## Stricken language would be deleted from and underlined language would be added to present law. Act 996 of the Regular Session

1	State of Arkansas	As Engrossed: H4/4/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 592
4			
5	By: Senator Elliott		
6	By: Representative Cloud		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE PATIENT PROTECTION ACT OF 1995;		
10	TO PROTECT THE RIGHT OF A PATIENT TO SEE THE		
11	HEALTHCARE PROVIDER OF THE PATIENT'S CHOICE AFTER AN		
12	ADVERSE PROFESSIONAL REVIEW ACTION UNLESS THAT		
13	HEALTHCAR:	E PROVIDER HAS VIOLATED THE APPROPR	IATE
14	STANDARD	OF CARE; TO DECLARE AN EMERGENCY; A	ND FOR
15	OTHER PUR	POSES.	
16			
17			
18		Subtitle	
19	TO A	AMEND THE PATIENT PROTECTION ACT OF	
20	1995; AND TO DECLARE AN EMERGENCY.		
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
24			
25	SECTION 1. Ark	ansas Code Title 23, Chapter 99, Su	bchapter 2, is
26	amended to add an add	itional section to read as follows:	
27	<u>23-99-210. Hea</u>	lthcare provider — Adverse professi	onal review action.
28	A healthcare in	surer shall not exclude a physician	as a participating
29	healthcare provider i	n a health benefit plan <i>based solel</i>	y on an adverse
30	professional review a	ection, including those described in	the Arkansas Peer
31	Review Fairness Act, § 20-9-1301 et seq., unless a hospital's physician peer		
32	review committee conc	cludes that the conduct of the physi	cian adversely
33	affected or could have adversely affected a patient by violating the standard		
34	of care or posing a r	risk to the health or welfare of a p	eatient.
35			
36	СЕСТІОМ 2 БМЕ <sup>.</sup>	PROFINCY CLAUSE It is found and det	ermined by the

As Engrossed: H4/4/19 SB592

1	General Assembly of the State of Arkansas that some healthcare insurers		
2	exclude a physician as a participating healthcare provider based on an		
3	adverse peer review action; that this is unfair if the adverse peer review		
4	action is tainted by conflicts of interest or is directed at conduct that did		
5	not violate the standard of care; and that this act is immediately necessary		
6	to protect the right of a patient to see the healthcare provider of the		
7	patient's choice. Therefore, an emergency is declared to exist, and this act		
8	being immediately necessary for the preservation of the public peace, health,		
9	and safety shall become effective on:		
10	(1) The date of its approval by the Governor;		
11	(2) If the bill is neither approved nor vetoed by the Governor,		
12	the expiration of the period of time during which the Governor may veto the		
13	bill; or		
14	(3) If the bill is vetoed by the Governor and the veto is		
15	overridden, the date the last house overrides the veto.		
16			
17	/s/Elliott		
18			
19			
20	APPROVED: 4/15/19		
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			