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By: Delegate Arnick

Introduced and read first time: February 13, 1998

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

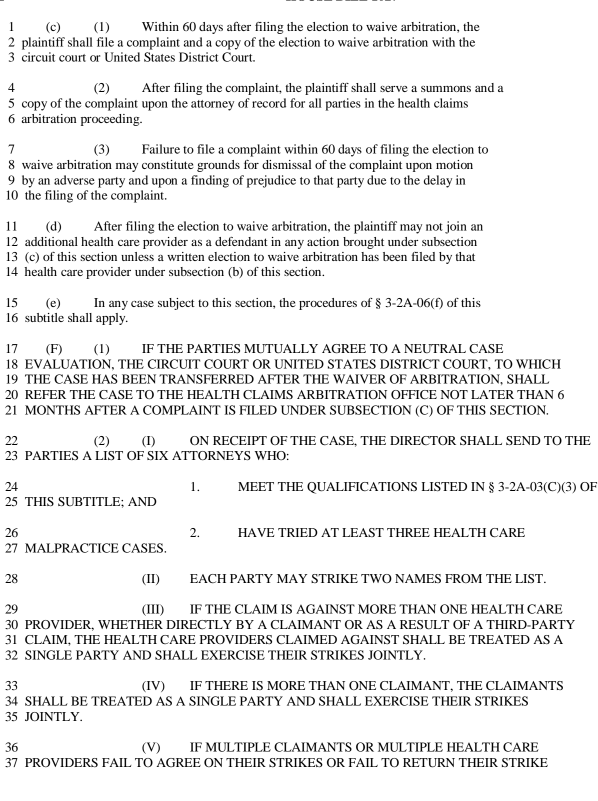
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Health Care Malpractice Claims - Neutral Case Evaluation

- 3 FOR the purpose of requiring certain courts to refer certain health care malpractice
- 4 claims to the Health Claims Arbitration Office for the purpose of neutral case
- 5 evaluation if the parties mutually agree under certain circumstances;
- 6 establishing certain neutral case evaluation procedures; providing that, during
- 7 the neutral case evaluation period, certain courts shall continue to have
- 8 jurisdiction on certain matters; providing for the compensation of evaluators;
- 9 providing for the application of this Act; and generally relating to the neutral
- 10 case evaluation of certain health care malpractice claims.
- 11 BY repealing and reenacting, with amendments,
- 12 Article Courts and Judicial Proceedings
- 13 Section 3-2A-06A and 3-2A-06B
- 14 Annotated Code of Maryland
- 15 (1995 Replacement Volume and 1997 Supplement)
- 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 17 MARYLAND, That the Laws of Maryland read as follows:

18 Article - Courts and Judicial Proceedings

- 19 3-2A-06A.
- 20 (a) At any time before the hearing of a claim with the Health Claims
- 21 Arbitration Office, the parties may agree mutually to waive arbitration of the claim,
- 22 and the provisions of this [subsection] SECTION then shall govern all further
- 23 proceedings on the claim.
- 24 (b) (1) The claimant shall file with the Director a written election to waive
- 25 arbitration which must be signed by all parties or their attorneys of record in the
- 26 arbitration proceeding.
- 27 (2) After filing, the written election shall be mutually binding upon all
- 28 parties.



