

**STABILITY, NOT CRISIS: MEDICAL MALPRACTICE CLAIM
OUTCOMES IN TEXAS, 1988-2002**

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Abstract

Using a comprehensive database of closed claims maintained by the Texas Department of Insurance since 1988, this study provides evidence on a range of issues involving medical malpractice litigation, including claim frequency, payout frequency, payment amounts, defense costs, and jury verdicts. The data present a picture of remarkable stability in most respects and slow, predictable change in others. We find no evidence of the medical malpractice crisis that produced headlines over the last several years and led to legal reform in Texas and other states. The rapid changes in insurance premiums that sparked the crisis appear to reflect insurance market dynamics, largely disconnected from claim outcomes.

Controlling for population growth, the number of large paid claims (over \$25,000 in real 1988 dollars) was roughly constant from 1991-2002. Controlling for the quantity of health care delivered (based either on real health care spending or number of physicians), the frequency of large paid claims declined over this period. The number of small paid claims declined sharply. Payout per claim on large claims was constant over 1988-2002, while jury awards were constant or even declined. Real defense costs rose at 4.4% per year, and produced an average 1% annual increase in the real total cost to insurers per large paid claim. Jury verdicts showed no significant trend.

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I. INTRODUCTION

The medical malpractice (“med mal”) “crises” of the 1970s, 1980s, and 2000s had the same cause: sharp spikes in insurance premiums.¹ They also had the same political effect: demands by doctors and hospitals for liability-reducing reforms. Health care providers sought caps on pain and suffering and punitive damages, limits on contingent fees, abrogation of the collateral source rule, screening panels, and pre-filing expert reports, among other changes, and in many states got at least some of what they wanted. President George W. Bush has made federal legislation limiting malpractice liability a high priority for his second term.

Attempts to address insurance crises by reforming liability rules assume that insurance rates are closely linked to claim outcomes. Med mal liability is the disease, insurance rate spikes are the symptoms. This has been disputed. Researchers who study the tort system have found only a loose connection between changes in filings and outcomes and premium spikes.² If the connection between tort processes and insurance rates is weak, liability reforms are unlikely to prevent future insurance crises.

To determine the strength of the connection between litigation and malpractice insurance rates, one needs good data on the operation of claim processes, including claim frequency and payout frequency and amounts, from both jury verdicts and settlements. Historically, these data have been lacking. To address this problem, Texas and a handful of other states require insurance carriers to file reports of closed claims.³ Until recently, however, academic researchers have ignored these databases. Only the states themselves have studied them, and their reports have serious shortcomings

In this article, we examine fifteen years of closed medical malpractice claim reports gathered by the Texas Department of Insurance (*TDI*). Texas is the second most populous state in the country and was among those identified by the American Medical Association as being caught in the recent malpractice insurance crisis.⁴ Texas began collecting closed claim reports after the prior insurance crisis in the 1980s. The Texas Closed Claim Database (*TCCD*) is rich in length (1988-2002), comprehensive in covering

¹ We take no position on whether or why a med mal *insurance* crisis existed, in Texas or elsewhere. We show only that no crisis occurred during 1988-2002 in the Texas med mal claims process.

² See, e.g., Tom Baker, *Medical Malpractice Insurance Reform: “Enterprise Insurance” and Some Alternatives* in Ronen Kersh and William Sage, eds., *Medical Malpractice Reform in the United States: New Century, Different Issues* (forthcoming 2005). (2005), Tom Baker, *Medical Malpractice and the Insurance Underwriting Cycle* (working paper 2005), <http://ssrn.com/abstract=616281> (arguing that “the insurance cycle, not dramatic changes in medical malpractice claim payments,” underlay the early 2000s malpractice crisis).

³ See, e.g., TDI, 2002 Texas Liability Insurance Closed Claim Annual Report 1 (2004) (Texas established its reporting requirement to address “an absence of reliable information concerning liability insurance claims, related court actions and other information pertinent to the claims settlement process and the civil justice system in Texas”).

⁴ American Medical Association, *AMA Analysis: A Dozen States in Medical Liability Crisis* (June 2002).

all closed claims, and chock full of information about payments, defendants, trial outcomes, defense costs, and other matters.⁵

The *TCCD* allows us to assess the extent to which the spike in malpractice insurance premiums in Texas at the start of the 21st century reflected changes in the number or cost of malpractice claims. We find no evidence of a connection. Malpractice claims and payments were remarkably stable over the period for which we have data. More specifically (unless otherwise noted, all dollar values we report in this paper are in real 1988 dollars):

- Adjusted for population growth, the total number of closed claims, the number of “large” paid claims (payouts of at least \$25,000 in 1988 dollars), and the percentage of claims that produced large payouts were stable over 1990-2002. Adjusted for physician growth (a measure of the intensity with which people use the health care system), the total number of paid claims and the number of large paid claims declined.⁶
- There was a sharp decline in the number of smaller paid claims (less than \$25,000 in 1988 dollars).
- Mean and median payouts per large paid claim were stable in real dollars over 1988-2002 and declined if adjusted for medical care cost inflation. The mean payout in 2002 was about \$528,000 and the median was about \$200,000, in 2002 dollars.
- In large paid claim cases tried to verdict, both verdict amounts and actual payouts per claim were flat or perhaps declined slightly.
- Total payouts to patients were about \$515 million in 2002 (in 2002 dollars) and were roughly constant over time. In 2002, total payouts equaled about 0.6% of total Texas health care spending (\$93 billion in 2002 dollars).
- Defense costs per large paid claim rose by an average of 4.4% per year, but this increase was gradual and the dollars involved are too small to cause an insurance crisis. (We lack data on defense costs for zero-payout and small payout claims).
- Total cost (payout plus defense cost) per large paid claim rose by an average of 1% per year, driven by rising defense costs. The total annual cost for all large paid claims was roughly flat as a percentage of Texas Gross State Product or a percentage of Texas health expenditures.
- In 2000-2002, paid claims averaged 4.6 per 100 practicing Texas physicians per year, down from 6.4 per 100 physicians per year in 1990-1992. Total claims averaged 25 per 100 practicing physicians per year in 2000-2002, of which about 80% closed with no payout.

⁵ Florida maintains a similar but less comprehensive database of closed insurance claims. In contemporaneous work, Neil Vidmar and coauthors have studied that dataset for 1990-2001. See Neil Vidmar, Paul Lee, Kara MacKillop, Kieran McCarthy and Gerald McGwin, *Seeking the “Invisible” Profile of Medical Malpractice Litigation: Insights from Florida*, DePaul L. Rev. (forthcoming 2005).

⁶ *TDI* found evidence of incomplete claim reporting for 1988 and 1989. Thus, our statements about trends in number of claims rely on data from 1990-2002.

This evidence strongly suggests that no crisis involving malpractice claim outcomes occurred. Instead, the evidence suggests a weak connection between claims-related costs and short-to-medium term fluctuations in insurance premiums. If this is the case, litigation reforms may not prevent future insurance crises. To be sure, malpractice claims typically involve a several year lag between initial claim and payout. It is theoretically possible that the spike in insurance premiums was driven by a spike in number of new claims or expected cost per claim that is not yet reflected in the closed claims that we study. But the more likely explanation is that the rise in premiums reflects insurance market dynamics, and not litigation dynamics.

To offer evidence that the medical malpractice claims process is not in crisis is not to defend the malpractice litigation system, which has important known problems. Nor is it to suggest that the current level of malpractice litigation is optimal. Our hope is that better understanding of the claims process will lead to reforms that address real shortcomings in the malpractice litigation and claims payment systems, rather than respond to anecdotes or the rhetoric of crisis.

Part II describes the state closed claim databases and the limited work that has been done on them. Part III provides details on our dataset. Part IV discusses our principal results. Part V describes limitations and complications that result from our use of closed claim data and lack of access to data on open claims. Part VI concludes.

II. STATE CLOSED CLAIM DATABASES

Table 1 lists the non-proprietary closed claim databases of which we are aware, the periods they cover, and whether researchers have access to claim data.⁷ The only national database, the National Practitioner Data Bank, covers only physicians, not hospitals, and has problems as to completeness.⁸ Only Florida and Texas make claim reports, without identifying information, available to researchers. An appendix, available from the authors on request, summarizes the information on medical malpractice claims and payouts over time that is available from the states' reports on their own databases.

⁷ National Association of Insurance Commissioners, *Malpractice Claims: Final Compilation, Medical Malpractice Closed Claims, 1975-1978* (1981). The Physicians Insurance Association of America has maintained a closed claim database since 1985 but does not make its data available to researchers (we asked). Some other private databases of uncertain completeness also exist. For example, Jury Verdict Research, Westlaw, and Lexis collect information on jury verdicts and settlements.

⁸ See, e.g., Lawrence Smarr, *A Comparative Assessment of the PIAA Data Sharing Project and the National Practitioner Data Bank: Policy, Purpose, and Application*, 60 *Law and Contemporary Problems* 59-79 (1997); Joseph Hallinan, *Attempt to Track Malpractice Cases is Often Thwarted*, *Wall Street Journal*, Aug. 27, 2004, at 1.

Table 1. Non-Proprietary Closed Claim Databases

All non-proprietary closed claim databases of which we are aware, the periods they cover, and whether information on individual claims is publicly available, and hence available to researchers.

National Databases	Years covered	Researcher access
National Ass'n of Insurance Commissioners	1975-1978	No
National Practitioner Data Bank	1990-present	yes
State Databases		
Florida	1975-present	yes
Illinois	1980-present	No
Missouri	1979-present	No
Minnesota	1982-1987	No
Massachusetts	1987-present	No
Nevada	2002-present	No
Texas	1988-present	yes

No academic study has previously used the *TCCD* to examine malpractice litigation.⁹ One recent study by Neil Vidmar and coauthors uses the Florida database to assess changes in malpractice claim frequencies and payouts over time.¹⁰ Vidmar et al. study closed Florida claims from 1990 through 2003. They have data on claims against *non*-self-insured entities (many hospitals and some physicians self-insure), which were closed *with* payments for the entire period; and on claims closed *without* payment for 1990-1997 (after which Florida ceased collecting this information). They do not have data on jury verdicts. Vidmar et al. report that total claim frequency was stable over 1990-1997, averaging about 2,600 per year. The number of zero-payment claims dropped over this period. The number of paid claims increased over 1990-2003, but roughly in line with Florida's population growth and more slowly than its supply of physicians. The number of paid claims per 100,000 Florida residents declined slightly from 9.96 in 1990 to 9.74 in 2003, and the number of paid claims per 100 doctors fell from 3.98 in 1990 to 3.33 in 2002.

Turning to payment amounts, Vidmar et al. found that mean (median) payments for paid claims increased substantially. In real 2003 dollars, the mean (median) payment increased from \$177,000 (\$49,000) in 1990 to \$300,000 (\$150,000) in 2003. The authors attribute these changes to (1) a significant increase in the severity of the injuries claimants sustained, and (2) larger awards within injury severity categories, possibly

⁹ The only uses we know of are summary annual reports published by *TDI* and brief discussion in a study commissioned by a partisan interest group as part of the tort reform debate in Florida. See Florida Hospital Association, *Medical Malpractice Analysis* (Nov. 7, 2002) (prepared by Milliman USA, Inc.). The only academic use of the *TCCD* we know of is Martin Grace, *Tort Reform: Are There Real Benefits?* (working paper 2004), <http://www.rmi.gsu.edu/rmi/research/papers/tortreformarethererealebenefitsaug2004.pdf>. Grace studies tort reform generally and does not focus on medical malpractice.

¹⁰ See Vidmar et al. (2005), *supra* note xx. Two early studies use the Florida database but do not study claim frequency or payouts over time. See Frank A. Sloan and Chee Ruey Hsieh, *Variability in Medical Malpractice Payments: Is the Compensation Fair?*, 24 *Law and Soc'y Rev.* 997 (1990); Frank A. Sloan, Penny B. Githen, Ellen Wright Clayton, Gerald B. Hickson, Douglas A. Gentile, and David F. Partlett, *Suing for Medical Malpractice* (1993).

driven by the growing cost of health care. Vidmar et al. did not perform a regression analysis to estimate the relative importance of these or other factors.

III. THE TEXAS CLOSED CLAIMS DATABASE

Texas is a useful setting for assessing trends in health care, including medical malpractice. Texas is the 2nd largest state measured by population and the 3rd largest in total health care spending. It is often thought to be a pro-plaintiff state. During the period we study, it enacted only limited medical malpractice reforms, and thus offers a good laboratory to study an “unreformed” jurisdiction.¹¹

A. Description of the Data

The *TCCD* is an extraordinary resource. Since 1988, *TDI* has received detailed reports of closed claims relating to five lines of insurance: General Liability, Medical Professional Liability, Other Professional Liability, Commercial Automobile Liability, and Liability Portion of Commercial Multi-Peril Insurance. Closed claims data are currently available through 2002. The forms and accompanying instructions that insurers use when submitting information have remained substantially the same.

The *TCCD* contains two kinds of reports: individual level reports of claims involving indemnity payments of more than \$10,000 in nominal dollars; and aggregate level reports of all other closed claims. Over 1988-2002, it includes 158,695 individual reports across all lines of coverage. Table 2 provides a breakdown of individually reported claim by coverage category. Aggregate reports on file with *TDI* cover more than 1 million claims.

¹¹ A memorandum describing changes in Texas law affecting medical malpractice suits from 1980-2002 is available from the authors on request. The principal changes were as follows. In 1988, the Texas Supreme Court struck down a \$500,000 statutory cap on damages in malpractice actions, which Texas had enacted in 1977 in response to the 1970s malpractice crisis. The cap covered all damages except those relating to “expenses of necessary medical, hospital, and custodial care . . . for treatment of the injury.” The court also invalidated an alternative cap of \$150,000 on non-economic damages. *Lucas v. U.S.*, 757 S.W. 2d 687, 691 (Tex. 1988.) In 1990, the court held that *Lucas* did not apply to wrongful death cases, upheld both caps as applied to these cases, and held that the cap applied to each defendant individually, rather than all defendants combined. *Rose v. Doctor’s Hospital*, 801 S.W. 2d 841 (Tex. 1990). In 1995, the Texas legislature enacted a comprehensive tort reform statute that capped punitive damages for all torts at the greater of (i) \$200,000 or (ii) 2 times other damages, but no more than \$750,000. The statute also limited venue to the county in which the accident occurred or the defendant maintained its principal place of business; required plaintiffs to post bonds and obtain expert reports when suing for medical malpractice; and limited prejudgment interest in certain situations. In 1998, the Texas Supreme Court held that a hospital is vicariously liable for errors committed by an emergency room physician only when the hospital held out the physician as an employee or allowed the physician to make this representation. *Baptist Memorial Hospital System v. Sampson*, 969 S.W.2d 945 (Tex. 1998).

Table 2. Overview of the Texas Closed Claim Database (TCCD)

Number of closed claim reports filed with TDI, including duplicate reports (reports by two or more defendants involving the same incident), classified by type of insurance policy, 1988-2002.

