01/26/17 REVISOR XX/LP 17-2372 as introduced

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1345

(SENATE AUTHORS: UTKE, Dahms and Sparks)

DATE 02/23/2017

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D-PG 759

OFFICIAL STATUS

Introduction and first reading
Referred to Commerce and Consumer Protection Finance and Policy

A bill for an act

relating to insurance; limiting certain remedies of uninsured motorists; amending

| 1.3 | Minnesota Statutes 2016, section 65B.51, subdivision 3. |
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| 1.4 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
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| 1.5 | Section 1. Minnesota Statutes 2016, section 65B.51, subdivision 3, is amended to read: |
| 1.6 | Subd. 3. Limitation of damages for noneconomic detriment. In an action described |
| 1.7 | in subdivision 1, no person shall recover damages for noneconomic detriment unless: |
| 1.8 | (a) The sum of the following exceeds \$4,000: |
| 1.9 | (1) reasonable medical expense benefits paid, payable, or payable but for any applicable |
| 1.10 | deductible, plus |
| 1.11 | (2) the value of free medical or surgical care or ordinary and necessary nursing services |
| 1.12 | performed by a relative of the injured person or a member of the injured person's household, |
| 1.13 | plus |
| 1.14 | (3) the amount by which the value of reimbursable medical services or products exceeds |
| 1.15 | the amount of benefit paid, payable, or payable but for an applicable deductible for those |
| 1.16 | services or products if the injured person was charged less than the average reasonable |
| 1.17 | amount charged in this state for similar services or products, minus |
| 1.18 | (4) the amount of medical expense benefits paid, payable, or payable but for an applicable |
| 1.19 | deductible for diagnostic X-rays and for a procedure or treatment for rehabilitation and not |
| 1.20 | for remedial purposes or a course of rehabilitative occupational training; or |
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(b) the injury results in:

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| 2.1 | (1) perma | nnent disfigurement | ·· ? | | | | |
| 2.2 | (2) perma | nnent injury; | | | | | |
| 2.3 | (3) death | ; or | | | | | |
| 2.4 | (4) disabi | lity for 60 days or | more. | | | | |
| 2.5 | (c) For the purposes of clause (a) evidence of the reasonable value of medical services | | | | | | |
| 2.6 | and products shall be admissible in any action brought in this state. | | | | | | |
| 2.7 | For the p | urposes of this subo | livision disability | means the inability to e | engage in | | |
| 2.8 | substantially | all of the injured p | erson's usual and | customary daily activiti | es. | | |
| 2.9 | (d) Excep | ot as provided in pa | ragraph (f), in an | action to recover damag | ges arising out of | | |
| 2.10 | the operation | or use of a motor | vehicle, a person | shall not recover noneco | onomic losses to | | |
| 2.11 | compensate for pain, suffering, inconvenience, physical impairment, disfigurement, and | | | | | | |
| 2.12 | other nonpec | uniary damages if | any of the follow | ing applies: | | | |
| 2.13 | (1) the in | jured person was at | the time of the a | ccident operating the ve | hicle in violation | | |
| 2.14 | of sections 1 | 69A.20 to 169A.27 | and was convict | ed of that offense; | | | |
| 2.15 | (2) the inj | ured person was the | e owner of a vehic | cle involved in the accide | nt and the vehicle | | |
| 2.16 | was not insu | red as required by t | he financial resp | onsibility laws of this sta | ite; or | | |
| 2.17 | (3) the in | jured person was th | e operator of a v | ehicle involved in the ac | cident and the | | |
| 2.18 | operator can | not establish financ | ial responsibility | as required by the finance | cial responsibility | | |
| 2.19 | laws of this s | state. | | | | | |
| 2.20 | (e) Excep | ot as provided in par | ragraph (f), an in | surer is not liable, direct | ly or indirectly, | | |
| 2.21 | under a polic | y of liability or uni | nsured motorist | insurance to indemnify f | or noneconomic | | |
| 2.22 | losses of a po | erson injured as des | scribed in paragra | <u>ıph (d).</u> | | | |
| 2.23 | (f) In the | event a person desc | ribed in paragrap | h (d), clause (2), was inju | ared by a motorist | | |
| 2.24 | who at the tin | ne of the accident v | vas operating the | ir vehicle in violation of | sections 169A.20 | | |
| 2.25 | to 169A.27 a | nd was convicted o | of that offense, th | e injured person is not b | arred from | | |
| 2.26 | recovering noneconomic losses to compensate for pain, suffering, inconvenience, physical | | | | | | |

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impairment, disfigurement, and other nonpecuniary damages.

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