SENATE BILL 127 (LRB -0061)

An Act to amend 893.80 (1m) and 893.82 (5m); and to create 893.80 (3m) of the statutes; relating to: notification to the state and certain public agencies regarding a medical malpractice claim and limits on liability. (FE)

2009

4 0 07			
03-18.	S.	Introduced by Senators Risser, Lehman, Robson, Kreitlow and Grothman; cosponsored by Representatives Cullen, Staskunas, Montgomery, Richards, Smith, Berceau and Spanbauer.	
03-18.	S.	Read first time and referred to committee on Judiciary, Corrections, Insurance, Campaign Finance Reform, and Housing	103
08-18.	S.	Fiscal estimate received.	
08-18.	S.	Public hearing held.	
08-19.	S.	Senator Grothman withdrawn as a coauthor	264
08-25.	S.	Fiscal estimate received.	
09-09.	S.	Representative Spanbauer withdrawn as a cosponsor	300
10-29.	S.	Senate amendment 1 offered by Senator Risser (LRB a0922)	
2010		Not	
01-19.	S.	Senate substitute amendment 1 offered by Senators Risser, Erpenbach and Taylor (LRB s0244)	485
02-04.	S.	(LRB correction (Senate Amendment 1)	
02-04.	S.	Executive action taken.	
02-05.	S.	Report adoption of Senate Substitute Amendment I recommended by committee on Judiciary,	
		Corrections, Insurance, Campaign Finance Reform, and Housing, Ayes 5, Noes 0	543
02-05.	S.	Report passage as amended recommended by committee on Judiciary, Corrections, Insurance, Campaign	
		Finance Reform, and Housing, Ayes 5, Noes 0	. 543
02-05.	S.	Available for scheduling.	
02-10.	S.	Referred to joint committee on Finance by committee on Senate Organization pursuant to Senate Rule 41	
		(1)(e)	. 553
02-10.	S.	Withdrawn from joint committee on Finance and made Available for Scheduling by committee on	
		Senate Organization pursuant to Senate Rule 41 (1)(e)	. 553
02-10.	S.	Placed on calendar 2-16-2010 pursuant to Senate Rule 18(1)	
02-16.	S.	Read a second time	
02-16.	S.	Senate substitute amendment 1 adopted	. 562
02-16.	S.	Ordered to a third reading	
02-16.	S.	Rules suspended	. 562
02-16.	S.	Read a third time and passed, Ayes 26, Noes 7	. 562
02-16.	S.	Ordered immediately messaged	. 564
02-17.	A.	Received from Senate	. 666
02-17.	A.	Read first time and referred to committee on Insurance	. 666
02-19.	A.	Fiscal estimate received.	
03-11.	A.	Public hearing held.	
04-13.	A.	Executive action taken.	
04-14.	A.	Report concurrence recommended by committee on Insurance, Ayes 10, Noes 0	. 829
04-14.	A.	Referred to committee on Rules	. 829
04-20.	A.	Made a special order of business at 11:20 A.M. on 4-22-2010 pursuant to Assembly Resolution 26.	
04-22.	A.	Read a second time.	
04-22.	A.	Ordered to a third reading.	
04-22.	A.	Rules suspended.	
04-22.	A.	Read a third time and concurred in.	
04-22.	A.	Ordered immediately messaged.	
04-23.	S.	Received from Assembly concurred in.	

2009 ENROLLED BILL

09en_SB-<u>12</u>7

ADOPTED DOCUMENTS: ☐ Orig ☐ Engr	SubAmdt_	1 09 5 0244/							
Amendments to above (if none, write "NONE"):									
Corrections - show date (if none, write "NONE"):									
Topic Rel									
	5/4/10 Date	Enrolling Drafter							



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State of Misconsin 2009 - 2010 LEGISLATURE

LRBs0244/1 RPN:jld:rs

SENATE SUBSTITUTE AMENDMENT 1, TO 2009 SENATE BILL 127

January 19, 2010 - Offered by Senators RISSER, ERPENBACH and TAYLOR.

1	AN ACT to amend 893.80 (1m) and 893.82 (5m) of the statutes; relating to
2	notification to the state and certain public agencies regarding a medical
3	malpractice claim.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 893.80 (1m) of the statutes is amended to read:

893.80 (1m) With regard to a claim to recover damages for medical malpractice, the time period under provisions of sub. (1) (a) shall be 180 days after discovery of the injury or the date on which, in the exercise of reasonable diligence, the injury should have been discovered, rather than 120 days after the happening of the event giving rise to the claim do not apply. The time periods that apply for commencing an action under this section for damages for medical malpractice are the time periods under ss. 893.55 (1m), (2), and (3) and 893.56.

SECTION 2.	893.82	(5m)	of	the	statutes	is	amended	to	read:

893.82 (5m) With regard to a claim to recover damages for medical malpractice, the time periods under provisions of subs. (3), (3m), and (4) shall be 180 days after discovery of the injury or the date on which, in the exercise of reasonable diligence, the injury should have been discovered, rather than 120 days after the event causing the injury do not apply. The time periods for commencing an action under this section for damages for medical malpractice are the time periods under ss. 893.55 (1m), (2), and (3) and 893.56.

SECTION 3. Initial applicability.

(1) This act first applies to acts or omissions that occur on the effective date of this subsection.

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