- 1 LIST TO THE DIRECTOR WITHIN THE TIME SPECIFIED IN PARAGRAPH (VI) OF THIS
- 2 SUBSECTION, THE DIRECTOR SHALL MAKE THE STRIKES ON THEIR BEHALF.
- 3 (VI) THE STRIKES SHALL BE SUBMITTED TO THE DIRECTOR WITHIN
- 4 10 DAYS AFTER DELIVERY OF THE LIST.
- 5 (VII) THE DIRECTOR SHALL APPOINT AN EVALUATOR FROM THE
- 6 UNSTRICKEN NAMES ON THE LIST.
- 7 (3) UPON APPOINTMENT, THE EVALUATOR SHALL SCHEDULE A
- 8 NEUTRAL CASE EVALUATION SESSION TO BE HELD WITHIN 45 DAYS AFTER THE
- 9 APPOINTMENT TO PURSUE THE NEUTRAL CASE EVALUATION OF THE CLAIM OR TO
- 10 RESOLVE ANY ISSUES TO WHICH THE PARTIES AGREE TO STIPULATE BEFORE TRIAL.
- 11 (4) WITHIN 10 DAYS AFTER THE NEUTRAL CASE EVALUATION SESSION,
- 12 THE EVALUATOR SHALL NOTIFY, IN WRITING, THE DIRECTOR AND THE CIRCUIT
- 13 COURT OR UNITED STATES DISTRICT COURT OF THE RESULTS OF THE NEUTRAL
- 14 CASE EVALUATION.
- 15 (5) (I) DURING THE NEUTRAL CASE EVALUATION PERIOD, THE
- 16 CIRCUIT COURT OR UNITED STATES DISTRICT COURT SHALL CONTINUE TO HAVE
- 17 JURISDICTION TO RULE ON ANY MOTIONS OR DISCOVERY MATTERS.
- 18 (II) THE NEUTRAL CASE EVALUATION MAY NOT INTERFERE WITH
- 19 THE SCHEDULED TRIAL.
- 20 (6) (I) THE EVALUATOR SHALL BE PAID IN ACCORDANCE WITH §
- 21 3-2A-03(D) OF THIS SUBTITLE.
- 22 (II) UNLESS OTHERWISE AGREED BY THE PARTIES, THE COST OF
- 23 NEUTRAL CASE EVALUATION, WHICH MAY NOT EXCEED \$300 PER CASE, SHALL BE
- 24 DIVIDED EQUALLY BETWEEN THE PARTIES.
- 25 [(f)] (G) The provisions of this section apply only if no party waives
- 26 arbitration of the claim under the provisions of § 3-2A-06B of this subtitle.
- 27 3-2A-06B.
- 28 (a) Arbitration of a claim with the Health Claims Arbitration Office may be
- 29 waived by the claimant or any defendant in accordance with this section, and the
- 30 provisions of this section shall govern all further proceedings on any claim for which
- 31 arbitration has been waived under this section.
- 32 (b) Subject to the time limitation under subsection (d) of this section, any
- 33 claimant may waive arbitration at any time after filing the certificate of qualified
- 34 expert required by \S 3-2A-04(b) of this subtitle by filing with the Director a written
- 35 election to waive arbitration signed by the claimant or the claimant's attorney of
- 36 record in the arbitration proceeding.

1 2	(2) The claimant shall serve the written election on all other parties to the claim in accordance with the Maryland Rules.
5	(3) If the claimant waives arbitration under this subsection, all defendants shall comply with the requirements of § 3-2A-04(b) of this subtitle by filing their certificates at the Health Claims Arbitration Office or, after the election, in the appropriate circuit court or United States District Court.
9 10	(c) (1) Subject to the time limitation under subsection (d) of this section, any defendant may waive arbitration at any time after the claimant has filed the certificate of qualified expert required by § 3-2A-04(b) of this subtitle by filing with the Director a written election to waive arbitration signed by the defendant or the defendant's attorney of record in the arbitration proceeding.
12 13	(2) The defendant shall serve the written election on all other parties to the claim in accordance with the Maryland Rules.
16	(3) If a defendant waives arbitration under this subsection, the defendant shall comply with the requirements of § 3-2A-04(b) of this subtitle by filing the certificate at the Health Claims Arbitration Office, or, after the election, in the appropriate circuit court or United States District Court.
	(d) (1) A waiver of arbitration by any party under this section may be filed not later than 60 days after all defendants have filed a certificate of qualified expert under § 3-2A-04(b) of this subtitle.
	(2) Any waiver of arbitration after the date specified in paragraph (1) of this subsection shall be in accordance with the provisions of § 3-2A-06A of this subtitle.
24	(e) After filing, the written election shall be binding upon all parties.
	(f) (1) Within 60 days after the filing of an election to waive arbitration by any party, the plaintiff shall file a complaint and a copy of the election to waive arbitration in the appropriate circuit court or the United States District Court.
	(2) After filing the complaint, the plaintiff shall serve a summons and a copy of the complaint upon all defendants or the attorney of record for all parties in the health claims arbitration proceeding.
31 32	(3) Failure to file a complaint within 60 days of filing the election to waive arbitration may constitute grounds for dismissal of the complaint upon:
33	(i) A motion by an adverse party; and
34 35	(ii) A finding of prejudice to the adverse party due to the delay in the filing of the complaint.
36 37	(g) After the filing of an election to waive arbitration under this section, if a party joins an additional health care provider as a defendant in an action, the party