Insurance Line	Number of reports	Percent
Commercial auto liability	82,452	52%
Mono-line general liability	36,957	23%
Texas commercial multiperil	21,633	14%
Medical professional liability	16,437	10%
Other professional liability	1,215	1%
Unidentified	1	0%
Total	158,695	100%

A “claim” is an incident causing bodily injury and resulting in a request to an insurer by a policyholder for coverage. In medical malpractice cases, the policyholder is normally a health care provider. If a single incident involves multiple possible defendants, each policyholder's request for coverage is a separate claim. We define a “claimant” as the injured person (plus any others who, because of the injury, may be entitled to compensation, such as a patient’s spouse or children).¹²

An insurer must file a report with *TDI* in the year when a claim “closes” -- when the insurer “has made all indemnity and expense payments on the claim.”¹³ When total known payments to a claimant by all defendants equal \$25,000 (nominal) or more, the primary carrier for each defendant must complete a “Long Form” that includes extensive description of a claim’s characteristics and history. When total payments are \$10,001-24,999 (nominal), each primary carrier must complete a somewhat less extensive “Short Form.”¹⁴ For example, the Short Form does not ask for the cause of injury. If total payments are \$0-\$10,000 (nominal), insurers do not file individual reports. Instead, beginning in 1990, they file an aggregate annual report which indicates, by line of insurance, the number of zero-payment claims, the number of claims with \$1-10,000 payments, and total dollars paid.

Claim reporting from 1990 on is more complete than for 1988 and 1989 because *TDI* experienced reporting problems in the early years. *TDI* began an annual claim reconciliation and review process in 1990, and believes that reporting from 1990 on is reasonably complete. Below, for findings that depend on complete reporting (number of claims per year, total dollars paid per year, etc.), we rely primarily on the 1990-2002

¹² *TDI, Closed Claim Reporting Guide*, Reporting Unusual Circumstances, p. 9, states that multiple reports must be filed if a single incident produces multiple demands for compensation because the incident caused multiple injuries. Also, when the number of claimants exceeds 10, insurers use different forms and their reports are not contained in our dataset. These exceptions to the “one incident, one claim” rule are not likely to be significant for medical malpractice.

¹³ *TDI, Closed Claim Reporting Guide*, at 18.

¹⁴ The *TDI Closed Claim Reporting Guide* (containing reporting instructions, the most recent version is from 2002), the long and short forms, summary “Closed Claim Annual Reports” (the most recent is for 2002), and the core data on which we rely are available at <http://www.tdi.state.tx.us>. In some cases, the online data is incomplete and was completed through information provided to us directly by *TDI*.

times series. For findings that involve *per claim amounts*, we use the entire 1988-2002 time series; we get similar results in robustness checks that exclude 1988-1990.

TDI's review process makes Texas's post-1990 data more reliable than Florida's data, which have never been audited for accuracy by the Florida insurance department.¹⁵ Even so, the review process does not eliminate all ambiguity. For example, a primary carrier is supposed to indicate the total amount a claimant received from all sources. An insurer knows what it paid to settle the claim but may not know how much other carriers paid. Thus, in cases with payments by multiple carriers, reports of total payments may be inaccurate. *TDI* also does not verify non-financial information. For example, although carriers must identify the type of injury a patient sustained (e.g., death, brain damage, or spinal cord injury), *TDI* does not investigate the accuracy of insurers' descriptions.

Medical malpractice cases often involve multiple defendants and multiple insurers. Beginning in 1991, *TDI* sought to identify multiple filings relating to the same incident ("duplicate reports"), but its approach is imperfect. In particular, *TDI* does not identify reports filed in different years as related. To identify duplicate reports for 1988-1990 and to correct for *TDI*'s under-identification of duplicate reports in later years, we reviewed all individual claims. We identified 1518 duplicate reports, versus 951 identified by *TDI*.¹⁶ Below, unless otherwise stated, we exclude duplicate reports when reporting claim frequencies and payouts. To measure defense costs (which each insurer reports individually), we sum all insurer reports involving the same incident.

The \$10,001 and \$25,000 reporting thresholds are not adjusted for inflation. Thus, some claims that are individually reported in later years would have involved less detailed or only aggregate reporting in earlier years, assuming the same real payout. To address this "bracket creep," we convert all payouts to real 1988 dollars using the *Consumer Price Index for All Urban Consumers (CPI)* as a price index. A payout of \$25,000 in 1988 is equivalent to \$38,017 (nominal) in 2002.

Identifying claims involving medical malpractice is more complicated than one might expect. The *TCCD* offers three plausible ways of identifying medical malpractice claims, based on the type of insurance, the care provider, or the cause of harm. One definition ("A" claims) includes all claims covered by medical professional liability policies. It misses medical malpractice claims covered under other types of insurance, notably "other professional liability" and "general liability." A second definition ("B"

¹⁵ See Deloitte Consulting, *Medical Malpractice Financial Information, Closed Claim Database and Rate Filings* (Oct. 1, 2004), Appendix F (Florida data "has never been audited or checked for accuracy or completeness," and the Florida insurance officials "suspect[] that errors and inconsistencies in the data submitted are likely").

¹⁶ Some decisions on whether to treat reports as duplicates involved subjective judgments about whether two similar reports actually related to the same incident. A summary of *TDI*'s duplicate identification procedures, our procedures, and why we identify duplicates that *TDI* missed is available from the authors on request. The presence of multiple defendants and multiple reports creates other risks of inaccurate reporting, besides failure to identify duplicates. For example, an insurer for one defendant may not know how much another defendant paid in settlement. One advantage of malpractice defense unified under a single defendant or insurer would be improved data reporting. See Kenneth S. Abraham and Paul C. Weiler, *Enterprise Medical Liability and the Choice of the Responsible Enterprise*, 20 *American Journal of Law and Medicine* 29 (1994).

claims) involves claims against medical providers, the relevant reporting choices being physicians or surgeons (we refer to this group below as “physicians”), hospitals, nursing homes, dentists, and oral surgeons. This definition misses claims where the defendant is coded as “other,” which might occur when the defendant is a nurse, nurse practitioner, chiropractor, medical clinic, or home health care agency. A third definition (“C” claims), available only for Long Form claims, involves claims coded as arising from “complications, misadventures of surgical/medical care.” This definition misses some claims, including those where the harm is coded as a “fall” (in a hospital or a nursing home) or as “other.” Fortunately, it makes little difference for most purposes which definition we use. Below, we report results for three slices of the claim universe:

A “*broad superset*” (“*BRD*”). The *BRD* superset includes all nonduplicate large claims that were paid under medical professional liability insurance (A claims) *or* were against a health care providers (B claims) *or* involved injuries caused by complications or misadventures of medical or surgical care (C claims), excluding claims against dentists or oral surgeons (we refer to both groups below as “dentists”). Dentist cases are few in number (475 cases over 15 years, or 3.5% of all cases), small in amount (average payout during 2000-2002 of \$93,000, compared to \$345,000 for other *BRD* cases), and comprise less than 0.5% of the payout dollars in the *BRD* superset. The *BRD* superset includes 13,103 claims. During 2000-2002, the annual *BRD* flow averaged 999 cases, with mean (median) payout of \$345,000 (\$134,000) per claim.

A *medium-sized “med mal insurance” set* (“*MED*”). The *MED* set includes all large A claims (payments covered by medical professional liability insurance). This definition is similar to the Florida definition. A claims are the only ones for which we have aggregate data for claims resolved with \$0-10,000 (nominal) payout. Thus, these claims are the best choice for tracking the total number of malpractice claims and the fraction of claims that result in a payout. The *MED* set includes 13,607 claims including duplicate reports, and 12,222 nonduplicate claims. During 2000-2002, the *MED* annual flow averaged 937 cases, with mean (median) payout of \$353,000 (\$135,000) per claim. An extended version of *MED* (*MED*_{all}) includes 2,451 cases with payments below \$25,000 real, plus aggregate reports covering 4,643 claims with \$1-10,000 (nominal) payments and 63,274 zero-payment claims. When using the *MED*_{all} dataset, we sometimes include duplicate reports from the *MED* dataset because we cannot exclude these reports from the zero-or-small claims.

A *narrow “core med mal” set* (“*NAR*”). The *NAR* set includes all nonduplicate large claims that are A and B and C claims. This set excludes some cases that, given full information, would be considered medical malpractice cases. We can be confident, however, that *NAR* claims involve medical malpractice as conventionally defined. *NAR* claims account for about 83% of dollars paid in the *BRD* superset. The *NAR* set includes 10,674 claims. During 2000-2002, the *NAR* annual flow averaged 820 cases, with mean (median) payout of \$353,000 (\$138,000) per claim.

We also created “*10k*” versions of the *BRD*, *MED*, and *NAR* datasets, which also contain claims with payouts from \$10,001-25,000. We use these datasets to test the robustness of our findings and to assess whether there are different trends for smaller claims than for the large claims that involve most of the payout dollars.

As we show below, time trends for the different datasets are remarkably similar. We therefore report data and findings mainly for the *BRD* superset, and report findings for other datasets when there is particular reason to do so.

B. Data Limitations

We address here some possible sources of malpractice insurance premium changes that we cannot fully address with our dataset.

1. Open Claims

Any study based on closed claim reports necessarily omits claims that are pending when the study is conducted. Thus, we cannot rule out the possibility that malpractice premium spikes were driven by a large increase in expected future payments on claims that had not closed by the end of 2002. Nonetheless, this explanation seems unlikely. First, malpractice premiums in Texas began spiking in 2000, while our data run through the end of 2002. Second, adjusted for population growth, there is no time trend in either the total number of closed claims or the total number of large claims. Third, adjusted for inflation, there is no time trend in either payout per large claim or jury verdicts. Insurers base their estimates of future payout on past experience. So far as we can tell, the claims experience that was available to them when premiums began spiking offered little cause for alarm.

2. Defense Costs for Zero-or-Small Claims

Some malpractice claims generate small payments, and many lead to zero payments. We lack data on defense costs for claims with \$0-10,000 (nominal) payouts. The data we have indicate that defense costs rose over time for large claims. However, defense costs per claim likely change smoothly over time. Given no apparent increase in the total number of claims, expected defense costs are unlikely to explain a sudden surge in insurer expected cost, sufficient to explain the surge in premiums beginning in 2000.

3. Claim Frequencies and Payouts by Provider Type

The picture we offer of macro-level stability in claim outcomes can hide micro-level trends. For example, doctors receive a modest fraction of all health care dollars, but pay a majority of malpractice premiums. This mismatch creates a multiplier effect that makes doctors' premiums, as a fraction of their incomes, far more volatile than total premiums as a fraction of total health care costs.¹⁷ If the frequency of claims against doctors rose relative to other providers, or the fraction of doctor payouts rose relative to other providers, a macro picture of claim outcomes would miss the resulting pressure on doctors' premiums and incomes. We find some evidence of a trend toward more physician-only suits in our data.

Micro-level trends may also exist within provider types. The claims experiences of surgeons and obstetricians may differ from those of pediatricians and oncologists. Doctors with different specialties often pay vastly different amounts for malpractice insurance, may face different premium trends, and may differ in their near-term ability to

¹⁷ See William M. Sage, *Understanding the First Malpractice Crisis of the 21st Century*, in 2003 Health Law Handbook 1-32 (Alice G. Gosfield ed., 2003).

adjust their fees to reflect changes in premiums. Thus, one would ideally want to examine claims and premiums by physician type. Unfortunately, the *TCCD* does not identify physician specialties, so we cannot conduct this micro-examination. Still, micro-shifts seem unlikely to explain more than a fraction of the average 135% premium increase faced by Texas physicians over 1999-2002. Moreover, if important micro-shifts occurred, they only confirm that the insurance system for paying claims was in crisis, rather than the malpractice liability system.

4. *Unreported Payments*

Mutual risk-pooling groups and self-insured entities that rely on captive insurers must report closed claims to *TDI* in the same manner as primary insurers. For “pure” self-insured entities (which don’t rely on captives or risk-pooling), excess insurance carriers must report as if they are primary carriers, if the payout triggers a payment by the excess carrier. Still an unknown number of pure self-insured entities don’t report closed claims. Thus, our data miss some percentage of overall Texas payouts on malpractice claims. We have no reason to believe that the number of these missing claims change over time as a percentage of the total. In any event, for the purpose of understanding the connection between claim outcomes and malpractice insurance rates, payments on uninsured claims should not matter.

C. **Other Variables**

We use, in various portions of our analysis, the following variables. We provide definitions when these are not self-evident. Sources for each are listed in Appendix A.

- *real 1988 dollars*: We convert current dollars in each year to 1988 dollars (or, occasionally 2002 dollars) using the Consumer Price Index for All Urban Consumers as a price index.
- *Texas population*
- *real Texas Gross State Product (GSP)*: Texas GSP adjusted for inflation.
- *Texas physicians*: Nonfederal physicians in active practice in Texas.
- *Texas real health care spending*: Texas health care spending in real 1988 dollars (or, occasionally, 2002 dollars). Real health care spending is adjusted for general inflation but *not* for inflation that is specific to health care.
- *real medical care services cost index*: medical care services cost index, adjusted for general inflation
- *real rate of increase in health care costs*: trailing three year geometric annual average real increase in medical care services costs. For 2002, this is the geometric average annual increase for 1999-2002, and similarly for earlier years.
- *nominal interest rate*. Annual average interest rate on 10-year U.S. Treasury bonds

IV. FINDINGS

This section proceeds as follows. In Part A, we briefly describe the increases in medical malpractice premiums for Texas physicians that occurred 1999-2003. In Part B, we describe the magnitude of malpractice litigation in Texas by presenting aggregate statistics. In Parts C-I, we report results for, respectively, the number of paid claims, payout per claim, total payout per year, defense costs, total costs (payouts plus defense costs), jury verdicts, and claims per physician.

A. Malpractice Premiums in Texas

In 2003, *TDI* surveyed malpractice carriers and found that the three carriers who collectively dominate the market raised their rates for physicians dramatically after 1999. Table 3 summarizes the rate histories for these insurers. This insurance crisis led to extensive malpractice liability reform in Texas in 2003.¹⁸ We address below whether changes in claim outcomes appear to be important drivers of this premium surge.

Table 3. Texas Medical Malpractice Rate Increases, 1998-2003

Percentage increases in medical malpractice insurance rates, in nominal dollars, over the indicated periods. The table reflects rate increases, not rates. A company with a larger (smaller) percentage rate increase could still charge a lower (higher) premium than another company. The Texas Joint Underwriting Association is a rate-regulated insurer of last resort for physicians who cannot find coverage elsewhere. Its rates are generally higher than those available from other carriers. Source: *TDI, Medical Malpractice Insurance: Overview and Discussion* (2003).

