

The Commonwealth of Massachusetts

PRESENTED BY:

William C. Galvin

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to encourage quality reviews and reduce costs in health care.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
William C. Galvin	6th Norfolk	1/29/2021

By Mr. Galvin of Canton, a petition (accompanied by bill, House, No. 1577) of William C. Galvin for legislation to encourage quality reviews and reduce costs in health care. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1151 OF 2019-2020.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act to encourage quality reviews and reduce costs in health care.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 Section (1)

Chapter 111 of the General Laws is hereby amended by inserting at the end of section
204 the following :

(f) The provisions of this section shall apply to any committee formed by an individual
health care provider, physician group practice, licensed health care facility or any combination
thereof to perform the duties or functions of medical peer review as set forth in section one of
this chapter, notwithstanding the fact that the formation of the committee is not required by law
or regulation or that the individual, group or facility is not solely affiliated with a public hospital
or licensed hospital or nursing home or health maintenance organization.

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Section 2

11 Chapter 231: Section 60K of the General Laws is hereby amended by its deletion and 12 replacement with the following: Section 60K. In any action for malpractice, negligence, error, 13 omission, mistake or unauthorized rendering of professional services against a provider of health 14 care, in which a verdict is rendered or a finding made or an order for judgment made for 15 pecuniary damages for personal injuries to the plaintiff or for consequential damages, there shall 16 be added by the clerk of the court to the amount of damages interest thereon, at a rate to be 17 determined as set forth below rather than the rate specified in section 6B of chapter 231, from the 18 date of the commencement of the action even though such interest brings the amount of the 19 verdict or finding beyond the maximum liability imposed by law. For all actions commenced 20 after the effective date of this act, the rate of interest to be applied by the clerk shall be at a rate 21 equal to the weekly average 1-year constant maturity Treasury yield plus 2 per cent, as published 22 by the Board of Governors of the Federal Reserve System for the calendar week preceding the 23 date of judgment. At no point shall the rate of interest established by this section exceed the rate 24 of interest set forth in said section 6B of chapter 231. 25 Section 3 26 Chapter 231: Section 60 of the General Laws, is hereby amended at the end thereof with the addition of the following new section: 27

28 Section 60 M:

In any action for malpractice, negligence, error, omission, mistake or unauthorized
rendering of professional services, against a provider of health care, the plaintiff cannot recover

for loss of an opportunity to survive or an opportunity to achieve a better result unless the
opportunity was greater than 50%. In addition the plaintiff shall have the burden of proving the
following:

(1) The recognized standard of acceptable professional practice in the profession and the
 specialty thereof, if any, that the defendant practices in the community in which he practices or
 in a similar community at the time the alleged injury or wrongful action occurred;

37 (2) That the defendant acted with less than or failed to act with ordinary and reasonable38 care in accordance with such standard; and

39 (3) As a direct and proximate result of the defendant's negligent act or omission, the
40 plaintiff suffered injuries which would not otherwise have occurred.

(4) The plaintiff was a patient of the defendant and had a professional relationship to the
defendant which created a duty of care on the defendants part or where the plaintiff is a
reasonably identifiable victim of the patient of a defendant psychotherapist to whom the patient
communicated a serious threat of physical violence against the plaintiff.

45 Section 4

Chapter 93A Section 9 paragraph 3 of the General Laws is hereby amended by the deletion of the following sentence : "For the purposes of this chapter, the amount of actual damages to be multiplied by the court shall be the amount of the judgment on all claims arising out of the same and underlying transaction or occurrence, regardless of the existence or nonexistence of insurance coverage available in payment of the claim." and the insertion of the following in its place: "For the purposes of this chapter, the amount of actual damages to be

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- 52 multiplied by the court shall not be the judgment on the underlying claims but shall be the
- 53 judgment interest applied to the judgment by the courts, regardless of the existence or
- 54 nonexistence of insurance coverage available in payment of the claim."