the recovery
4	is by settlement, arbitration, or judgment.
5	(b) For purposes of this section, "recovered" or "recovery"
6	means the net amount of money recovered after deducting any
7	disbursements or costs incurred in connection with prosecution
8	or settlement of the claim. Costs of medical care incurred by
9	the plaintiff and the attorney's office overhead costs or charges
10	are not deductible disbursements or costs for such purpose.
11	§671-C Assessing percentage of negligence. Upon request
12	of any nonsettling healthcare provider against whom a plaintiff
12 13	of any nonsettling healthcare provider against whom a plaintiff alleges a medical tort causing injury, the trier of fact shall
13	alleges a medical tort causing injury, the trier of fact shall
13 14	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other
13 14 15	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other fault, the negligence or other fault of all alleged parties,
13 14 15 16	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other fault, the negligence or other fault of all alleged parties, including the negligence or other fault of any person or entity
13 14 15 16 17	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other fault, the negligence or other fault of all alleged parties, including the negligence or other fault of any person or entity who has entered into a settlement with the plaintiff for the
13 14 15 16 17 18	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other fault, the negligence or other fault of all alleged parties, including the negligence or other fault of any person or entity who has entered into a settlement with the plaintiff for the claimed damages, even when the settlement has been determined to
13 14 15 16 17 18 19	alleges a medical tort causing injury, the trier of fact shall consider, in assessing any percentage of negligence or other fault, the negligence or other fault of all alleged parties, including the negligence or other fault of any person or entity who has entered into a settlement with the plaintiff for the claimed damages, even when the settlement has been determined to have been made in good faith, pursuant to section 663-15.5.

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1	(b) For the purposes of this section, "economic damages"
2	include, but are not limited to, past and future medical
3	expenses, loss of past and future earnings, loss of use of
4	property, cost of repair or replacement, cost of obtaining
5	domestic services, loss of employment, and loss of business and
6	employment opportunities.
7	<b>§671-E Proportionate allocation of economic damages.</b> The
8	amount of economic damages allocated to a healthcare provider in
9	a medical tort action shall be based upon the healthcare
10	provider's proportionate percentage of negligence or other fault.
11	<b>§671-F</b> Noneconomic damages. (a) If the trier of fact
12	renders a verdict for the plaintiff in a medical tort action,
13	the court shall enter judgment of liability against each
14	defendant healthcare provider in accordance with the percentage
15	of negligence or other fault for compensatory damages that is
16	attributed to the healthcare provider by the trier of fact.
17	(b) Judgment shall not be entered against any healthcare
18	provider who has not been named a party or has been released,
19	dismissed, or otherwise discharged as a party pursuant to
20	section 663-15.5."
21	SECTION 2. Section 663-11, Hawaii Revised Statutes, is

22 amended to read as follows:

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"§663-11 Joint tortfeasors defined. For the purpose of 1 this part the term "joint tortfeasors" means two or more persons 2 jointly or severally liable in tort for the same injury to 3 person or property, whether or not judgment has been recovered 4 against all or some of them [-], except as provided for 5 healthcare providers in chapter 671." 6 7 SECTION 3. Section 671-1, Hawaii Revised Statutes, is amended to read as follows: 8 **"§671-1 Definitions.** As used in this chapter: 9 [(1)] "Health care provider" or "healthcare provider" means a 10 physician or surgeon licensed under chapter 453, a physician and 11 surgeon licensed under chapter 460, a podiatrist licensed under 12 chapter 463E, a health care facility as defined in section 323D-13 2, a dentist licensed under chapter 448, an optometrist licensed 14 under chapter 459, a pharmacist licensed under chapter 461, a 15 psychologist licensed under chapter 465, and the employees and 16 legal representatives of any of them. Health care provider 17 shall not mean any nursing institution or nursing service 18 19 conducted by and for those who rely upon treatment by spiritual means through prayer alone, or employees of such institution or 20 service. 21

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1	[ <del>(2)</del> ] "Medical tort" means [ <del>professional negligence, the</del>
2	rendering of professional service without informed consent, or an
3	error or omission in professional practice, by a health care
4	provider, which proximately causes death, injury, or other damage
5	to a patient.] a negligent act or omission to act by a healthcare
6	provider in the rendering of professional services, or the
7	rendering of professional service by a healthcare provider
8	without informed consent, which act or omission or rendering of
9	service without informed consent is the proximate cause of a
10	personal injury or wrongful death, provided that such services
11	are within the scope of services for which the provider is
12	licensed and which are not within any restriction imposed by the
13	licensing agency or licensed hospital."
14	SECTION 4. In codifying the new sections added to chapter
15	671, Hawaii Revised Statutes, by section 1 of this Act, the
16	revisor of statutes shall substitute appropriate section numbers
17	for the letters used in designating the new sections in this