Company	Physicians covered (in 2002)	Rate increase (1999-2003)
Texas Medical Liability Trust	9,964	155%
The Medical Protective	5,235	107%
The Doctors' Company	1,456	99% (2000-2003)
weighted average increase		135%
Texas Joint Underwriting Ass'n	510	10% (2000-2002)
all other surveyed insurers	432	varies

B. The Nature of Malpractice Litigation: Aggregate Statistics

Number of Claims and Claim Distribution. Table 4 provides summary information about our largest class of individually reported claims, *BRD*_{10k}. The largest payouts, over \$1 million, account for only 5% of paid claims but 43% of payment dollars. Payouts over \$250,000 account for 25% of paid claims over \$10,000, but 78% of payouts. The distribution of medical malpractice payouts would be even more lop-sided if the table included payouts of less than \$10,000, which account for about 25% of all

¹⁸ The 2003 reforms included: (i) a \$250,000 cap on non-economic damages per defendant; (ii) a \$500,000 aggregate cap on recovery of non-economic damages from all physicians and health care institutions; (iii) a requirement that damages based on expected future medical expenses be paid as expenses accrue and terminate on the patient's death; (iv) a requirement that other future damages be paid periodically rather than in a lump sum; (v) a limit on hospital liability for charity care; (vi) a limit on insurer liability for wrongful failure to settle; (vii) a 10-year statute of repose; and (viii) a variety of procedural changes relating to jury instructions, standards of proof, bond requirements, and expert witnesses.

paid claims, but only 0.5% of all payout dollars. Based on the *BRD* dataset, the mean (median) payout per large paid claim was \$498,000 (\$207,000) for the entire period, and \$528,000 (\$200,000) in the most recent year (2002), in each case in 2002 dollars.

Table 4. Summary Statistics for *BRD*_{10k} Claims

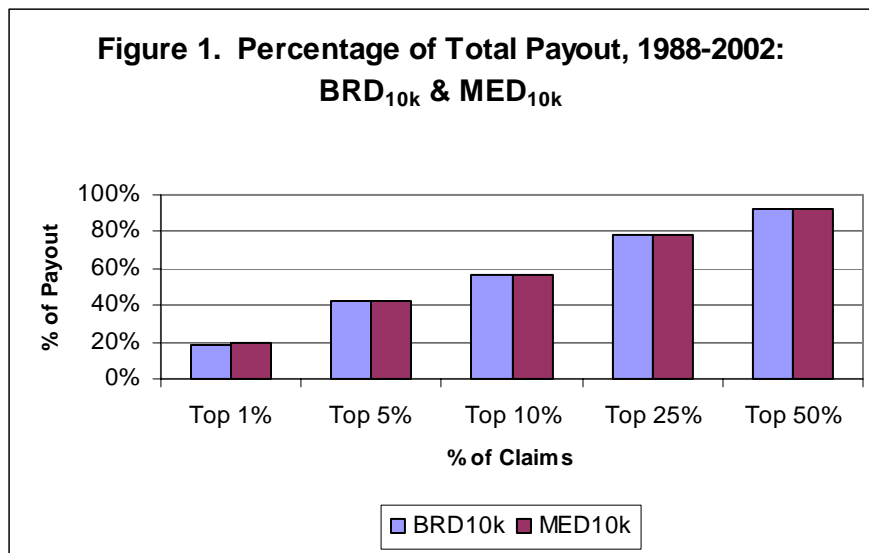
Number of nonduplicate medical malpractice claims from 1988-2002 with payouts in various size ranges (in thousands of 1988 dollars), based on the *BRD*_{10k} dataset

Payout	Number of Claims	% of Total	Payout	% of Total
\$10-25	2,754	17.4%	\$47,000	1.1%
\$25-100	5,294	33.4%	\$294,000	6.8%
\$100-250	3,813	24.0%	\$613,000	14.1%
\$250-1,000	3,194	20.1%	\$1,533,000	35.3%
over \$1,000	802	5.1%	\$1,852,000	42.7%
Total	15,857	100%	\$4,338,000	100%

Figure 1 provides similar information in visual form for the *BRD*_{10k} and *MED*_{10k} datasets. The largest 1% of paid claims generated almost 20% of the payout dollars. The largest 10% of paid claims accounted for more than half of the total payout. And the largest 50% of claims accounted for 90% of the payout dollars.

Figure 1. Percentage of Total Payout by Payout Size Percentiles

Fraction of total payout for all medical malpractice claims accounted for by claims at or above various percentiles, based on payout size, for nonduplicate paid claims from 1988-2002 with payout of at least \$10,000 in 1988 dollars, based on the *BRD*_{10k} and *MED*_{10k} datasets.



Plainly, one could learn much about malpractice claims by studying only large paid claims. Yet doing so would miss an important part of the story. Not only do smaller paid claims account for few payout dollars; claims resolved without payments are the most common by far. A distinctive feature of malpractice compensation is the high frequency of claims closed with zero payment.

Only the *MED_{all}* dataset contains information on zero-payment claims, so we use it to illustrate this point. The *MED_{all}* dataset contains no reports of zero-payment claims in 1988 and 1989 (TDI began to collect this information in 1990) and understates the frequency of zero-payment claims in 1990-1994 (reporting in those years was incomplete). Table 5 therefore reports data only for 1995-2002. About 81% of claims were closed with zero payment, while another 5% closed with a small “nuisance” payment of under \$10,000. Note, however, that the 81% of claims that were closed with no payout overstates the fraction of *incidents* that were closed with no payout because many claimants sued multiple defendants.

Table 5. Payout Distribution, Including Zero-Payout and Small Paid Claims

Number of claims and percentage of total claims in various payout size ranges for paid medical malpractice claims in the *MED_{all}* dataset, including duplicate claims, for 1995-2002. Payouts are in thousands of 1988 dollars.

Time period	1995-2002	
Payout	Number of claims	Percent
\$0	48,064	80.8%
\$1-10	2,815	4.7%
\$10-25	1,299	2.2%
\$25-250	5,136	8.6%
over \$250	2,188	3.7%
Total	59,502	100.0%

Medical associations and tort reform groups cite the frequency of zero-payment claims as evidence of frivolous litigation. Plaintiffs’ attorneys may have incentives to pursue weak cases when large damages are possible. They may also bring peripheral defendants into cases to increase the odds of collecting from someone. These tactics will often produce zero-payout claims. But the number of zero-payout claims seems too large to explain on these grounds alone. Moreover, empirical studies report that plaintiffs’ attorneys screen med mal cases carefully and reject small or weak claims.¹⁹ This makes sense because malpractice lawsuits are expensive, well defended, and usually brought on contingency. One must therefore look for explanations for zero-payout claims despite gatekeeping by plaintiffs’ attorneys.

Several explanations are possible. First, some closed claim reports may not involve demands for compensation. When a mishap occurs, a provider may report a potential claim without waiting for a patient to seek compensation. The insurer will then open an incident file. If the injured patient fails to seek relief, the incident file will be closed without payment. Other studies have reported significant volumes of these types of claims.²⁰ Second, carriers also open claim files when patients (or their attorneys)

¹⁹ See, e.g., Herbert M. Kritzer, *Contingency Fee Lawyers As Gatekeepers in the Civil Justice System*, 81 *Judicature* 22 (1997); Henry S. Farber and Michelle J. White, *Medical Malpractice: An Empirical Examination of the Litigation Process*, 22 *Rand Journal of Economics* 199 (1991).

²⁰ See Minnesota Department of Commerce, *Medical Malpractice Claim Study 1982-1987*, at 6 (1989) (discussing incident reports and insurer reserving practices); *id.* at 21 (finding that 36% of insurance files were closed without payment because the claim was not pursued). See also Herbert L. Weisberg and Richard A. Derrig, *Fraud and Automobile Insurance: A Report on Bodily Injury Liability Claims in*

request medical records for review, with or without filing lawsuits. This information is often not otherwise available.²¹ After records are produced, many claims are dropped and, again, zero-payment files are produced. TDI does not require a closed claim report for these sorts of inquiries, but its instructions on this point are not clear, and some insurers may report these inquiries as claims. Third, medical malpractice claims that seem possibly valid based on initial evidence often appear weaker after further discovery. When plaintiffs' attorneys drop these cases, more zero-payment files are produced. Fourth, plaintiffs may need to sue all plausible defendants to ensure that the named defendants do not point to non-defendants as the harm-doers.

Some of these sources of zero payments indicate that insurance processes and the tort system are working as they should. Others suggest that better informal procedures for providing information to injured patients might reduce the number of zero-payout insurance files or zero-payout lawsuits. Unfortunately, the data that *TDI* collects on zero-payout claims does not let us estimate the importance of different sources of zero payouts.

Who Gets Sued? *TDI* requires insurers to identify the nature of both *their client* (whom we will call the "principal defendant") and "*other defendants*". Table 6 summarizes the distribution of claims across provider types. Manifestly, multiple defendants are a common feature of medical malpractice litigation. The first column lists the total number of defendants of each type (sometimes multiple physicians or hospitals are named in a single claim). The second column lists the number of *claims* in which a given type of provider is named. Physicians are the most common defendants, and are named in about 80% of closed claims. Hospitals are named 46% of the time. The sum of these percentages exceeds 100% because many reports identify more than one provider type (for example, a physician and a hospital) as co-defendants.

Massachusetts, 9 *Journal of Insurance Regulation* 497, 503 (1991) (reporting that 18.3% of closed claim files "were screened out [of the study] because no claim had materialized"). Most patients who suffer harm due to malpractice never sue. See, e.g., Stephen Daniels and Joanne Martin, *Civil Juries and the Politics of Reform* (1995).

²¹ See David A. Hyman and Charles Silver, *The Poor State of Health Care Quality in the U.S.: Is Malpractice Liability Part of the Problem or Part of the Solution*, *Cornell L. Rev.* (forthcoming 2005), at <http://ssrn.com/abstract=526762> (discussing studies of communications between providers and patients about risks and mistakes); Gerald B. Hickson, Ellen Wright Clayton, Penny B. Githens, and Frank A. Sloan. 1992. Factors that Prompted Families to File Medical Malpractice Claims Following Perinatal Injuries. *JAMA* 267: 1359-1364 (finding that patients often sue to obtain information).

Table 6. Medical Malpractice Cases by Provider Type

Number of times that particular provider types were named as defendants, and number and percentage of claims naming particular provider types as defendants, for nonduplicate large paid medical malpractice claims in the *BRD* dataset, from 1988-2002. Percentages in the last column sum to more than 100% because many claims name more than one type of defendant.

Provider type	Total number of times named	No. of <i>claims</i> in which named	% of claims in which named
Hospitals	6,584	6,006	45.8%
Physicians	17,949	10,447	79.7%
Nursing homes and other health care providers	5,462	3,046	23.2%
All other defendants	3,484	2,172	16.6%
Total	33,479	21,671	
Total <i>BRD</i> Claims	13,103	13,103	

Table 7 shows a breakdown of cases by number of defendants. About 58% of large paid claims involve two or more defendants. Almost 20% of large paid claims involve four or more defendants. The frequency of multiple defendants may illuminate the common complaint by physicians that plaintiffs often sue doctors who delivered appropriate care. It seems unlikely that many cases involve actual malpractice by four or more separate defendants. The problem may be that once plaintiffs' attorneys decide to bring cases, they often name as defendants physicians who were only tangentially involved. Many physicians may then perceive malpractice lawsuits as unjustified *as to them*, even if others were in fact negligent.

Table 7. Defendants per Large Paid Medical Malpractice Claim

Number of defendants per claim, for nonduplicate large paid medical malpractice claims in the *BRD* dataset, from 1988-2002.

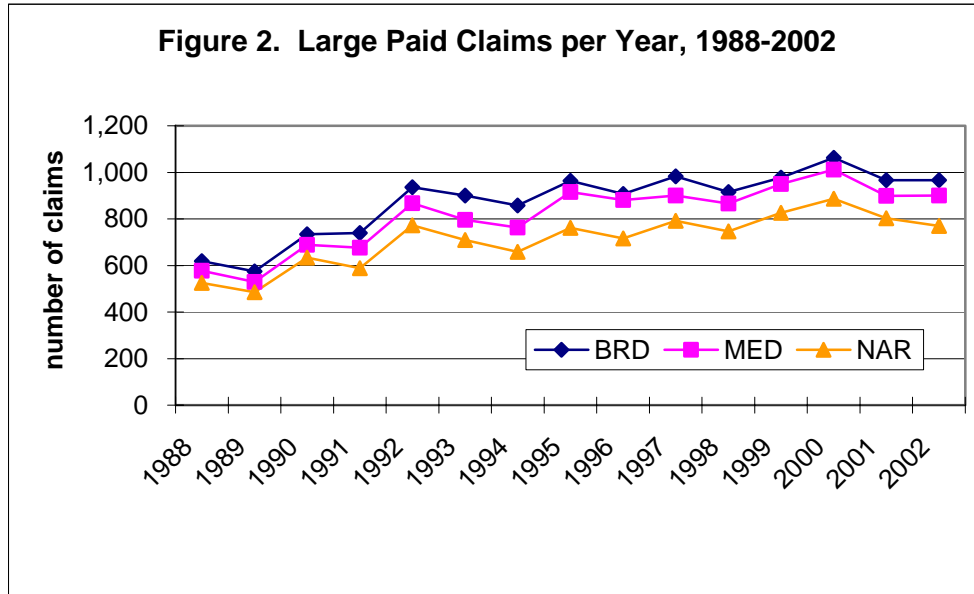
Number of defendants	Number of reports	Percent
1	5,353	41.9%
2	3,311	25.3%
3	1,893	14.4%
4 or more	2,546	19.4%
Total	13,103	100.0%

C. Paid Claims over Time

Figure 2 shows the annual number of nonduplicate large paid claims for the *BRD*, *MED*, and *NAR* sets. The trends for the three datasets are highly similar. Even if we exclude 1988-1989, when reporting was incomplete, a rising trend over time is apparent. A simple regression of number of claims (as dependent variable) against year and a constant term confirms a significant time trend, with the increase averaging 19 *BRD* claims per year over 1990-2002.

Figure 2. Number of Large Paid Claims per Year

Number of nonduplicate large paid medical malpractice claims per year from 1988-2002 for the *BRD*, *MED*, and *NAR* datasets. Number of claims for 1988 and 1989 is lower than the actual number due to incomplete reporting.

