LC003945

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

$A\ N\quad A\ C\ T$

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE GENERALLY --**EVIDENCE**

Introduced By: Senators Lauria, DiMario, Miller, Euer, Murray, Valverde, Ujifusa, LaMountain, Cano, and Gallo

Date Introduced: January 24, 2024

Referred To: Senate Judiciary

tod by the Canaral Assambly as follo

	It is enacted by the General Assembly as follows:
1	SECTION 1. Chapter 9-19 of the General Laws entitled "Evidence" is hereby amended by
2	adding thereto the following section:
3	9-19-45. Statements or conduct expressing apology, regret, condolence by health care
4	provider; admissibility.
5	(a) For the purposes of this section, the following words shall have the following meanings:
6	(1) "Health care facility" means any institutional health service provider licensed pursuant
7	to the provisions of chapter 17 of title 23.
8	(2) "Health care provider" or "provider" shall have the same meaning as the meaning
9	contained in § 5-37.3-3.
10	(3) "Relative" means a patient's spouse, parent, grandparent, stepparent, child, grandchild,
11	brother, sister, half-brother, half-sister, uncle, aunt, adopted children of parent, or spouse's parents,
12	whether by whole or half blood, adoption or marriage.
13	(4) "Representative" means a legal guardian, attorney, health care representative or any
14	person recognized in law or custom as a patient's agent.
15	(5) "Unanticipated outcome" means the outcome of a medical treatment or procedure that
16	differs from an expected result of such medical treatment or procedure.
17	(b) In any claim, complaint or civil action brought against a health care facility or provider

by or on behalf of a patient allegedly experiencing an unanticipated outcome, or in any arbitration

1	proceeding or other method of alternative dispute resolution that relates to the claim, complaint or
2	civil action, and in any judicial or administrative proceeding against a health care facility or
3	provider, the following shall be inadmissible as evidence of an admission of liability or as evidence
4	of an admission against interest:
5	(1) Any and all statements, affirmations, gestures, writings, activities or conduct expressing
6	apology, fault, responsibility, liability, benevolence, commiseration, condolence, compassion,
7	error, mistake, regret, sympathy, or a general sense of concern which are made by a health care
8	facility, a health care provider, or an employee or agent of a health care facility or provider, to the
9	patient, the patient's relative, or a representative of the patient which relate to any alleged
10	discomfort, pain, suffering, injury, or death of the patient as a result of the unanticipated outcome.
11	SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE GENERALLY --EVIDENCE

1	This act would provide that statements by a health care provider to a patient or to the
2	patient's relative or representative regarding the unanticipated outcome of such patient's medica
3	care and treatment, such as an apology or an expression of sympathy, shall be inadmissible as
4	evidence of an admission of liability or as evidence of an admission against interest in any claim
5	or action against the provider.
6	This act would take effect upon passage.
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