

Bill no.:	HR 4600
Amendment no.:	1e
Date offered:	9/18/02
Disposition:	Not Agreed to by 21 yeas and 29 nays

**AMENDMENT TO H.R. 4600**  
**OFFERED BY MS. ESHOO**

In section 7, strike subsection (c).

In section 9, strike paragraphs (7) through (9) and insert the following:

1           (7) HEALTH CARE LAWSUIT.—The term  
2           “health care lawsuit” means any health care liability  
3           claim affecting interstate commerce or any health  
4           care liability action affecting interstate commerce,  
5           brought in any State or Federal court or pursuant  
6           to an alternative dispute resolution system.

7           (8) HEALTH CARE LIABILITY ACTION.—The  
8           term “health care liability action” means a civil ac-  
9           tion brought in a State or Federal court or pursuant  
10          to an alternative dispute resolution system, to the  
11          extent the claimant in that civil action alleges a  
12          health care liability claim.

13          (9) HEALTH CARE LIABILITY CLAIM.—The  
14          term “health care liability claim” means a demand  
15          by any person, whether or not pursuant to ADR,  
16          based upon the professional negligence of a health  
17          care provider.