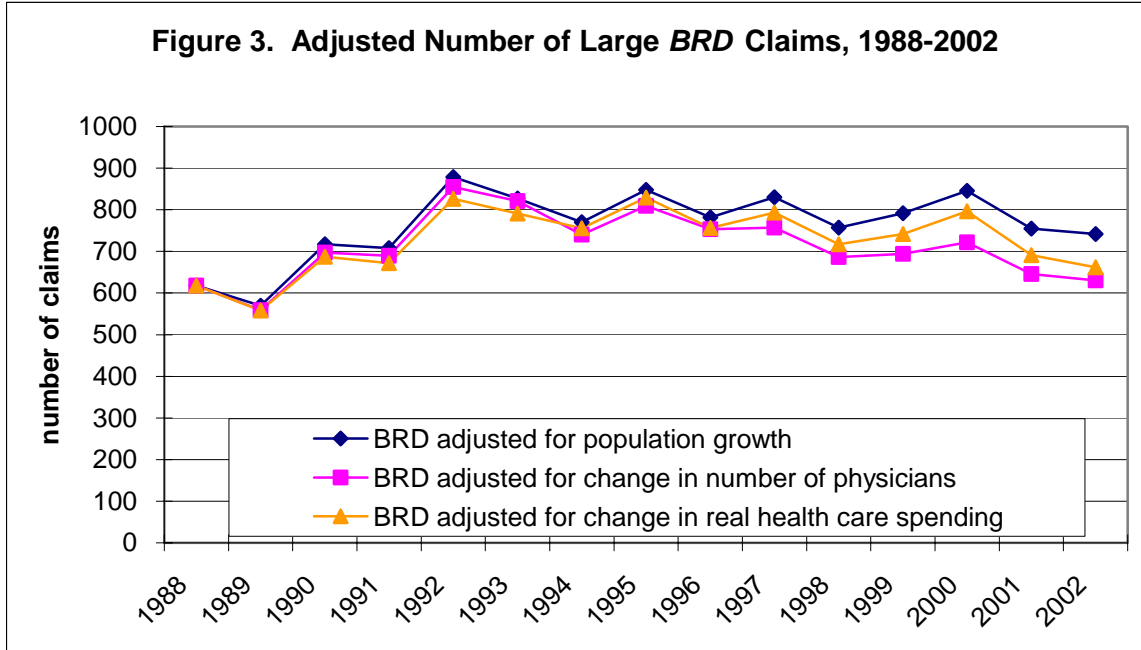


Some increase in number of claims should be expected, for two reasons. One factor is the growth in Texas population. A second is rising per capita consumption of medical services. Other things equal, an increase in either factor should predict an increase in medical malpractice claims.²² We use two imperfect proxies for the intensity of medical care service consumption. The first is the change in number of physicians per capita; the second is the real rate of increase in health care spending per capita. Increases in these variables should predict higher service levels and therefore more claims. Figure 3 shows the number of *BRD* claims per year, adjusted (respectively) for population, number of physicians (which is equivalent to adjusting separately for population and for physicians per capita), and real health care spending (which is equivalent to adjusting separately for population and for real health care spending per capita).

²² Some other factors that may affect claim frequency, for which we cannot control in this study: changes in population age or ethnic composition, changes in the mix of medical services (some services are more litigation prone than others), and the underlying rate of negligent medical care. With regard to the last, a recent report found “little evidence that patient safety has improved in the last five years.” Healthgrades, *Patient Safety in American Hospitals* 1 (July 2004), at http://www.healthgrades.com/media/english/pdf/HG_Patient_Safety_Study_Final.pdf.

Figure 3. Adjusted Number of Large Paid Claims per Year

Number of nonduplicate large paid medical malpractice claims per year from 1988-2002 for the *BRD* dataset, adjusted for Texas population, total real Texas health care spending, and Texas physicians. Number of claims for 1988 and 1989 is lower than the actual number due to incomplete reporting.



With a simple adjustment for population (the top line in Figure 3), the number of large claims per year shows little time trend. The number of claims peaks in 1992 but then declines, and by 2002 has almost returned to its 1990 level. The lack of a positive trend (or a possible decline after 1992) is stronger with if we also adjust for increased per capita intensity of medical care consumption (the bottom two lines).

Ideally, one would want to use regression analysis to untangle the separate effects of time, population, and intensity of consumption on claim frequency. However, the limited sample size (13 years from 1990-2002) and high collinearity among these potential influences makes this impractical (as an extreme example, the correlation between year and population is 0.998). The best we can do is to assess whether paid claim frequency, adjusted for population, or further adjusted for medical intensity, has a time trend. The regressions in Table 8 confirm the impression from Figure 3 that with any of these adjustments, there is no significant time trend for 1990-2002, and a negative trend from 1992-2002, especially if we adjust for number of physicians.²³ Per 100 practicing physicians, the number of large paid claims dropped from 3.96 in 1992 to 2.92 in 2002.

²³ Throughout this paper, unless otherwise stated, when we report regression results for the *BRD* dataset, we verify in robustness checks that we would obtain similar results with the *MED* and *NAR* datasets.

Table 8. Adjusted Number of Large Paid Claims per Year

Number of nonduplicate large paid medical malpractice claims per year for the indicated periods, for the *BRD* dataset, adjusted for Texas population, number of Texas physicians, and real health care spending, respectively. We treat the first relevant year as year 0 (1990 for regression (1-3), 1992 for regressions (4-6)). *t*-statistics, based on robust standard errors, are in parentheses. *, **, *** indicate significance at the 10%, 5%, and 1% levels, respectively. Significant results (at 5% level) are in **boldface**. We show results separately for the full 1990-2002 period and for 1992-2002 to indicate a possible trend over this reduced time period.

Dependent variable	(1)	(2)	(3)	(4)	(5)	(6)
	Large paid claims (<i>BRD</i> dataset)					
Adjusted for	Population	physicians	health care spending	population	physicians	health care spending
Time Period	1990-2002	1990-2002	1990-2002	1992-2002	1992-2002	1992-2002
Year	0.54 (0.13)	-9.32 (2.11)*	-2.40 (0.54)	-8.06 (2.00)*	-19.22 (5.58)***	-12.08 (3.07)**
Constant	785.2 (26.80)	786.8 (25.23)	762.0 (24.35)	16,926.4 (2.10)	901.9 (27.47)	888.6 (23.68)
Observations	13	13	13	11	11	11
R ²	0.0015	0.2886	0.0260	0.3068	0.7761	0.5116

Thus far, we have focused on large paid claims (over \$25,000 in 1988 dollars). These are roughly constant over 1990-2002. In addition, the number of smaller paid claims declined sharply during this period. The reasons are unclear. Perhaps plaintiffs' counsel realized that smaller claims were no longer worth bringing or seriously pursuing. But the outcome is clear. Figure 4 shows this decline. It presents, for the *MED*_{all} dataset, separate lines for "small" paid claims (less than \$10,000), medium paid claims (\$10,000-25,000), large paid claims, and total paid claims. The sharp decline in small claims, from 742 in 1990 to 244 in 2002, is visually apparent. Less easy to see is that medium paid claims also declined, from 178 in 1990 to 130 in 2002. These numbers are not adjusted for population growth or medical intensity. If so adjusted, small and medium paid claims would decline more sharply, and total paid claims would decline significantly over time. We discuss trends in claims per physician in Section I below.

We focus in this paper on large paid claims, because these claims represent over 99% of payout dollars. Even a large change in the number of small and medium paid claims would not significantly affect medical malpractice insurance rates.

Figure 4. Number of Paid Claims by Size of Payout

Total nonduplicate paid medical malpractice claims from 1990-2002, and claims within the indicated payout ranges, in real 1988 dollars, for the *MED_{all}* dataset. We lack the data to identify duplicate claims involving payouts of less than \$10,000 *nominal* dollars.

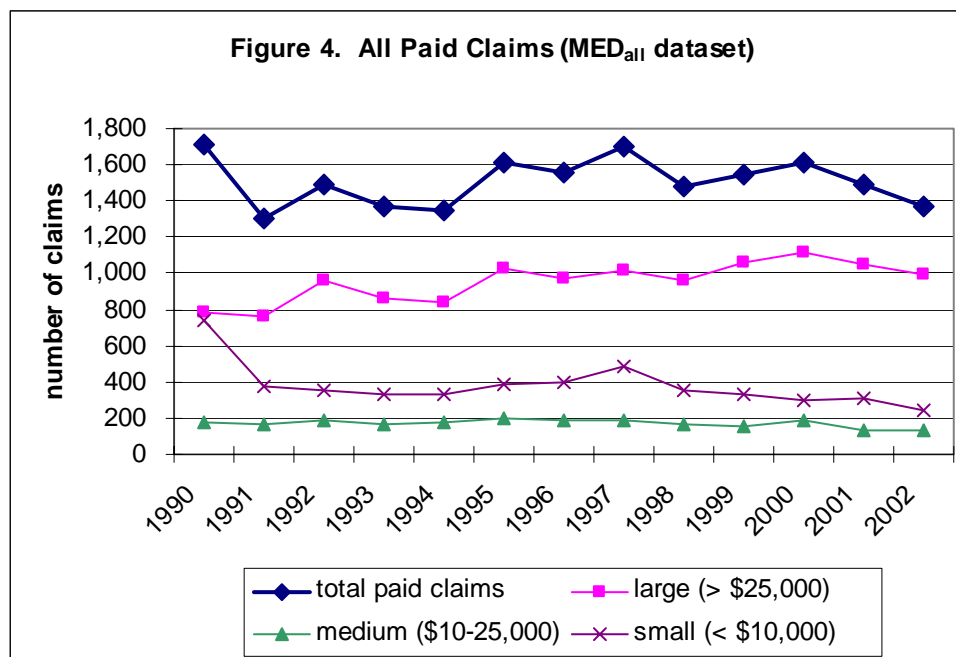
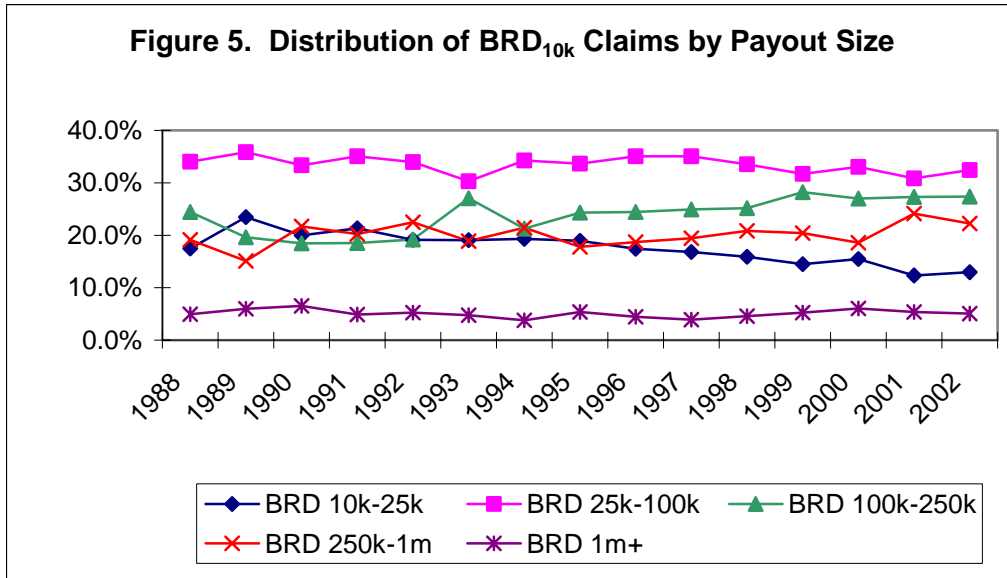


Figure 5 provides a more detailed breakdown of the size distribution of large and medium paid claims. It separates claims in the *BRD_{10k}* dataset into five size ranges—\$10,000-\$25,000; \$25,000-\$100,000; \$100,000-\$250,000; \$250,000-\$1,000,000; and over \$1,000,000. There were only limited changes in size distribution within this class of claims. As a percentage of all paid claims, the two smallest payment categories shrank, and the middle category (\$100-250,000) picked up the increase. Of particular note is the absence of a trend for "very large" claims over \$250,000. These claims represent almost 80% of payout dollars (see Table 4). Claims over \$1 million consistently represent about 5% of paid claims over \$10,000.

Figure 5. Percentage of Paid Claims Over \$10,000 by Size of Payout

Nonduplicate paid medical malpractice claims with payout of at least \$10,000 in 1988 dollars, within the indicated payment ranges, based on the *BRD*_{10k} dataset, from 1988-2002,



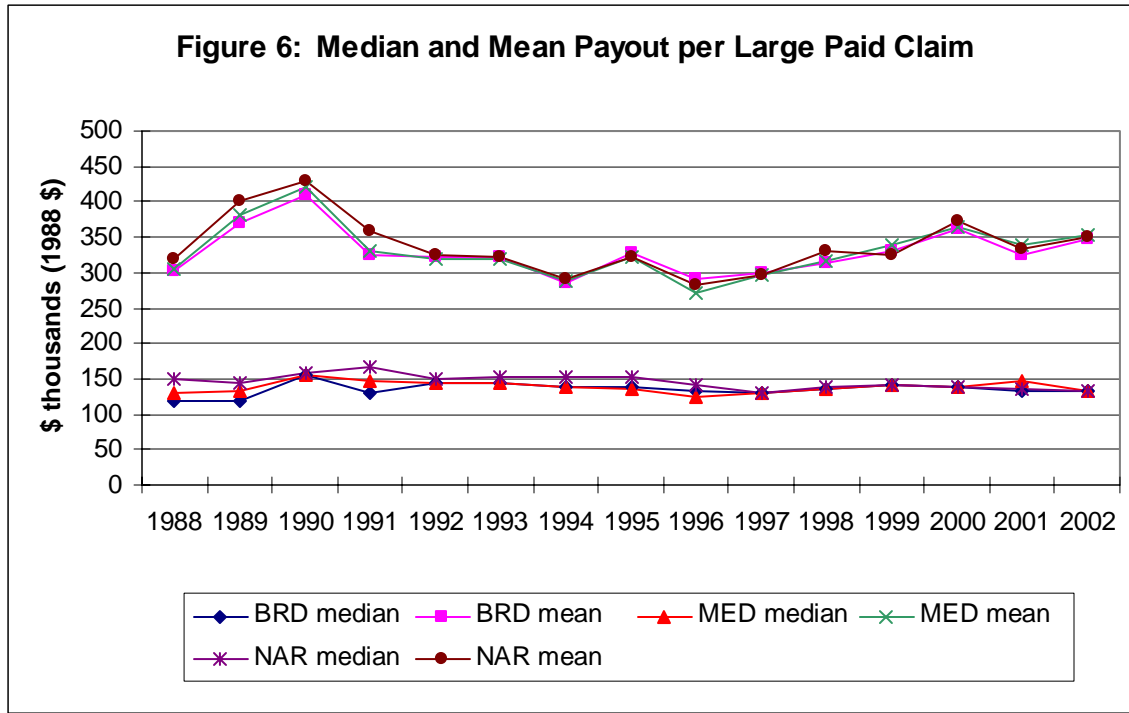
D. Payout per Claim

The number of paid claims is one part of the malpractice liability equation. Payout per claim is the second key factor in assessing time trends in the dollar exposure faced by health care providers. Figure 6 shows the mean and median dollars per claim for the *BRD*, *MED*, and *NAR* datasets in 1988 dollars. The trend lines for the three datasets are nearly identical, confirming that it makes little difference to our results which dataset we use. The mean greatly exceeds the median, reflecting the skewed nature of malpractice payouts.