18 Act.

19 SECTION 5. This Act does not affect rights and duties that 20 matured, penalties that were incurred, and proceedings that were 21 begun, before its effective date. 5

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SECTION 6. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 7. This Act shall take effect on July 1, 2009.

INTRODUCED BY:

BY REQUEST JAN 2 6 2009

# <u>H</u>.B. NO. 1120

Report Title: Medical Liability

### Description:

Addresses medical malpractice insurance costs by capping noneconomic damages at \$250,000, establishing limits for attorney contingent fees, and requiring that economic damages be allocated based upon proportionate percentage of negligence.

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#### JUSTIFICATION SHEET

DEPARTMENT:	Health
TITLE:	A BILL FOR AN ACT RELATING TO MEDICAL LIABILITY.
PURPOSE:	To lower medical malpractice insurance premiums by adopting legislation that directly affects elements impacting medical malpractice insurance rates.
MEANS:	Add six new sections to chapter 671 and amend sections 663-11 and 671-1, Hawaii Revised Statutes.
JUSTIFICATION:	The current healthcare liability system is a costly and ineffective mechanism for resolving healthcare liability claims and compensating injured patients. There are no for-profit insurers licensed in Hawaii offering medical malpractice insurance, and premium rates from nonprofit insurers have increased significantly, especially for medical specialties. The rise in medical malpractice insurance premiums has economically inhibited the ability of doctors to provide necessary services in rural areas and on the neighbor islands. Reform is required to address the adverse impact of the high cost of medical malpractice insurance on patient access to healthcare services, patient care, and cost-efficient healthcare in rural areas and the neighbor islands.
	This bill:
	<ol> <li>Limits noneconomic damages in medical tort actions to a maximum award of \$250,000;</li> </ol>
	2. Establishes limits for contingent fees that may be contracted by attorneys for medical tort actions, as follows:

- A. 40 percent of the first \$50,000 recovered;
- B. 33-1/3 percent of the next \$50,000 recovered;
- C. 25 percent of the next \$500,000 recovered; and
- D. 15 percent of any amount of recovery exceeding \$600,000;
- 3. Defines "recovered" or "recovery" as the net sum recovered after deducting any disbursements or costs incurred in connection with prosecution or settlement of the claim;
- 4. In assessing any percentage of negligence or other fault, requires the trier of fact to consider the negligence or fault of all alleged parties, including those who have entered into a settlement, upon request of any nonsettling defendant healthcare provider;
- 5. Defines "economic damages" as including past and future medical expenses, loss of past and future earnings, loss of use of property, cost of repair or replacement, cost of obtaining domestic services, loss of employment, and loss of business and employment opportunities.
- 6. Requires economic damages to be allocated to a healthcare provider based upon the healthcare provider's proportionate percentage of negligence or other fault;
- 7. Requires the trier of fact, where a verdict is rendered for the plaintiff, to enter judgment of liability against each defendant healthcare provider in accordance with the percentage of

negligence or other fault for compensatory damages attributed to the provider by the trier of fact; provided that judgment shall not be entered against a healthcare provider who is not a party or who has been released, dismissed, or discharged as a party;

- 8. Includes in the definition of "healthcare provider", dentists, optometrists, pharmacists, psychologists, and their employees and legal representatives; and
- 9. Redefines "medical tort" to mean a negligent act or omission to act by a healthcare provider in the rendering of professional services, or the rendering of professional service by a healthcare provider without informed consent, which act or omission or rendering of service without informed consent is the proximate cause of a personal injury or wrongful death, provided that such services are within the scope of services for which the provider is licensed and which are not within any restriction imposed by the licensing agency or licensed hospital.

<u>Impact on the public</u>: The public interest will be served because this bill will improve the availability of healthcare services and the fairness and cost-effectiveness of the medical liability system.

Impact on the department and other agencies: None.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

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OTHER AFFECTED AGENCIES: None.

EFFECTIVE DATE: July 1, 2009.