maintained in bad faith or without substantial justification; requiring the Director of the Health Claims Arbitration Office or court to report certain findings and the names of certain-attorneys to the Administrative Office of the Courts; requiring the Administrative Office of the Courts to publish on the website of the Judiciary a certain list of certain attorneys who have been the subject of a certain number of findings within a certain period; prohibiting an attorney from bringing a certain claim or action under certain circumstances; requiring the appearance of an attorney to be stricken under certain circumstances; providing that the lack of an appearance by an attorney is not grounds for a continuance under certain circumstances; requiring a certain notice; allowing certain parties in health care malpractice actions to make certain offers of judgment; establishing procedures relating to offers of iudgment; requiring a party who does not accept an offer of judgment to pay certain costs if the judgment obtained is not more favorable than the offer of judgment; altering certain limitations on noneconomic damages for health care malpractice actions; establishing a certain single limitation on noneconomic damages for a survival action and a wrongful death action concerning health care malpractice; prohibiting a jury from being informed of certain limitations on noneconomic damages; requiring that an award or verdict of economic damages for a medical injury exclude certain amounts for past medical expenses; and past or future loss of earnings; requiring that an award or verdict for past or future loss of earnings shall be limited to a certain percentage; establishing certain evidentiary presumptions concerning certain economic damages for a medical injury under certain circumstances; authorizing a court to employ a certain neutral expert witness under certain circumstances; providing for the costs of a certain neutral expert witness; exempting certain health care providers from civil liability for certain acts or omissions in providing assistance or medical aid to a victim in a medical facility under certain circumstances; altering the number of jurors required for a jury in a civil action; requiring-that proposed expert witnesses in civil actions meet certain criteria; prohibiting the use of certain expressions of regret or apology as evidence of liability or as an admission against interest in certain actions and proceedings under certain circumstances; requiring a hospital or related institution to report certain occurrences within a certain time to the Department of Health and Mental Hygiene under certain circumstances; authorizing a hospital or related institution to report certain occurrences to the Department under certain circumstances; requiring a hospital or related institution to conduct a certain analysis of certain occurrences within a certain time and submit the analysis within a certain time to the Department; establishing a certain penalty for violations of certain reporting requirements; requiring the Secretary of the Department to adopt certain regulations; requiring a court to award certain costs and fees to certain prevailing parties in certain actions relating to decisions of certain medical review committees under certain circumstances: altering the standard of proof for certain findings by the State Board of Physicians; requiring insurers providing professional liability insurance to a health care provider in the State to submit certain information to the Maryland Insurance Commissioner; authorizing the Commissioner to require certain insurers to submit certain reports; requiring the Commissioner to submit a