1 2	State of Arkansas 95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1381
4	-		
5	By: Representative Steimel		
6	By: Senator B. Johnson		
7			
8	For An Act To Be Entitled		
9	AN ACT CONCERNING AN INSURER'S RIGHT TO SUBROGATION		
10	AND REIMBURSEMENT FOR MEDICAL AND HOSPITAL BENEFITS;		
11	AND FOR OTHER PURPOSES.		
12			
13			
14		Subtitle	
15	CONC	ERNING AN INSURER'S RIGHT TO	
16	SUBR	OGATION AND REIMBURSEMENT FOR	
17	MEDI	CAL AND HOSPITAL BENEFITS.	
18			
19	BE IT ENACTED BY THE (	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
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21	SECTION 1. DO 1	NOT CODIFY. <u>Legislative intent.</u>	
22	It is the intent of the General Assembly to limit the applicability of		
23	this act to only the aggregate five thousand dollars (\$5,000) in medical and		
24	<u>hospital benefits unde</u>	er § 23-89-202(1).	
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26	SECTION 2. Arka	ansas Code § 23-89-207 is amended to 1	read as follows:
27	23-89-207. Inst	urer's right of reimbursement.	
28	(a) <u>(l)</u> Whenever	r a recipient of benefits under § 23-8	39-202(1) <del>and (2)</del>
29	recovers in tort for :	injury, either by settlement or judgme	ent, the insurer
30	paying the benefits ha	as a right of reimbursement and credit	t out of the tort
31	recovery or settlement	t, less the cost of collection, as def	fined.
32	<del>(b)</del> (2) Ai	n insurer shall have a lien upon the m	recovery to the
33	extent of the insurer	's benefit payments.	
34	<u>(3) If a</u>	recipient of benefits under § 23-89-2	202(1) does not
35	pursue recovery against a liable third party, an insurer shall have a right		
36	of subrogation.		



1	(4) All cost of collection thereof shall be assessed against the
2	insurer and insured in the proportion each benefits from the recovery.
3	(c) The insurer shall have a lien upon the recovery to the extent of
4	its benefit payments.
5	<del>(d)<u>(</u>5)</del> The <u>An</u> insurer for the party who is liable in damages to
6	the injured party shall not condition settlement or payment of a judgment in
7	favor of the injured party upon issuing a single check jointly to the injured
8	party and the injured party's insurance company.
9	(b) The common law doctrine that requires a party to be made whole
10	before an insurer is reimbursed or is able to subrogate does not apply to the
11	recovery of an insurer under this section.
12	(c) This subchapter does not apply to, modify, or abrogate the rights
13	and obligations under the Workers' Compensation Law, § 11-9-101 et seq.
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