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2025 Legislature

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2	An act relating to recovery of damages for medical
3	negligence resulting in death; amending s. 768.21,
4	F.S.; deleting a provision that precluded certain
5	persons from recovering damages for medical negligence
6	resulting in death; amending ss. 400.023, 400.0235,
7	and 429.295, F.S.; conforming provisions to changes
8	made by the act; providing an effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Subsection (8) of section 768.21, Florida
13	Statutes, is amended, and subsections (3) and (4) of that
14	section are republished, to read:
15	768.21 Damages.—All potential beneficiaries of a recovery
16	for wrongful death, including the decedent's estate, shall be
17	identified in the complaint, and their relationships to the
18	decedent shall be alleged. Damages may be awarded as follows:
19	(3) Minor children of the decedent, and all children of
20	the decedent if there is no surviving spouse, may also recover
21	for lost parental companionship, instruction, and guidance and
22	for mental pain and suffering from the date of injury. For the
23	purposes of this subsection, if both spouses die within 30 days
24	of one another as a result of the same wrongful act or series of
25	acts arising out of the same incident, each spouse is considered
	Page 1 of 3

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2025 Legislature

26 to have been predeceased by the other.

(4) Each parent of a deceased minor child may also recover
for mental pain and suffering from the date of injury. Each
parent of an adult child may also recover for mental pain and
suffering if there are no other survivors.

31 (8) The damages specified in subsection (3) shall not be 32 recoverable by adult children and the damages specified in 33 subsection (4) shall not be recoverable by parents of an adult 34 child with respect to claims for medical negligence as defined 35 by s. 766.106(1).

36 Section 2. Subsection (9) of section 400.023, Florida 37 Statutes, is amended to read:

38 400.023 Civil enforcement.-

(9) An action under this part for a violation of rights or negligence recognized herein is not a claim for medical malpractice, and s. 768.21(8) does not apply to a claim alleging death of the resident.

43 Section 3. Section 400.0235, Florida Statutes, is amended 44 to read:

45 400.0235 Certain provisions not applicable to actions 46 under this part.—An action under this part for a violation of 47 rights or negligence recognized under this part is not a claim 48 for medical malpractice, and the provisions of s. 768.21(8) do 49 not apply to a claim alleging death of the resident.

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Section 4. Section 429.295, Florida Statutes, is amended

Page 2 of 3

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2025 Legislature

51	to read:
52	429.295 Certain provisions not applicable to actions under
53	this part.—An action under this part for a violation of rights
54	or negligence recognized herein is not a claim for medical
55	malpractice, and the provisions of s. 768.21(8) do not apply to
56	a claim alleging death of the resident.
57	Section 5. This act shall take effect July 1, 2025.

Page 3 of 3

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