

Bill Summary
2nd Session of the 59th Legislature

Bill No.:	SB 2166
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Author:	Sen. Daniels
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Bill Analysis

SB 2166 limits awards relating to injuries to the reasonable value of any necessary medical services or treatment and specifies that the award may not exceed amounts actually paid by or on behalf of the plaintiff to health care providers. The measure specifies admissible evidence shall include evidence offered to prove the amount of damages for past medical treatment or services, evidence offered to prove the amount necessary to satisfy unpaid charges for incurred medical services or treatment, and evidence offered to prove the amount of damages for any future medical services or treatment. Any action to recover damages shall include a copy of the letter of protection, all charges for the plaintiff's medical expenses, and the name of the applicable factoring company or other third party attached to the plaintiff's account, whether the plaintiff was insured at the time of the accident and whether the injury was covered, and whether the plaintiff was referred for treatment.

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