

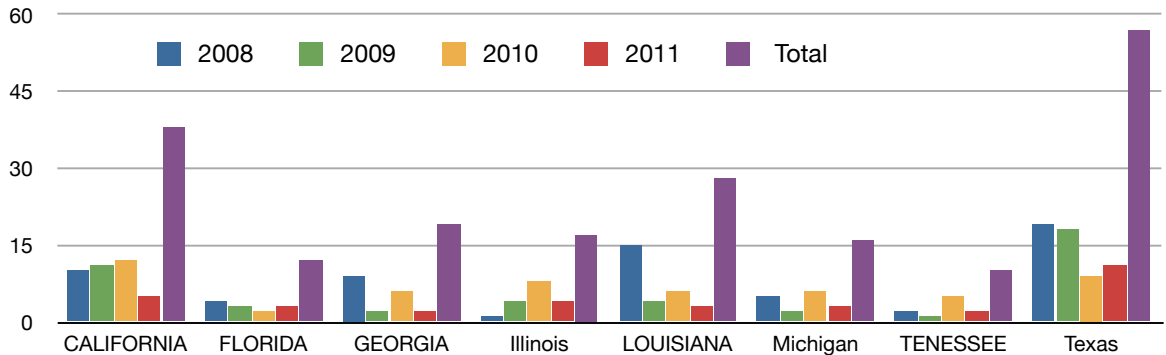
Summary of CLIA Registry Sanctions

CLIA - The Clinical Laboratory Improvement Amendment of 1988 is the federal law that regulates all clinical or medical laboratories in the United States performing tests on patient specimens. CLIA does NOT require certification for personnel performing moderate or high complexity testing, certification is entirely voluntary. The charts below show sanctions imposed under CLIA during the last four years that statistics are available. The chart is a snapshot of state's that have sanctions during each of the last four years and are among the most cited. Texas leads the nation in sanctions for each category during the four-year period!

CLIA Certificates Suspended, Limited or Revoked by State: 2008-2011

State	CALIFORNIA	FLORIDA	GEORGIA	Illinois	LOUISIANA	Michigan	TENNESSEE	Texas
2008	10	4	9	1	15	5	2	19
2009	11	3	2	4	4	2	1	18
2010	12	2	6	8	6	6	5	9
2011	5	3	2	4	3	3	2	11
Total	38	12	19	17	28	16	10	57

ALL CAPS: represents state's with laboratory personnel licensure.



Laboratories on Which Alternative Sanctions Have Been Imposed by CLIA: 2008-2011

State	Arizona	CALIFORNIA	FLORIDA	GEORGIA	Illinois	LOUISIANA	Michigan	Oklahoma	Texas
2008	3	12	4	9	1	11	3	1	34
2009	2	7	3	4	1	24	2	5	42
2010	1	3	1	7	1	12	7	4	25
2011	2	7	2	1	1	5	4	3	14
Total	8	29	10	21	4	52	16	13	115

