## HOUSE BILL NO. HB0024

Collateral source payment reductions.

Sponsored by: Representative(s) Gingery

## A BILL

for

AN ACT relating to civil actions; authorizing the
admissibility of collateral source payments in a civil
action after the verdict for the plaintiff has been entered
as specified; requiring a reduction in civil awards if
collateral source payments are available as specified;
providing a definition; providing for the applicability of

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9 Be It Enacted by the Legislature of the State of Wyoming:

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11 Section 1. W.S. 1-1-139 is created to read:

the act; and providing for an effective date.

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13 1-1-139. Collateral source payment reductions.

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- 15 (a) In a civil action, whether based on contract or
- 16 tort, evidence to establish that the plaintiff's expenses
- 17 for medical care or rehabilitation services, or losses of

1 earnings, earning capacity or other economic losses were

2 paid or are payable, in whole or in part, by a collateral

3 source is admissible to the court in which the action is

4 brought after a verdict for the plaintiff and before a

5 judgment is entered on the verdict. After notice and

6 opportunity for an evidentiary hearing, if the court

7 determines that all or part of the plaintiff's expenses or

8 losses have been paid or are payable by a collateral source

9 and the collateral source has not exercised its right to

10 subrogation within the time limit set forth in subsection

11 (e) of this section, the court shall reduce that portion of

12 the judgment that represents damages paid or payable by the

13 collateral source.

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15 (b) The court shall decrease the reduction authorized

16 in subsection (a) of this section by an amount equal to the

17 plaintiff's payments over the two (2) year period preceding

18 the personal injury to the collateral source in the form of

19 payroll deductions, insurance premiums or other direct

20 payments by the plaintiff, as determined by the court to be

21 appropriate.

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23 (c) If the fees for legal services provided to the

24 plaintiff are based on a percentage of the amount of money

1 awarded to the plaintiff, the percentage shall be based on

2 the amount of the adjusted award as provided in subsections

3 (a) and (b) of this section.

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5 (d) If a jury has been impaneled to try an action

6 under this section, the jury shall not be informed of

7 collateral sources or any future benefits which may be

8 payable to the plaintiff.

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10 (e) Not later than ten (10) days after a verdict for

11 the plaintiff has been entered, the plaintiff's attorney

12 shall send notice of the claim or verdict by registered

13 mail to all persons known to the attorney who are entitled

14 by contract or law to a lien against the proceeds of the

15 plaintiff's recovery. If a lien holder does not notify the

16 court of the lien holder's right to subrogation within

17 thirty (30) days after receipt of the notice, the

18 lienholder loses the right of subrogation.

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20 (f) For purposes of this section "collateral source"

21 means payments made to or for the benefit of the plaintiff

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22 for:

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1 (i) Medical expenses and disability payments payable under the United States Social Security Act, any 2 3 federal, state or local income disability act or any other public benefit program; 4 5 (ii) Any health, sickness or income replacement 6 insurance, automobile accident insurance that provides 7 health benefits or income replacement coverage or any other 8 9 similar insurance benefits, except life insurance benefits available to the plaintiff, whether purchased by the 10 11 plaintiff or provided by others; 12 13 (iii) Any contract or agreement of any person, group, organization, corporation, partnership or other 14 business entity to provide, pay for or reimburse the costs 15 of hospital, medical, dental or other health care services, 16 17 except benefits received as gifts, contributions assistance made gratuitously; and 18 19 20 contractual (iv) Any or voluntary wage 21 continuation plan provided by employers or any other system

intended to replace wages during a period of disability.

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(END)

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