The central observation from Figure 6 is that both the mean and median payouts per large paid claim were remarkably stable. For the *BRD* dataset, the mean payout was \$303,000 in 1988, peaked at \$410,000 in 1990, and was \$345,000 in 2002, all in 1988 dollars. The median payment was \$120,000 in 1988, peaked at \$155,000 in 1990, and was \$132,000 in 2002. These are large payouts, compared to other forms of tort litigation. But, contrary to conventional wisdom, they are not increasing.

Figure 6. Mean and Median Payout per Large Paid Claim

Mean and median payout in thousands of 1988 dollars, per nonduplicate large paid medical malpractice claim from 1988-2002, for the *BRD*, *MED*, and *NAR* datasets.



The stability in payout per claim shown in Figure 6 is especially remarkable given that health care costs account for a significant fraction of the monetary harm from medical malpractice. Health care costs rose significantly faster than overall prices between 1988 and 2002.²⁴ The geometric average real increase in an index of health care services over this period was 2.4% per year. Other things equal, one would therefore expect average and median payouts to rise simply to reflect the “real” (after general inflation) increase in medical care prices. No such increase occurred. We cannot determine what fraction of payouts reflect health care costs, but if we could measure this fraction and then adjust payouts for the effect of the real increase in health care prices (much as we adjust for overall inflation), the mean and median payouts would likely decline over the 1988-2002 period.

Regression results tell a similar story. Table 9 shows results for a regression of $\ln(\text{payout})$ for each claim against year. These are “per claim” regressions, in contrast to the “per year” regressions reported above for number of claims per year. For the regressions involving claims per year, we excluded 1988-1989 because of incomplete reporting in those years. We have no reason to expect bias in which types of claims were reported in 1988-1989 compared to later years, and there is no evidence of bias in the size distributions presented in Figure 5, nor of a change in the skewness of the payout distribution after 1990. Thus, we use all *BRD* claims in the regressions. We confirm in robustness checks that results are similar if 1988 and 1989 are excluded [to be

²⁴ [Look for a source showing the fraction of claimants’ losses associated with health care.]

confirmed]. We use $\ln(\text{payout})$ as the dependent variable because of the strong skewness of raw payout, but in robustness checks, we obtain similar results with payout as the dependent variable. Regressions (1-3) show that there is no strong time trend in payout per claim for the *BRD*, *MED*, or *NAR* datasets. The coefficients on year are insignificant and the point estimates are small, at 0.3% per year for *BRD*, 0.2% per year for *MED*, and -0.1% per year for the *NAR* dataset.

Recall that there was a sharp decline over time in the number of paid claims involving less than \$25,000 in 1988 dollars. In regression (5), we switch to the *BRD*_{10k} dataset, thus including claims down to \$10,000. We now find a significant increase in payout, averaging .016 (1.6%) per year. This increase, however, is driven by a *decline* in the number of medium payout claims, with payouts from \$10,000 to \$25,000. To sharpen this point, regression (6) shows the trend in mean payout for *all* paid claims regardless of size, based on the *MED*_{all} dataset. We have only annual rather than per claim data for these claims. The decline in small claims then generates a 2.4% average annual increase in payout per claim. However, these claims account for a trivial fraction of total payout dollars (see Table 4). This is not the stuff of a crisis in malpractice claim payouts.

We ran robustness checks with a number of additional control variables, either instead of or in addition to year. These included year² (to test for possible nonlinearity); Texas GSP per capita; a real medical care services cost index; the nominal interest rate on 10-year U.S. Treasury bonds (to control for the time value of money); and the real rate of increase in health care costs (to control for the effect of health care costs on payouts). None were significant, nor, with one exception, did their inclusion lead to a significant coefficient on year. The exception, shown in regression (4), was rate of medical care cost increase. This has the predicted positive sign, and is nearly marginally significant. When this variable is included, the coefficient on year becomes significant but remains economically small at .008 (0.8%) per year. This combination of variables aside, we find no significant time trend in payout per claim.

Table 9. Ln(payout) per Large Paid Claim

Ln(payout) per nonduplicate large paid medical malpractice claim for the *BRD*, *MED*, *NAR*, and *BRD*_{10k} datasets, for 1988-2002, and for all paid medical malpractice claims for the *MED*_{all} dataset for 1990-2002. We treat the first year of the time period (1988 or 1990) as year 0. *t*-statistics, based on robust standard errors, are in parentheses. *, **, *** indicate significance at the 10%, 5%, and 1% levels respectively. Significant results (at 5% level) are in **boldface**.

	(1)	(2)	(3)	(4)	(5)	(6)
Dataset	<i>BRD</i>	<i>MED</i>	<i>NAR</i>	<i>BRD</i>	<i>BRD</i> _{10k}	<i>MED</i> _{all}
Time Period	1988-2002	1988-2002	1988-2002	1988-2002	1988-2002	1990-2002
Year	0.003 (1.42)	0.002 (0.89)	-0.001 (0.23)	0.008 (2.13)**	0.016 (6.08)***	0.024 (3.12)***
rate of medical cost increase				2.102 (1.63)		
Constant	11.89 (560.22)	11.91 (541.89)	11.97 (518.14)	11.81 (217.62)	11.42 (512.39)	12.03 (179.94)
Observations	13103	12222	10674	13103	15857	13
R ²	0.0002	0.0001	0.0000	0.0004	0.0024	0.4698

E. Total Payouts per Year

In the previous section, we focused on payout *per claim*. If there is stability in adjusted number of claims (from Section C), and in payout per claim (from Section D), there will necessarily also be stability in adjusted total payout *per year*. Figure 7 confirms this. It shows total payouts on all malpractice claims per year, adjusted for (i) Texas population; (ii) real health care spending; (iii) number of physicians, and (iv) real Texas GSP. Adjusting for GSP provides a measure of the social burden of malpractice payments, relative to the overall Texas economy. From 1990 (the first year with complete reporting) through 2002, there is no trend in total payouts per year adjusted for population, and a decline in total payouts relative to Texas GSP.

To convey a sense of the magnitude of malpractice payouts, total payouts in 2002 were \$515 million in 2002, or about 0.6% of total Texas health care spending of about \$93 billion (both numbers are in 2002 dollars). This compares to payout of \$414 million in 1990, which was 0.8% of Texas health care spending of \$52 billion in that year (both numbers are in 2002 dollars). Note that Figure 7 uses 1988 dollars.

Figure 7. Total Medical Malpractice Payouts per Year

Total payouts on all large paid medical malpractice claims for the *BRD* dataset, from 1988-2002. Payouts for 1988 and 1989 are lower than the actual amounts due to incomplete reporting.

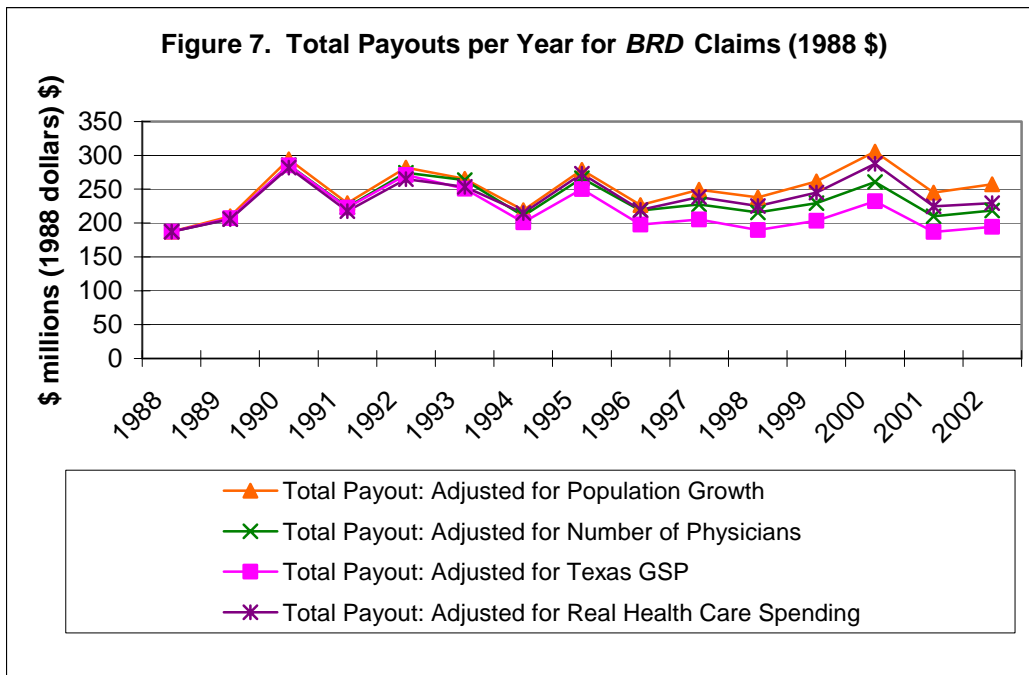


Table 10 provides regressions of total payout per year, first unadjusted, and then adjusted in the same ways as Figure 7, for 1990-2002. Unadjusted total payout increased by \$6 million per year. But if we adjust for population growth, the coefficient on year becomes close to zero and insignificant. Adjusted for Texas GSP, total payouts fell by \$6 million annually. Thus, the social burden of malpractice payouts declined, relative to ability to pay.

Table 10. Total Payout for All Large Paid Claims

Total payout per year for all large paid medical malpractice claims for the *BRD* dataset, for 1990-2002. *t*-statistics, based on robust standard errors, are in parentheses. We treat 1990 as year 0. *, **, *** indicate significance at the 10%, 5%, and 1% levels respectively. Significant results (at 5% level) are in **boldface**. Dollars in \$ millions.

Dependent variable	(1)	(2)	(3)	(4)	(5)
	total payout per year for large paid claims (<i>BRD</i> dataset)				
Adjusted for	none	population	physicians	health care spending	Texas GSP
Time Period	1990-2002	1990-2002	1990-2002	1990-2002	1990-2002
Year	5.95	-0.27	-3.60	-1.25	-5.96
	(2.49)**	(0.13)	(2.01)*	(0.64)	(3.38)***
Constant	263.8	259.4	260.4	251.8	258.1
	(15.63)	(17.70)	(20.57)	(18.35)	(20.67)
Observations	13	13	13	13	13
R²	0.3610	0.0015	0.2692	0.0363	0.5090

F. Defense Costs

We have not yet taken account of defense costs. Many sources report that these costs account for a sizeable portion of total malpractice insurance costs.²⁵ Our dataset contains information on defense costs for individually reported claims, with payout of at least \$10,000. Insurers must report total defense costs, broken down into expenses for outside counsel, in-house counsel, and other expenses such as court costs and stenographers. When two or more reports relate to the same incident, we sum defense costs across these reports to determine total defense costs for that incident. We lack information on defense costs for zero payout and small payout claims.

Figure 8 shows that defense costs per large paid claim rose steadily, from about \$21,000 in 1988 to about \$45,000 in 2002. The ratio of defense costs to payout increased from about 8% to about 15%. The increase in per claim costs drove an increase in total defense costs for all large paid claims, from \$27 million in 1990 to \$48 million in 2002. Payments to outside counsel accounted for most of this rise.

²⁵ See, e.g., Insurance Information Institute, *Medical Malpractice Insurance* 4 (June 2003) (citing study finding that defense costs account for 14% of total tort costs); Kenneth E. Thorpe, *The Medical Malpractice ‘Crisis’: Recent Trends and the Impact of State Tort Reforms*, Health Affairs Web Exclusive, (21 Jan. 2004), <http://content.healthaffairs.org/cgi/content/full/hlthaff.w4.20v1/DC1> (contending that “[d]efense costs have greatly increased,” contributing to insurers’ financial woes).

Figure 8. Defense Cost per Large Paid Claim and Ratio of Defense Cost to Payout

Average defense cost per nonduplicate large paid medical malpractice claim for the *BRD* dataset, from 1988-2002. Ratio of defense costs to payout is based on total defense costs and total payout for each year. Defense costs for 1988 and 1989 are lower than the actual amounts due to incomplete reporting.

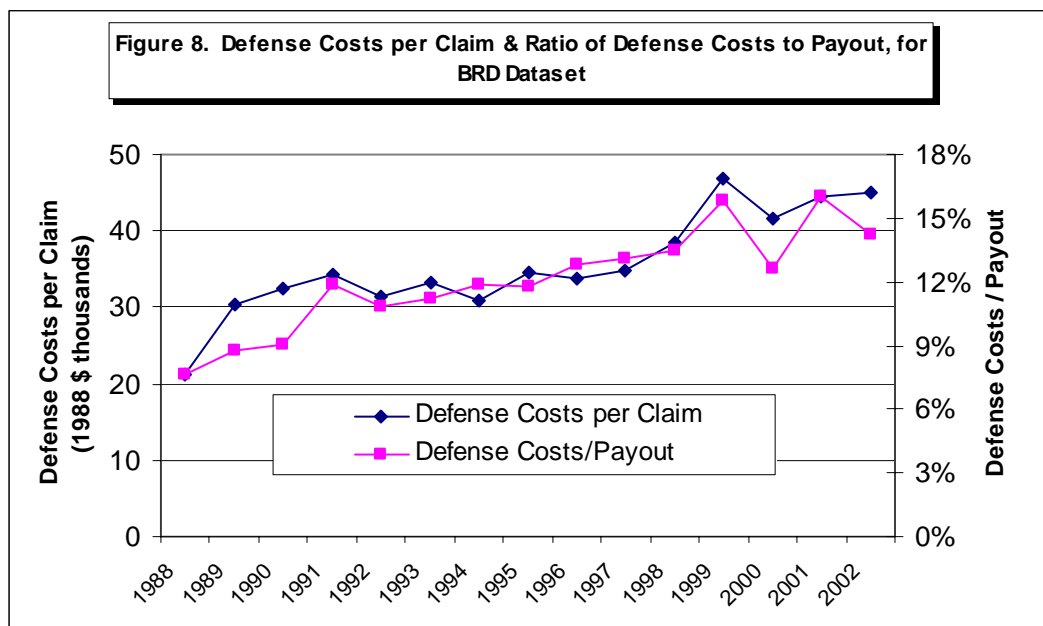


Table 11 provides a regression analysis of $\ln(\text{defense costs per claim})$ over time for the *BRD* dataset, with and without controls for $\ln(\text{payout})$ and for the real increase in medical care costs. In robustness checks, we obtain comparable results for the *MED* and *NAR* datasets, and using raw dollars rather than $\ln(\text{dollars})$ for defense costs and payout. The .044 coefficient in regressions (1-2) indicates that defense cost per claim rose by 4.4% per year -- a cumulative 83% increase over a 14 year period. As regression (2) shows, there is a strong correlation between defense costs and payout. But the rise in defense costs still exists, with the same coefficient, controlling for payout. At this time, we can only speculate as to the cause of the increase.

Table 11. Ln(defense costs) per Large Paid Claim

$\ln(\text{defense costs})$ per large paid medical malpractice claim for the *BRD* dataset, for 1988-2002. We treat 1988 as year 0. *t*-statistics, based on robust standard errors, are in parentheses. *, **, *** indicate significance at the 10%, 5%, and 1% levels respectively. Significant results (at 5% level) are in **boldface**.

