

# **Ohio Legislative Service Commission**

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# **Fiscal Note & Local Impact Statement**

**Bill**: Sub. H.B. 276 of the 130th G.A. **Date**: June 2, 2014

**Status**: As Reported by House Judiciary **Sponsor**: Rep. Stautberg

Local Impact Statement Procedure Required: No

**Contents**: Admissibility of evidence in a civil action against a health care provider

## **State Fiscal Highlights**

No direct fiscal effect on the state.

### **Local Fiscal Highlights**

• The bill generally may reduce the number of civil actions involving health care facilities, or expedite the dismissal of such cases thereby reducing case processing expenditures for the common pleas courts.

### **Detailed Fiscal Analysis**

The bill's provisions will largely affect courts of common pleas, as they generally have jurisdiction over most medical claim actions given the amount of damages typically sought by plaintiffs. In the short term, there could be an increase in claims filed before the bill becomes effective, as plaintiffs and their counsel in certain circumstances may feel current law will produce a more favorable outcome than would be the case under the bill. Over the longer term however, it is expected that the bill could reduce caseloads, or expedite the resolution of applicable cases filed with the courts based on the changed standards of admissible evidence. The overall reduction in caseloads will create a savings for the courts measured in terms of court time and improved administrative efficiency in the adjudication of these types of cases.

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