

NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT

(Please type or use ballpoint pen)

EDITION No. 2

H. B. No. 542

DATE June 1 2011

S. B. No. _____

Amendment No. 10

(to be filled in by
Principal Clerk)

COMMITTEE SUBSTITUTE _____

Rep.) ~~AA~~ Tarleton

~~AA~~) as amended by H542-AT6-134 [v. 4] #1

1 moves to amend the bill on page 1, line 9-12

2 () WHICH CHANGES THE TITLE

3 by rewriting those lines to read:

4
5 "Evidence offered to prove past medical expenses
6 shall be limited to evidence of the amounts
7 actually ~~necessary~~ paid to satisfy the bills
8 that have been ~~incurred~~ but not yet paid
9 satisfied and evidence of the amounts actually
10 necessary to satisfy the bills that have been
11 incurred but not yet satisfied, unless the amount
12 paid or to be paid is different from the incurred
13 bill because of insurance procured by the plaintiff
14 through insurance for employment or payment of
15 premiums. This rule does not impose upon any
16 party an affirmative duty to seek a reduction
17 in billed charges for which the party is not
18 contractually required. " "

19 **FAILED**

SIGNED [Signature]

ADOPTED _____

FAILED 46-71 ev

JUN 01 2011

TABLED

[Signature]