Dependent variable	Ln(defense cost) per large paid claim		
	(1)	(2)	(3)
Year	0.044	0.044	0.042
	(15.96)***	(17.37)***	(10.92)***
$\ln(\text{payout})$		0.457	0.457
		(48.16)***	(48.17)***
rate of medical cost increase			-1.063
			(0.75)
Constant	9.66	4.20	4.24
	(393.69)	(35.67)	(32.84)
Observations	12587	12587	12587
R ²	0.0198	0.1746	0.1746

A wag might say, “Aha! We have found a culprit for the malpractice crisis -- greedy defense lawyers!” Not so fast. Rising defense costs are highly unlikely to explain an insurance crisis. In 2002, defense costs for large paid claims were still only 15% as large as payouts on these claims. Payouts are still the dog, with defense costs the (growing) tail. Moreover, defense costs should be predictable and change smoothly over time. Thus, rising defense costs should not cause sudden premium spikes. Finally, the increase in total defense costs -- from \$27 million in 1990 to \$48 million in 2002 -- is not a change of crisis proportions, compared to total payouts of \$336 million in 2002.

To be sure, we lack data on defense costs for claims resolved for payments of \$10,000 or less. If these claims rose in number and produced large defense costs, this missing information could disguise a growing burden. Advocates of malpractice reform assert that defense costs in zero-payment cases are substantial.²⁶ However, there are several reasons to doubt that zero- and small-payout claims generated defense costs that were either large enough or unpredictable enough to trigger an insurance crisis. First, these costs should be predictable. Second, on average, claims that generate large payouts involve higher defense costs per claim than smaller claims, as we see from Table 11.

Third, and most centrally, zero- and small-payout claims did not increase over time. Table 12 shows, from 1995 to 2002, zero, small, medium, and large paid claims, total claims, and population-adjusted total claims. We report data only for 1995-2002, because *TDI* data on zero-payout claims is incomplete prior to 1995. There is no time trend in total claims. Other than a one-time jump in 1995 due to TDI addressing the cause of prior incomplete reporting, there is no trend in earlier years either. Adjusted for population growth, total claims declined (see Table 13).

Table 12. Total Malpractice Claims per Year

Number of medical malpractice claims, including duplicates, for the MED_{all} dataset, from 1995-2002. We show separately zero-payment claims, small paid claims (less than \$10,000), medium claims (\$10,000-25,000 real), large paid claims, total claims, and population-adjusted total claims (base year = 1995).

Year	zero-payout claims	small paid claims	medium paid claims	large paid claims	total claims	population adjusted total claims
1995	6,108	388	194	1,028	7,718	7,718
1996	5,658	399	186	971	7,214	7,072
1997	5,699	490	192	1,019	7,400	7,107
1998	5,353	358	164	961	6,836	6,429
1999	5,738	330	158	1,063	7,289	6,722
2000	6,503	301	192	1,114	8,110	7,339
2001	7,450	310	132	1,051	8,943	7,945
2002	5,555	247	130	997	6,929	6,043
total	48,064	2,823	1,348	8,204	60,439	56,375

Lastly, trials are expensive. If the number of trials with defense verdicts increased, a cost increase could be hidden in the zero-payout claims. Trials are

²⁶ See, e.g., American Medical Association, *Medical Liability Reform—NOW!*, p. 4 (June 14, 2004), available at <http://www.ama-assn.org/ama1/pub/upload/mm/450/mlrnowjune112004.pdf>. (arguing that defendants spend an average of \$16,160 in cases that are dropped).

exceptionally expensive. We cannot test this hypothesis directly, but consider it implausible for several reasons. First, as we show below, the number of plaintiff verdicts in medical malpractice cases was roughly constant over time. Unless the fraction of trials won by plaintiffs fell (which no one has suggested), this implies a roughly constant number of defense verdicts as well. Second, studies of civil litigation consistently find that trials have become increasingly rare over time.²⁷ This trend applies to medical malpractice as well. A study by the Bureau of Justice Statistics of trials in 46 of the 75 largest counties in the U.S. (including several large Texas counties) reports that total medical malpractice trials declined from 1,347 in 1992 to 1,156 in 2001.²⁸ The BJS study also found that the fraction of med mal trials won by plaintiffs was stable at around 25%.

G. Total Claim Costs (Payout Plus Defense Costs)

We next assess the extent to which rising defense costs led to higher total costs (including defense costs), either per year or per large paid claim. Below, we use "*total cost*" to refer to the sum of payout plus defense costs, with the caveat that we lack information on defense costs for zero- and small-payout claims.

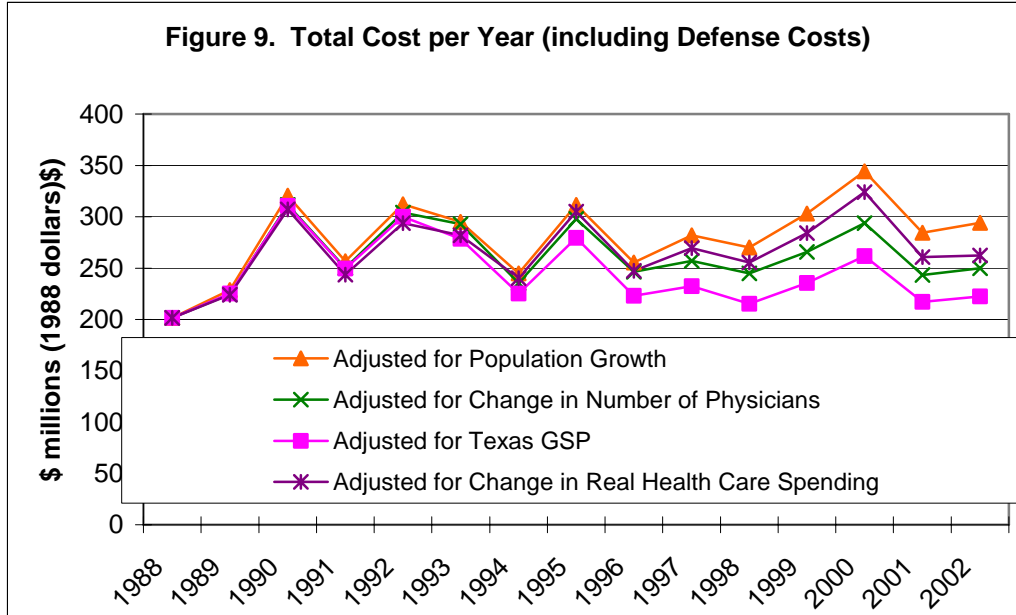
Figure 9 presents changes in the total cost of closed claims over time, adjusted respectively for Texas population; real health care spending; number of physicians, and real Texas GSP. Qualitatively, the results are similar to those for total payout in Figure 7. From 1990 (the first year with complete reporting) through 2002, there is no trend in total cost adjusted for population, and there is a decline in total cost relative to Texas GSP. Adjusted for Texas GSP, total cost declined by 29%, from \$311 million in 1990 to \$222 million in 2002.

²⁷ See, e.g., Marc Galanter, *The Vanishing Trial: An Examination of Trials and Related Matters in Federal and State Courts*, 1 *Journal of Empirical Legal Studies* 499 (2004).

²⁸ Thomas H. Cohen and Steven K. Smith, *Civil Trial Cases and Verdicts in Large Counties, 2001* (Bureau of Justice Statistics 2004).

Figure 9. Total Cost per Year for Large Paid Claims

Total cost (payout plus defense costs) for all nonduplicate large paid medical malpractice claims, for the *BRD* dataset, for 1988-2002. Total costs for 1988 and 1989 are lower than the actual amounts due to incomplete reporting.



We turn next from aggregate total cost per year to total cost per claim. Figure 10 presents data for the *BRD*, *MED*, and *NAR* datasets. From 1988 to 2002, the average total cost per claim in the *BRD* dataset rose from \$326,000 to \$393,000, about \$4000 per year (a bit over 1% per year). However, the high water mark was in 1990, with a trough in the mid-1990s.

Figure 10. Total Cost (Payout Plus Defense Cost) per Large Paid Claim

Total cost (payout plus defense cost) per nonduplicate large paid medical malpractice claim for the *BRD*, *MED*, and *NAR* datasets, from 1988-2002.

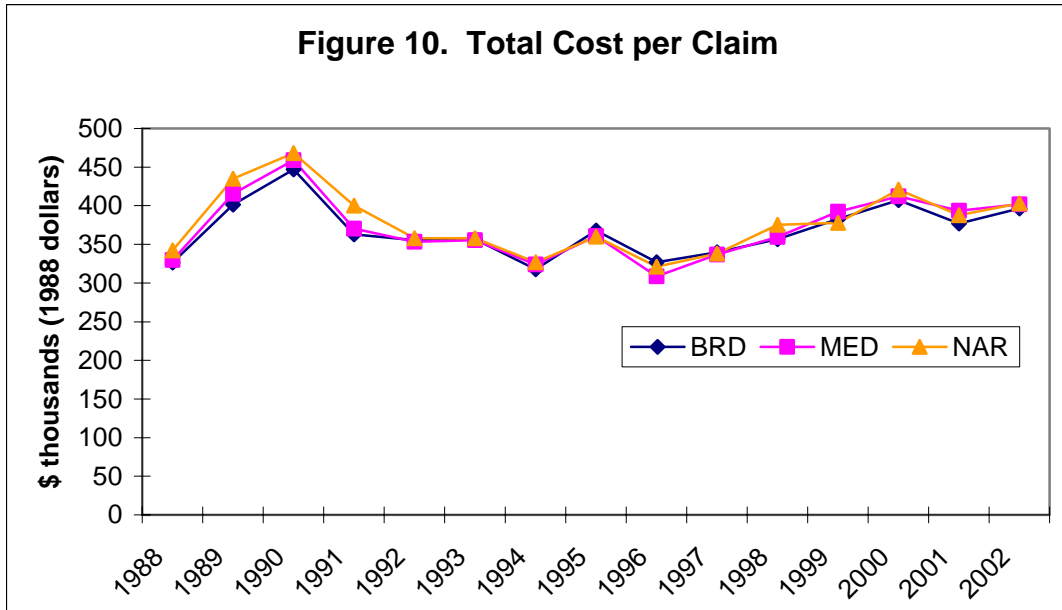


Table 13 provides results for regressions of $\ln(\text{total cost})$ against year plus a constant term for the *BRD*, *MED*, *NAR*, and *BRD*_{10k} datasets. In contrast to the regressions of $\ln(\text{payout})$ in Table 9, we find a statistically significant increase of 0.7-1.1% per year for *BRD*, *MED*, and *NAR*. In robustness checks, we obtain similar results with total cost instead of $\ln(\text{total cost})$ as the dependent variable **[need to confirm]**. Comparing Table 9 to Table 13, about 0.8-0.9% per year of this increase reflects rising defense costs. The rate of increase is higher, at 2.3% per year, for the *BRD*_{10k} dataset, but again, this reflects the declining number of small claims.

Table 13. $\ln(\text{total cost})$ per Large Paid Claim

$\ln(\text{total cost})$, including payout and defense cost, per nonduplicate large paid medical malpractice claim for the *BRD*, *MED*, *NAR*, and *BRD*_{10k} datasets, for 1988-2002. We treat 1988 as year 0. *t*-statistics, based on robust standard errors, are in parentheses. *, **, *** indicate significance at the 10%, 5%, and 1% levels respectively. Significant results (at 5% level) are in **boldface**.

	(1)	(2)	(3)	(4)	(5)
Dataset	<i>BRD</i>	<i>MED</i>	<i>NAR</i>	<i>BRD</i> _{10k}	<i>BRD</i>
Time period	1988-2002	1988-2002	1988-2002	1988-2002	1988-2002
Year	0.011	0.009	0.007	0.023	0.014
	(4.69)***	(3.94)***	(2.89)***	(9.68)***	(4.17)***
rate of medical cost increase					1.771
					(1.47)
Constant	12.05	12.08	12.13	11.61	11.99
	(602.63)	(586.75)	(561.35)	(556.34)	(235.55)
Observations	13103	12222	10674	15857	13103
R²	0.0018	0.0013	0.0008	0.0060	0.0019

Over the same period, the real increase in health care costs averaged 2.1% per year. Thus, total costs per claim rose more slowly than health care costs. As explained

above, health care costs account for a significant fraction of medical malpractice damages. If we were able to adjust for this component of damages, we would probably find a small or even zero increase in cost per claim. The lack of a crisis in claims remains clear.

H. Jury Verdicts

[Discussion below is based on NAR dataset, revise when we have results for BRD] The stable performance of the tort system will surprise many who have heard that “out of control” juries are awarding ever larger amounts to plaintiffs, which supposedly then cause settlement payments to skyrocket. The results presented thus far show that, whatever juries were doing, payout per claim held steady. Only defense costs grew significantly.

In fact, juries weren't going crazy either. The TDI database includes data on tried cases that result in payouts of at least \$10,000. The NAR dataset includes **[283 cases tried to juries, plus 10 cases]** tried to a judge. Of these, **[37 jury cases and 2 judge cases]** resulted in defense verdicts.²⁹ At first glance, the existence of defense verdicts followed by payouts of over \$25,000 may seem odd. Anecdotal evidence suggests that most of these cases likely reflect the existence of pretrial “high-low” agreements between the parties, which limit the plaintiff's minimum and maximum recovery even if the actual verdict is outside the high-low bounds. Figure 11 shows the number of plaintiff jury verdicts per year, plus jury verdicts as a percentage of large paid claims. Although the number of trials fluctuated, from 6 in 1996 to 34 in 2000, plaintiff verdicts never accounted for more than 4% of large paid claims in any year and averaged about 3% over the period, with no time trend in this percentage. These findings comport with other studies showing that trials are rare

²⁹ Sixteen of the “defense verdict” jury trials were entered as \$0 verdicts in the closed claim reports. Twenty-one were entered as \$1 verdicts, the most recent in 1997. Neither TDI nor local med mal lawyers could explain how a \$1 verdict could occur. We surmise that these entries were entered by agreement to support (for some reason) a high-low settlement after a defense verdict, rather than actual verdicts.

Figure 11. Number and Percentage of Plaintiff Jury Verdicts

Number of plaintiff jury verdicts per year in nonduplicate large paid medical malpractice cases, and plaintiff jury verdicts as a percent of nonduplicate large paid claims, for the NAR dataset, from 1988-2002. [need to update with BRD dataset, update to exclude defense verdict cases].

