## S.B. 150 NEGLIGENT CREDENTIALING

HOUSE FLOOR AMENDMENTS

AMENDMENT 2 MARCH 8, 2011 9:27 AM

Representative **Kay L. McIff** proposes the following amendments:

- 1. Page 1, Lines 12 through 14
  Senate Committee Amendments
  2-15-2011:
  - This bill:
  - provides { that } specific instances when negligent credentialing { as a cause of action will not } may be recognized in a
  - 14 medical malpractice action.
- 2. Page 1, Lines 26 through 27
  Senate Committee Amendments
  2-15-2011:
  - 26 <u>It is the policy of this state that</u> { the question of negligent credentialing { , as applied to } advanced against
  - 27 \$→ [medical] health care ←\$ providers in malpractice suits {, is not recognized as a cause of action} may only be maintained on the following grounds:
    - (1) knowing disregard; or
    - (2) gross negligence constituting reckless disregard or failure to observe even slight care .