



General Assembly

Amendment

February Session, 2004

LCO No. 4060

HB0566904060HDO

Offered by:

REP. FELTMAN, 6th Dist.

To: Subst. House Bill No. 5669

File No. 504

Cal. No. 355

(As Amended)

"AN ACT CONCERNING MEDICAL MALPRACTICE INSURANCE REFORM."

1 Strike section 6 in its entirety and insert the following:

2 "The department shall file with the Governor and the joint standing
3 [committee on public health of the General Assembly on or before
4 January 1, 1986, and thereafter] committees of the General Assembly
5 having cognizance of matters relating to public health and insurance
6 and real estate, on or before January first of each succeeding year, a
7 report of the activities of the department and the board conducted
8 pursuant to sections 20-13d and 20-13e, as amended by this act. Each
9 such report shall include, but shall not be limited to, the following
10 information: The number of petitions received; the number of petitions
11 not investigated, and the reasons why; the number of hearings held on
12 such petitions; [and,] the outcome of such hearings; the timeliness of
13 action taken on any petition considered to be a priority; without
14 identifying the particular physician concerned, a brief description of

15 the impairment alleged in each such petition and the actions taken
16 with regard to each such petition by the department and the board; the
17 number of notifications received pursuant to section 19a-17a, as
18 amended by this act; the number of such notifications with no further
19 action taken, and the reasons why; and the outcomes for notifications
20 where further action is taken."