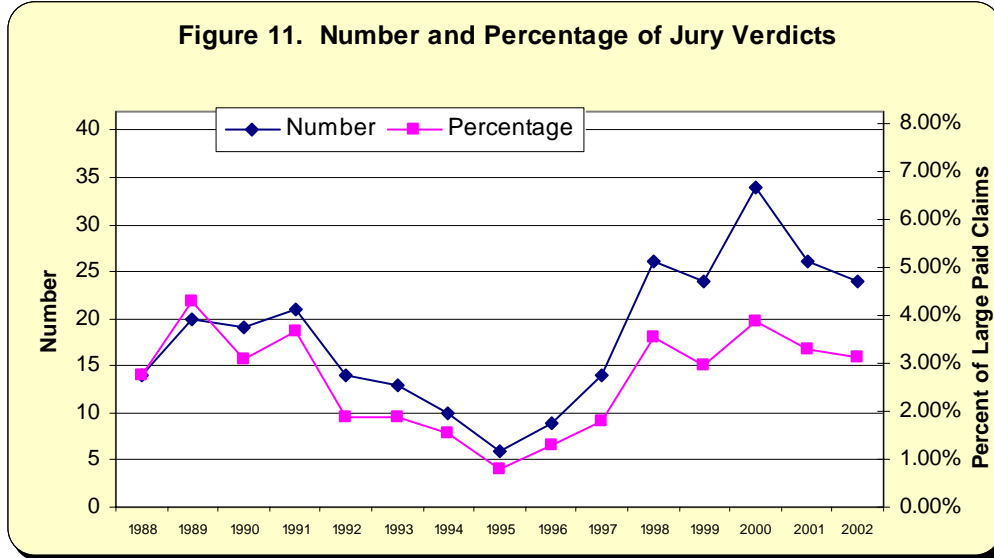
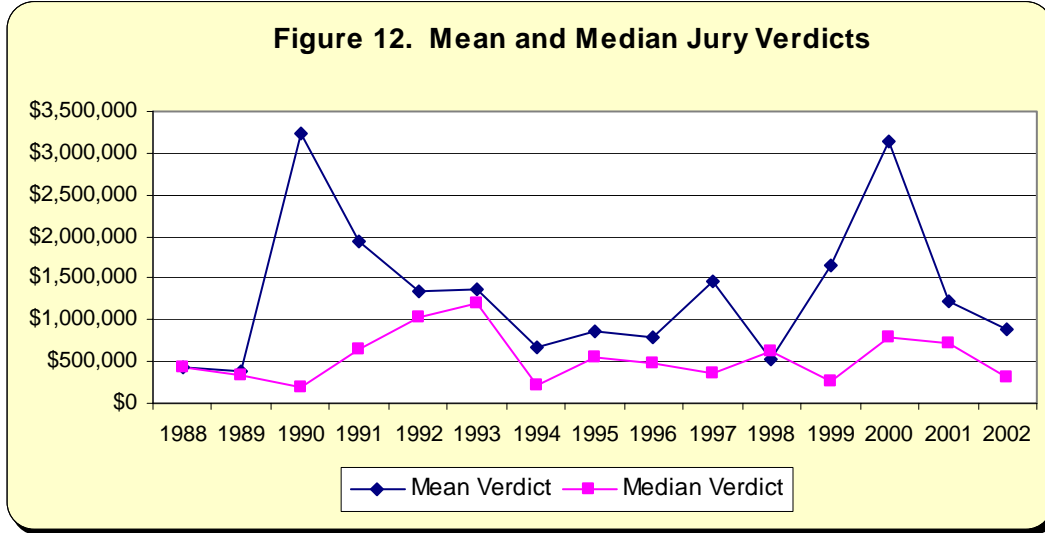


Figure 12 presents mean and median jury verdicts (in constant 1988 dollars) over time in cases where plaintiffs received reported payments, excluding \$0 and \$1 verdict cases. There is fluctuation, but no apparent time trend. Across all [262 cases], the average verdict was \$1,528,525, while the median was far lower at \$423,530. The large difference between mean and median is consistent with other jury verdict studies.³⁰ The median verdict was also more stable than the average verdict, although it too fluctuated greatly. The lowest median verdict (\$180,312) occurred in 1989 and was followed by the highest median verdict (\$1,209,401) in 1992. In most years, the median verdict fell in the \$300,000-\$800,000 range.

³⁰ See, e.g., Thomas H. Cohen, *Tort Trials and Verdicts in Large Counties, 2001* (Bureau of Justice Statistics 2004) (reporting in constant 2001 dollars mean and median verdicts for tried tort cases in which plaintiffs prevailed of \$565,000 and \$27,000, respectively).

Figure 12. Mean and Median Plaintiff Jury Verdicts

Mean and median per year for plaintiff jury verdicts in nonduplicate large paid medical malpractice cases, for the NAR dataset, from 1988-2002. [need to update with BRD dataset, update to exclude judge cases].



To further assess whether there was a time trend in jury verdicts, we regressed both verdict and $\ln(\text{verdict})$, as dependent variable, against year and a constant term. The point estimates were positive, but the coefficients were insignificant. The point estimate for the $\ln(\text{verdict})$ regression was 0.02, implying a 2% annual increase in verdict amounts. There was no time trend in the within-year standard deviation of jury verdicts. Thus, for jury verdicts as well as settlements, there is no apparent crisis in outcomes.

I. Total Claims and Paid Claims

We have concentrated above on *large* paid claims, while also noting that smaller paid claims declined over time. Physicians, however, are likely to care primarily about what affects them -- which includes their risk of being sued (related to total number of claims), and their risk of paying damages (related to total number of paid claims). We therefore present in Figures 13 and 14 information about the total number of claims, the number of paid claims, and the number of large paid claims, per 100 physicians per year. Figure 13 shows the total number of claims only from 1995 on, due to underreporting of zero-payout claims before then. We report data for total paid claims, and large paid claims, from 1990-2002. The figures include duplicate reports, which seems appropriate if the goal is to assess per physician risk. This data overstate physicians' actual risk, because some claims are against other health care providers. It is visually apparent, and regression analysis confirms, that total claims per physician declined from 1995-2002, and total paid claims per physician declined over 1990-2002. For large paid claims, there is a slight downward trend, which is marginally significant (see Table 8).

Figure 13. Total Claims per 100 Physicians

Total medical malpractice claims per 100 physicians per year, including duplicate claims, for the *MED_{all}* dataset, from 1995-2002.

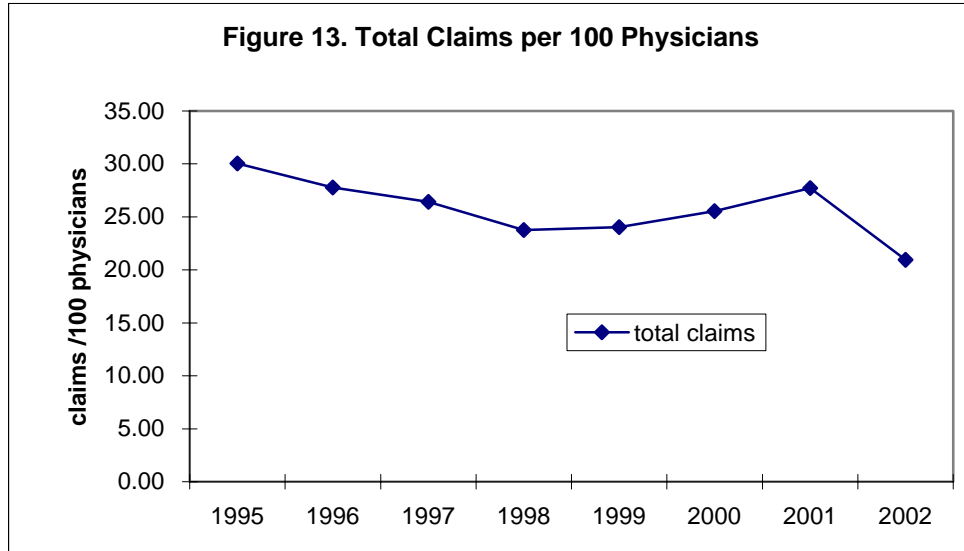


Figure 14. Paid Claims per 100 Physicians

Total paid medical malpractice claims and large paid claims per 100 physicians per year, including duplicate claims, for the *MED_{all}* dataset, from 1990-2002.

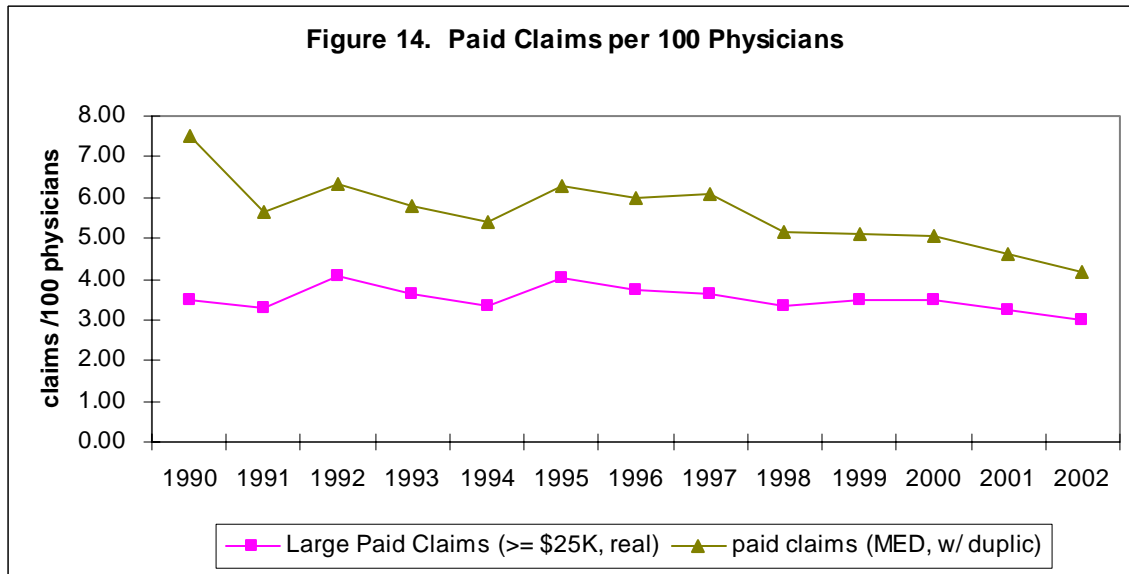


Table 14 shows regression analyses of total paid claims and total claims, unadjusted, adjusted for population and number of physicians. Even the unadjusted number of paid claims declines significantly, reflecting the decline in smaller paid claims. The number of paid claims, adjusted for number of physicians, declines by 42 claims per year over 1990-1992. The number of physician-adjusted total claims also declines by an estimated 204 claims per year over 1995-2002, but the decline is only marginally

significant due to the short time period. In robustness checks, we obtain similar results for total claims for 1990-2002, in regressions that include both a year variable and a 1995-dummy (=1 for 1995 and all later years) that is intended to capture the one-time jump in 1995 due to more complete reporting.

Table 14. Total Claims and Total Paid Claims

Total paid medical malpractice claims per year for 1990-2002, and total medical malpractice claims per year for 1995-2002, for the *MED*_{all} dataset. *t*-statistics, based on robust standard errors, are in parentheses. We treat the first relevant year as year 0 (1990 for regression (1-3), 1995 for regressions (4-6)). *, **, *** indicate significance at the 10%, 5%, and 1% levels respectively. Significant results (at 5% level) are in **boldface**.

Dependent variable adjusted for	(1)	(2)	(3)	(4)	(5)	(6)
	none	total paid claims population	physicians	none	total claims population	physicians
Time period	1990-2002	1990-2002	1990-2002	1995-2002	1995-2002	1995-2002
Year	-24.8	-39.1	-41.8	67.9	-75.8	-203.7
	(-2.72)**	(-4.74)***	(-4.89)***	(0.6)	(-0.75)	(-2.27)*
Constant	1453	1447	1254	7317	7312	7332
	(22.50)	(24.82)	(20.75)	(15.55)	(17.21)	(19.56)
Observations	13	13	13	8	8	8
R ²	0.402	0.6715	0.6847	0.0573	0.085	0.4629

V. DISCUSSION OF RESULTS AND LIMITATIONS

A. Outcomes in Closed Medical Malpractice Claims have been Stable

The most important findings in this study are negative. For Texas, the frequency of large paid medical malpractice claims and the per claim cost of these claims have changed little from 1988 to 2002 if one controls for inflation, population, rising consumption of health care services, and other factors external to the tort system. Depending on the control and the time period, the frequency and per claim cost of large paid med mal claims may even have declined. Average and median payouts on large paid claims were virtually constant after controlling for general inflation and declined if adjusted for health care inflation. Inflation-adjusted jury verdicts also showed no significant time trend. The major positive findings of this study are that defense costs rose and that smaller paid claims (less than \$25,000 in 1988 dollars) shrank in number. But rising defense costs cannot plausibly explain the premium spikes that occurred in 1999-2003. Defense costs rose gradually, and the absolute size of these costs remains small relative to payouts.

The clear implication is that “runaway med mal litigation” makes a poor poster child for the cause of tort reform. From 1988 to 2002, the tort system in Texas processed medical malpractice claims in a reasonably stable and consistent way. The malpractice litigation system has many flaws, but at least in Texas, sudden increases in claim frequencies and costs appear not to have been among them, during the period we study.

B. The Decline in Smaller Paid Claims

We have repeatedly pointed out that small paid claims became less common in Texas over time. Studying closed med mal claims in Florida, Vidmar et al. made a

similar observation. They reported that mean and median payments on malpractice claims rose from 1990 to 2003, and that the mix of cases changed substantially. Using a nine level injury-severity scale developed by the National Association of Insurance Commissioners (NAIC), they found that claims in the two lowest categories declined sharply as a percentage of total paid claims, while average injury severity rose from 5.34 in 1990 to 6.12 in 2003. We lack data on injury severity, and Vidmar et al. do not report the extent to which their reported increase in mean and median payouts is due to a decline in the number of small claims rather than larger payouts on large claims. Still, their findings are consistent with our finding that the number of smaller paid med mal claims fell substantially in Texas.

The decline in smaller paid claims leads us to view with suspicion the publicly quoted statistics about rising average payouts and jury verdicts in med mal cases. When the nature of claims changes over time, an increase (or decrease) in the average payout or the average jury verdict tells one little. A rising average payment (jury verdict) may mean only that the fraction of small claims declined. Had we not taken account of the declining frequency of small claims in our analyses, we would have found that the mean payout rose 40% over our sample period. If we also did not adjust for inflation (a common failing in the public debate), the increase in mean payout would have been 112%! Yet, with these adjustments, our central estimate is that the mean payout per claim on large paid claims changed by a small fraction of 1% per year.

