New Rules for Medical Malpractice Litigation Under The Health Care Payment Reform Act

TIME & LOCATION

Monday, June 10, 2013
4:00 - 6:00 p.m.

Boston Bar Association
16 Beacon Street
Boston, MA 02108

Questions and Directions:
(617) 778-2020
cle@bostonbar.org

IMPORTANT INFORMATION

Wi-Fi
Connect to our complimentary wireless and access your electronic materials via your mobile device or laptop.

CLE Credit
Boston Bar Association Continuing Legal Education courses are approved for credit in California, Maine, New Hampshire, New York, Rhode Island & Vermont.

Can't attend?
If you have pre-registered for a program and cannot attend, the BBA will forward all seminar materials to you at the address indicated on your registration form.

Refunds and Cancellations
Refunds will be allowed for cancellation notices received at least 24 hours before the program.

Accommodations/Assistance
We strive to make our programs accessible to all attendees, including those with disabilities. Please contact the BBA in advance of the program for arrangements.

Tuition Assistance
If the cost of this seminar would preclude you from attending, contact us about tuition discounts.
On August 6, 2012, Governor Deval Patrick signed into law the Health Care Payment Reform Act -- legislation intended, in part, to reduce health care costs and provide for “increased transparency, efficiency and innovation.”

The Act contains significant changes with respect to medical malpractice litigation, including new rules for filing and responding to medical malpractice claims, an increase of the charitable immunity cap on damages, and interesting rules regarding “apology and disclosure” by medical providers.

Attendees will learn from our panel of experienced practitioners the essential issues and methods to avoid potential pitfalls associated with the new Act.

Medical malpractice professionals, including attorneys, in-house counsel and insurers alike will benefit from this timely and important instructional course.