

~~(A) -- IN ANY ACTION FOR DAMAGES FOR PERSONAL INJURY AN INJURY ARISING OUT OF THE RENDERING OF OR FAILURE TO RENDER PROFESSIONAL SERVICES BY A HEALTH CARE PROVIDER, AS DEFINED IN § 3-2A-01 OF THIS ARTICLE, A DEFENDANT MAY INTRODUCE EVIDENCE OF ANY AMOUNT PAYABLE AS A BENEFIT TO THE PLAINTIFF AS A RESULT OF THE PERSONAL INJURY PURSUANT TO:~~

~~(1) -- THE UNITED STATES SOCIAL SECURITY ACT;~~

~~(2) -- ANY -- STATE -- OR -- FEDERAL -- INCOME -- DISABILITY -- OR WORKER'S COMPENSATION ACT;~~

~~(3) -- ANY -- HEALTH, -- SICKNESS, -- OR -- INCOME -- DISABILITY INSURANCE;~~

~~(4) -- ANY -- ACCIDENT -- INSURANCE -- THAT -- PROVIDES -- HEALTH BENEFITS OR INCOME DISABILITY COVERAGE; -- OR~~

~~(5) -- ANY -- CONTRACT -- OR -- AGREEMENT -- OF -- ANY -- GROUP, ORGANIZATION, PARTNERSHIP, OR CORPORATION TO PROVIDE, PAY FOR, OR REIMBURSE -- THE COST OF MEDICAL, HOSPITAL, DENTAL, OR OTHER HEALTH CARE SERVICES;~~

~~(B) -- IF A DEFENDANT INTRODUCES -- EVIDENCE -- OF -- ANY -- INSURANCE BENEFITS -- TO -- THE PLAINTIFF UNDER SUBSECTION (A) OF THIS SECTION, THE PLAINTIFF MAY INTRODUCE EVIDENCE -- OF -- ANY -- AMOUNT -- WHICH -- THE PLAINTIFF HAS PAID OR CONTRIBUTED TO SECURE THOSE BENEFITS.~~

~~(C) -- EXCEPT -- IN -- THE -- CASE -- OF -- BENEFITS PAID TO THE PLAINTIFF UNDER THE UNITED STATES SOCIAL SECURITY -- ACT, -- OR -- ANY -- STATE -- OR FEDERAL -- INCOME -- DISABILITY OR WORKER'S COMPENSATION ACT, -- A SOURCE OF COLLATERAL BENEFITS, -- INTRODUCED AS EVIDENCE -- UNDER -- SUBSECTION (A) -- OF -- THIS -- SECTION, -- MAY -- NOT -- RECOVER ANY AMOUNT AGAINST THE PLAINTIFF, AND MAY -- NOT -- BE -- SUBROGATED -- TO -- THE -- RIGHTS -- OF -- THE PLAINTIFF AGAINST THE DEFENDANT.~~

~~(c) (d) A -- CLAIM -- FILED -- WITH -- THE -- HEALTH -- CLAIMS -- ARBITRATION OFFICE IN ACCORDANCE WITH § 3-2A-04 -- OF -- THIS -- ARTICLE -- SHALL -- BE CONSIDERED AN ACTION FOR PURPOSES OF THIS SECTION.~~

10-914. 10-913.

(A) IN ANY ACTION FOR PUNITIVE DAMAGES FOR PERSONAL INJURY AN INJURY ARISING OUT OF THE RENDERING OF OR FAILURE TO RENDER PROFESSIONAL SERVICES BY A HEALTH CARE PROVIDER, AS DEFINED IN § 3-2A-01 OF THIS ARTICLE PERSONAL INJURY, EVIDENCE OF THE DEFENDANT'S FINANCIAL MEANS IS NOT ADMISSIBLE UNTIL THERE HAS BEEN A FINDING OF LIABILITY AND THAT PUNITIVE DAMAGES ARE SUPPORTABLE UNDER THE FACTS.

(B) A CLAIM FILED WITH THE HEALTH CLAIMS ARBITRATION OFFICE IN ACCORDANCE WITH § 3-2A-04 OF THIS ARTICLE SHALL BE CONSIDERED AN ACTION FOR PURPOSES OF THIS SECTION.

11-108.