

## 1. Line 59 through 62:

59           (5) (a) A plaintiff may not pursue, collect, or execute on a judgment against an individual  
 60           health care provider's personal income or assets, unless the court finds that ← ; ← ;  
 60a           ← (i) ← the  
 61           provider's conduct was willful and malicious or intentionally fraudulent ← ; or [ ; ]  
 61a           (ii) the defendant provider failed to maintain an insurance policy with a policy  
 61b           limit of at least \$1,000,000. ←   
 62           (b) Prior to any award of damages to a plaintiff, a plaintiff may not make allegations that

## 2. Line 145 through 149a:

145           made.  
 146           ← [ {(3) For any award of damages related to a life care plan, the court  
 146a           may award damages for  
 147           future estimated costs only if the court finds the costs are supported by clear and }  
 148           convincing evidence. } ] ←   
 149           [(3) ← (4)] (3) ←  As used in this section, "inflation" means the seasonally adjusted  
 149a           consumer price

## 3. Line 151 through 152a:

151           United States Department of Labor.  
 152           [(4) ← (5)] (4) ←  The limit under Subsection (1) does not apply to awards of  
 152a           punitive damages.