C. What is Causing Malpractice Premium Spikes?

If the tort system is not primarily responsible for the recent spikes in malpractice premiums, what is? Much of the answer likely lies in malpractice insurance markets. One set of explanations involves insurance generally. It may not be coincidental that insurance rates soared at a time when the stock market was falling and interest rates were low. As returns on investment declined, carriers could have responded by raising rates.³¹ Another possibility is that the period starting with Hurricane Andrew in 1992 and continuing through the attacks on the World Trade Center was marked by a series of catastrophes that over time stressed insurance and reinsurance markets, leading to higher premiums across many lines of insurance. A third explanation centers on the "long-tail" nature of medical malpractice insurance, which may make this form of insurance prone to dramatic price swings.³² When policies have "overhangs" that extend forward many years, small changes in loss expectations or projected investment returns on "float" can exert significant (upward or downward) pressure on prices. Medical liability insurance

³¹ A regression analysis found a significant relationship between interest rates and malpractice insurance premiums. Stephen Zuckerman, Randall R. Bovbjerg, and Frank Sloan, *Effects of Tort Reforms and Other Factors on Medical Malpractice Insurance Premiums*, 27 *Inquiry* 2:167-182 (Summer 1990).

³² See William M. Sage, *The Forgotten Third: Liability Insurance and the Medical Malpractice Crisis*, 3(4) *Health Affairs* 10 (2004); Tom Baker, [title and citation for forthcoming DePaul article] ___ *DePaul L. Rev.* ___ (forthcoming 2005); William M. Sage, *Medical Malpractice Insurance and the Emperor's Clothes*, ___ *DePaul L. Rev.* ___ (forthcoming 2005).

also faces severe “developments risks,” ranging from changes in medical technology to changes in public expectations, that accentuate the uncertainty of actuarial estimates.³³

A fourth consideration is that many malpractice insurers are undiversified, single-line companies sponsored by state and local medical societies. In Texas, for example, the Texas Medical Liability Trust has a 57% market share in covering physicians. These member-owned insurers may feel pressure to estimate future losses on the low side, and then need to compensate for past underpricing when assets are depleted. Because other insurers must follow their lead to attract business, the result may be sizeable industry-wide premium swings. Another source of underpricing could have been the otherwise minor tort reforms which Texas adopted in 1995. As part of those reforms, it instructed *TDI* to estimate insurers' savings and require rate rollbacks during 1996-2000 designed to pass these savings on to policyholders. If the rollbacks overstated actual savings, insurers would have underpriced and a correction would have been inevitable.

With these features of the insurance landscape in mind, let us return to Figure 10, which shows total cost per large paid claim. Over the full 1988-2002 time period, total cost per large paid claim grew by an unalarming 1.1% per year. Over 1995-2000, the rise was a larger but still unexciting 1.9% per year. But from the low point in 1996 to the high point in 2000, total cost per claim grew by 5.7% per year. If insurers naively took each year's experience as the best guide to the future (instead of using recent observations to update their prior expectations, as a proper Bayesian would), they might have become overly optimistic about future payouts by 1996, underpriced malpractice insurance, and then become overly pessimistic by 2000. There is evidence that insurers in Texas and elsewhere underpriced malpractice coverage in the 1990s.³⁴ Insurers might also have noticed rising average payouts, without realizing that these resulted from a decline in small claims, rather than a surge in large claims. It is also possible that the number of incoming claims increased somewhat -- our data can't fully address this question.

The rate spike during 1999-2002 would then reflect a combination of factors. One would be insurer catch-up for past underpricing. Another would be insurers' overestimates of future losses that were based heavily on then-recent loss experiences from 1996 to 2000. A third would be external stresses on insurance markets, including disasters and a decline in investment returns. Put these together and – presto! -- one could have premium spikes that far exceed the increase in future claim-related costs that a rational Bayesian analyst would predict.

³³ See Tom Baker, *Insuring Liability Risks*, 29(1) *Geneva Papers on Risk and Insurance* 87 (2004); Sage (2003), *supra* note xx; Mark F. Grady, *Why Are People Negligent: Technology, Nondurable Precautions, and the Medical Malpractice Explosion*, 82 *Northwestern University Law Review* 293 (1988).

³⁴ See TDI, *Medical Malpractice Insurance: Overview and Discussion* 43 (2003), at <http://www.tdi.state.tx.us/general/pdf/spromptpay.pdf> (insurers in Texas earned unusually low returns on their net worth during 1991-2000). See also Joseph B. Treaster and Joel Brinkley, *Behind Those Medical Malpractice Rates*, *New York Times*, Feb. 22, 2005 (many insurers underpriced insurance during the 1990s).

VI. CONCLUSION

Paul Samuelson once quipped that the stock market predicted nine of the last five recessions. Malpractice insurance crises apparently signal changes in the performance of the tort system just as poorly. No sudden rise in claim frequency, payments, jury verdicts, or defense costs preceded or accompanied the premium spike that occurred in Texas after 1998.

The disconnect between stable claim-related outcomes and large swings in insurance premiums shows that for malpractice litigation, and perhaps for tort litigation more generally, one cannot learn much about civil justice processes by studying insurance markets. In a tolerably competitive market (which Texas has), insurance premiums should reflect insurers' costs over the long run. But the long run is long indeed. When considering tort reform, policymakers should heavily discount (if not simply disregard) short-term signals offered by insurance rates, even though these are the signals health care providers care about most. They should seek instead to obtain and rely instead on harder-to-collect, less visible data about claim rates and outcomes. Policymakers should also devote greater effort to generating data and databases that will cast light on the actual causes of the problems they seek to address, such as the Texas database on which this study relies.

By saying this, we mean to deny neither the importance of insurance prices nor the desire of policymakers to address significant price increases. Liability insurance premiums can affect health care costs, access to services, physician supply, and other matters. Reforms that reduce the volatility of insurance prices may help providers to adapt to price changes, avoiding or ameliorating dislocations in health care markets. Our point, which has been largely neglected in the furious battle over malpractice liability, is that attempts to avoid crises in malpractice insurance prices should focus on insurance, not litigation.

References

- Abraham, Kenneth S., and Paul C. Weiler, *Enterprise Medical Liability and the Choice of the Responsible Enterprise*, 20 *American Journal of Law and Medicine* 29 (1994)
- American Medical Association, *AMA Analysis: A Dozen States in Medical Liability Crisis* (June 2002)
- American Medical Association, *Medical Liability Reform—NOW!*, (June 14, 2004)
- Baker, Tom, *Insuring Liability Risks*, 29(1) *Geneva Papers on Risk and Insurance* 87 (2004)
- Baker, Tom, *Medical Malpractice Insurance Reform: "Enterprise Insurance" and Some Alternatives* in Ronen Kersh and William Sage, eds., *Medical Malpractice Reform in the United States: New Century, Different Issues* (Cambridge U. Press. forthcoming 2005).
- Baker, Tom, *Medical Malpractice and the Insurance Underwriting Cycle* (working paper 2005), <http://ssrn.com/abstract=616281>
- Cohen, Thomas H., *Tort Trials and Verdicts in Large Counties, 2001* (Bureau of Justice Statistics 2004)
- Cohen, Thomas H., and Steven K. Smith, *Civil Trial Cases and Verdicts in Large Counties, 2001* (Bureau of Justice Statistics 2004)
- Stephen Daniels and Joanne Martin, *Civil Juries and the Politics of Reform* (1995)

Deloitte Consulting, *Medical Malpractice Financial Information, Closed Claim Database and Rate Filings* (Oct. 1, 2004)

Farber, Henry S., and Michelle J. White, *Medical Malpractice: An Empirical Examination of the Litigation Process*, 22 *Rand Journal of Economics* 199 (1991)

Florida Hospital Association, *Medical Malpractice Analysis* (Nov. 7, 2002)

Galanter, Marc, *The Vanishing Trial: An Examination of Trials and Related Matters in Federal and State Courts*, 1 *Journal of Empirical Legal Studies* 499 (2004)

Grace, Martin, *Tort Reform: Are There Real Benefits?* (working paper 2004), <http://www.rmi.gsu.edu/rmi/research/papers/tortreformarethererealbenefitsaug2004.pdf>

Grady, Mark F., *Why Are People Negligent: Technology, Nondurable Precautions, and the Medical Malpractice Explosion*, 82 *Northwestern University Law Review* 293 (1988)

Healthgrades, *Patient Safety in American Hospitals* 1 (July 2004), at http://www.healthgrades.com/media/english/pdf/HG_Patient_Safety_Study_Final.pdf

Hyman, David A., and Charles Silver, *The Poor State of Health Care Quality in the U.S.: Is Malpractice Liability Part of the Problem or Part of the Solution*, *Cornell L. Rev.* (forthcoming 2005), at <http://ssrn.com/abstract=526762>

Insurance Information Institute, *Medical Malpractice Insurance* 4 (June 2003)

Kritzer, Herbert M., *Contingency Fee Lawyers As Gatekeepers in the Civil Justice System*, 81 *Judicature* 22 (1997)

Minnesota Department of Commerce, *Medical Malpractice Claim Study 1982-1987* (1989)

National Association of Insurance Commissioners, *Malpractice Claims: Final Compilation, Medical Malpractice Closed Claims, 1975-1978* (1981)

Sage, William M., *Understanding the First Malpractice Crisis of the 21st Century*, in 2003 *Health Law Handbook* 1-32 (Alice G. Gosfield ed., 2003)

Sage, William M., *The Forgotten Third: Liability Insurance and the Medical Malpractice Crisis*, 3(4) *Health Affairs* 10 (2004)

William M. Sage, *Medical Malpractice Insurance and the Emperor's Clothes*, __ *DePaul L. Rev.* __ (forthcoming 2005)

Sloan, Frank A., and Chee Ruey Hsieh, *Variability in Medical Malpractice Payments: Is the Compensation Fair?*, 24 *Law and Soc'y Rev.* 997 (1990)

Sloan, Frank A., Penny B. Githen, Ellen Wright Clayton, Gerald B. Hickson, Douglas A. Gentile, and David F. Partlett, *Suing for Medical Malpractice* (1993)

Smarr, Lawrence, *A Comparative Assessment of the PIAA Data Sharing Project and the National Practitioner Data Bank: Policy, Purpose, and Application*, 60 *Law and Contemporary Problems* 59-79 (1997)

Texas Department of Insurance, *Medical Malpractice Insurance: Overview and Discussion* (2003), at <http://www.tdi.state.tx.us/general/pdf/spromptpay.pdf>

Texas Department of Insurance, *2002 Texas Liability Insurance Closed Claim Annual Report* (2004), at <http://www.tdi.state.tx.us/general/forms/report4.html>

Vidmar, Neil, Paul Lee, Kara MacKillop, Kieran McCarthy and Gerald McGwin, *Seeking the "Invisible" Profile of Medical Malpractice Litigation: Insights from Florida*, *DePaul L. Rev.* (forthcoming 2005)

Weisberg, Herbert L., and Richard A. Derrig, *Fraud and Automobile Insurance: A Report on Bodily Injury Liability Claims in Massachusetts*, 9 *Journal of Insurance Regulation* 497, 503 (1991)

Zuckerman, Stephen ,Randall R. Bovbjerg, and Frank Sloan, *Effects of Tort Reforms and Other Factors on Medical Malpractice Insurance Premiums*, 27 *Inquiry* 2:167-182 (Summer 1990)

Appendix A. Data Sources

- *inflation*: We convert current dollars in each year to 1988 dollars (or, occasionally 2002 dollars) using the Consumer Price Index for All Urban Consumers (1988 = 100). Source: <http://www.bls.gov/cpi/home.htm>
- *Texas population*: Annual population estimates of Texas calculated by the U.S. Census Bureau are used. Source: <http://www.census.gov/popest/states/>
- *real Texas Gross State Product (GSP)*: Texas GSP reported by the Bureau of Economic Analysis, converted to 1988 dollars using the Consumer Price Index for All Urban Consumers. Source: <http://www.bea.doc.gov/bea/regional/gsp/>
- *Texas physicians*: *Texas physicians*: Nonfederal physicians in active practice as reported by the Texas Department of Health. (Source: <http://www.tdh.state.tx.us/dpa/PHYS-lnk.htm>)
- *Texas real health care spending*: Texas health care spending in real 1988 dollars (or, occasionally, 2002 dollars). Real health care spending is adjusted for general inflation but *not* for inflation that is specific to health care. 1988-1998 data are reported by Center for Medicare Statistics, U.S. Department of Health and Human Services. 1999-2002 data are estimated using Center for Medicare Statistics data for U.S. health care spending and assuming a constant 0.054 ratio of Texas population adjusted health care spending to U.S. population adjusted health care spending. This ratio is estimated based on 1988-1998 data. (Source: <http://www.cms.hhs.gov/statistics/nhe/state-estimates-provider/tx.asp>)
- *real medical care services cost index*: Medical care services cost index (1988 = 100), adjusted for general inflation using the Consumer Price Index for All Urban Consumers. Source: <http://www.bls.gov/cpi/home.htm>
- *nominal interest rate on 10-year U.S. Treasury bonds*: Average annual yield on 10-year treasury securities. Source: <http://federalreserve.gov/releases/h15/> (annual series)

Appendix B. Correlation Table

Correlation table for variables listed in Appendix A, plus selected variables for nonduplicate large paid claims, for the *BRD* dataset for 1988-2002, except when another dataset or time period is specified. * = significant at 5% level. Significant results in **boldface**.

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
(1) Year	1.0000												
(2) Population	0.9981*	1.0000											
(3) Real Texas GSP	0.9860*	0.9924*	1.0000										
(4) No of physicians	0.9803*	0.9868*	0.9957*	1.0000									
(5) Real health care spending	0.9828*	0.9835*	0.9790*	0.9838*	1.0000								
(6) Real med care services cost	0.9745*	0.9630*	0.9261*	0.9146*	0.9368*	1.0000							
(7) Real rate of increase in med care services cost	-0.7394*	-0.7541*	-0.7986*	-0.7668*	-0.6947*	-0.6366*	1.0000						
(8) 10-year nominal interest rate	-0.9281*	-0.9187*	-0.8844*	-0.8678*	-0.9173*	-0.9495*	0.5559*	1.0000					
(9) No of <i>BRD</i> claims 1990-2002	0.7759*	0.7705*	0.7468*	0.7316*	0.6997*	0.8177*	-0.5363	-0.7357*	1.0000				
(10) No of paid claims (<i>MED_{all}</i>) 1990-2002	-0.0499	-0.0460	0.0023	-0.0260	-0.1224	-0.1128	-0.3882	0.2574	0.1936	1.0000			
(11) Total no of claims (<i>MED_{all}</i>) 1995-2002	0.2369	0.2364	0.2276	0.2859	0.1735	0.1238	0.0426	0.0167	0.4510	0.0291	1.0000		
(12) Mean payout per <i>BRD</i> claim	-0.1131	-0.1125	-0.0463	-0.0044	-0.0275	-0.2280	-0.0251	0.2222	-0.2006	0.3871	0.2624	1.0000	
(13) Mean defense cost per <i>BRD</i> claim	0.8799*	0.8705*	0.8794*	0.8904*	0.9017*	0.8234*	-0.6647*	-0.8029*	0.5051	-0.0554	0.3236	0.1858	1.0000
(14) Mean total cost per <i>BRD</i> claim	0.0925	0.0909	0.1547	0.1963	0.1773	-0.0274	-0.1730	0.0267	-0.0933	0.3537	0.2963	0.9752*	0.3985