1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
З	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 789 By: Sykes of the Senate
5	and
6	Grau of the House
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10	COMMITTEE SUBSTITUTE
11	An Act relating to civil procedure; amending 12 O.S.
12	2011, Section 3009.1, which relates to admissibility of medical expenses; clarifying admissibility of
13	amounts paid for services in treatment of the injured party; providing for sworn testimony; requiring admissibility of amount billed in specified
14	instances; providing limitation for liens filed;
15	modifying applicability of provisions; and providing an effective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. AMENDATORY 12 O.S. 2011, Section 3009.1, is
20	amended to read as follows:
21	Section 3009.1 A. Upon the trial of any civil case involving
22	action arising from personal injury, the actual amounts paid for any
23	services in the treatment of the injured party, including doctor
24	bills, hospital bills, ambulance service bills, drug and other

1 prescription bills, and similar bills for expenses incurred in the 2 treatment of the party shall be the amounts admissible at trial, not 3 the amounts billed for such expenses incurred in the treatment of the party. If, in addition to evidence of payment, a party submits 4 5 a signed statement acknowledged by the medical provider or an authorized representative or sworn testimony that the provider in 6 consideration of the patient's efforts to collect the funds to pay 7 the provider, will accept the amount paid as full payment of the 8 9 obligations is also admitted, the statement or testimony shall be 10 admitted into evidence. The statement or testimony shall be part of the record as an exhibit but need not be shown to the jury. 11 12 Provided, if If a medical provider has filed a lien in the case for 13 an amount in excess of the amount paid, then the bills in excess of 14 the amount paid, but not more than the amount of the lien, shall be 15 admissible.

16 B. If no payment has been made, the Medicare reimbursement 17 rates in effect when the personal injury occurred, not the amounts 18 billed, shall be admissible if, in addition to evidence of 19 nonpayment, a party submits a signed statement acknowledged by the 20 medical provider or an authorized representative or sworn testimony 21 that the provider, in consideration of the patient's efforts to 22 collect the funds to pay the provider, will accept payment at the 23 Medicare reimbursement rate less cost of recovery as provided in 24 Medicare regulations as full payment of the obligation is also

1	admitted. The statement or testimony shall be admitted into
2	evidence and shall be part of the record as an exhibit but need not
3	be shown to the jury. Provided, if If a medical provider has filed
4	a lien in the case for an amount in excess of the Medicare rate,
5	then <u>the</u> bills in excess of the amount of the Medicare rate <u>,</u> but not
6	more than the amount of the lien, shall be admissible.
7	B. C. If no bills have been paid, or no statement acknowledged
8	by the medical provider or sworn testimony as provided in
9	subsections A and B of this section is provided to the opposing
10	party and listed as an exhibit by the final pretrial hearing, then
11	the amount billed shall be admissible at trial subject to the
12	limitations regarding any lien filed in the case.
13	D. This section shall apply to civil cases involving actions
14	arising from personal injury filed on or after November 1, 2011
15	<u>2015</u> .
16	SECTION 2. This act shall become effective November 1, 2015.
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