- 1 shall file a certificate of qualified expert required by § 3-2A-04(b) of this subtitle
- 2 with respect to the additional health care provider.
- 3 (h) In any case subject to this section, the procedures of § 3-2A-06(f) of this
- 4 subtitle shall apply.
- 5 (I) (1) IF THE PARTIES MUTUALLY AGREE TO A NEUTRAL CASE
- 6 EVALUATION, THE CIRCUIT COURT OR UNITED STATES DISTRICT COURT, TO WHICH
- 7 THE CASE HAS BEEN TRANSFERRED AFTER THE WAIVER OF ARBITRATION, SHALL
- 8 REFER THE CASE TO THE HEALTH CLAIMS ARBITRATION OFFICE NOT LATER THAN 6
- 9 MONTHS AFTER A COMPLAINT IS FILED UNDER SUBSECTION (C) OF THIS SECTION.
- 10 (2) (I) ON RECEIPT OF THE CASE, THE DIRECTOR SHALL SEND TO THE
- 11 PARTIES A LIST OF SIX ATTORNEYS WHO:
- 1. MEET THE QUALIFICATIONS LISTED IN § 3-2A-03(C)(3) OF
- 13 THIS SUBTITLE; AND
- 14 2. HAVE TRIED AT LEAST THREE HEALTH CARE
- 15 MALPRACTICE CASES.
- 16 (II) EACH PARTY MAY STRIKE TWO NAMES FROM THE LIST.
- 17 (III) IF THE CLAIM IS AGAINST MORE THAN ONE HEALTH CARE
- 18 PROVIDER, WHETHER DIRECTLY BY A CLAIMANT OR AS A RESULT OF A THIRD-PARTY
- 19 CLAIM, THE HEALTH CARE PROVIDERS CLAIMED AGAINST SHALL BE TREATED AS A
- 20 SINGLE PARTY AND SHALL EXERCISE THEIR STRIKES JOINTLY.
- 21 (IV) IF THERE IS MORE THAN ONE CLAIMANT, THE CLAIMANTS
- 22 SHALL BE TREATED AS A SINGLE PARTY AND SHALL EXERCISE THEIR STRIKES
- 23 JOINTLY.
- 24 (V) IF MULTIPLE CLAIMANTS OR MULTIPLE HEALTH CARE
- 25 PROVIDERS FAIL TO AGREE ON THEIR STRIKES OR FAIL TO RETURN THEIR STRIKE
- 26 LIST TO THE DIRECTOR WITHIN THE TIME SPECIFIED IN PARAGRAPH (VI) OF THIS
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- 6 (II) THE NEUTRAL CASE EVALUATION MAY NOT INTERFERE WITH 7 THE SCHEDULED TRIAL.
- 8 $\,$ (6) (I) The evaluator shall be paid in accordance with $\$ 9 3-2A-03(D) of this subtitle.
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- 11 NEUTRAL CASE EVALUATION, WHICH MAY NOT EXCEED \$300 PER CASE, SHALL BE
- 12 DIVIDED EQUALLY BETWEEN THE PARTIES.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to
- 14 any claim pending or filed on or after the effective date of this Act.
- 15 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 16 October 1, 1998.