As a [*insert role, e.g. physician, medical director, hospital administrator, etc.*] in [*city*], I’m urging Governor Kathy Hochul to veto S74A. I believe the bill, as it’s currently written, threatens health care services in my community and across our state.

Commonly known as the Grieving Families Act, the bill is well intentioned but has several flaws that must be corrected and addressed. For example, the language in S74A is far too vague about who’s eligible to recover damages in wrongful death claims and the types of losses and damages for which plaintiffs may receive compensation. In addition, it lacks important payout caps adopted by many of the nearly 40 other states with these types of laws.

Absent these stipulations, the bill will adversely affect the availability and affordability of medical professional liability insurance in New York. This will cause serious damage to health care access in our state, where more than 30 hospitals already receive extraordinary financial assistance from the State to sustain patient care services.

Specifically, S74A in its current form will

* prompt even more doctors, nurses and health care professionals to leave New York, exacerbating an already significant employment crisis;
* significantly increase financial strain on hospitals and medical practices, which continue to deal with considerable pandemic-related struggles;
* place untenable financial burden on individual physicians and other providers—the very same health care heroes who have endured so much throughout the pandemic; and
* lead to hospital, emergency room, primary care and urgent care closures.

These consequences will most severely impact safety net care providers in underserved communities, placing those with below average access to quality care at risk and compromising the social equity the bill’s proponents seek to achieve through the legislation.

New York is already by far the costliest state in the nation for medical liability. According to Diederich Healthcare’s “2020 Medical Malpractice Payout Analysis,” New York was the clear leader in medical malpractice payouts in 2019 with a total of $661,703,250 in payments. The second highest state, Pennsylvania, had a payout total that was over $260 million **LESS** than New York. In fact, New York’s payouts exceeded medical malpractice payouts made in the entire Midwest region of the U.S.

A veto from Gov. Hochul offers the legislature the opportunity to clarify ambiguous elements in S74A and bring New York into alignment with other states that have applied necessary and reasonable restrictions to similar legislation.

Without this important pause, the bill will reverse the State’s current investments in its health care workforce, threaten retention and growth in this sector of our economy and harm New Yorkers across the state by jeopardizing access to vital health care services.