GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

H HOUSE DRH70279-LD-96 (4/9)

Short Title:	No Secret Medical Malpractice Settlements. (Public
Sponsors:	Representative Nesbitt.
Referred to:	
	A BILL TO BE ENTITLED
AN ACT T	O PROVIDE THAT CONFIDENTIAL SETTLEMENTS OF MEDICAL
	ACTICE ACTIONS ARE VOID.
The General	Assembly of North Carolina enacts:
Sl	ECTION 1. The General Assembly makes the following findings:
(1	,
	responsible for the majority of occurrences of medical malpractice
	and North Carolina consumers have no way to access informatio
	about physicians' performance.
(2	•
	confidential basis, and injured patients have no leverage to insist the
	settlements be open so as to advise the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the public of continuing public safety risk from practices and procedures at facilities or from repeating the settlements of the settlement of
	malpractice offenders.
(3	*
(3	actions filed in the courts of North Carolina be open.
S	ECTION 2. Article 1B of Chapter 90 of the General Statutes is amende
	new section to read:
" <u>§ 90-21.1</u>	8. Settlements of medical malpractice actions; confidentialit
<u>ag</u>	reements void.
	ical malpractice action, any agreement to settle claims against any party o
	al basis is void and unenforceable."
S	ECTION 3. This act becomes effective October 1, 2003, and applies t

actions filed on or after that date.