## **HOUSE BILL 1468**

J1(7lr2274)

## ENROLLED BILL

— Health and Government Operations/Finance —

Introduced by Delegates Valentine	o–Smith, I	Aelly, <del>and West</del>	West, and Mo	<u>rales</u>	
Read and	Examined	by Proofreaders:			
			I	Proofreade	 er.
			I	Proofreade	er.
Sealed with the Great Seal and	presented	to the Governo	r, for his ap	proval th	is
day of	at		o'clock,		νI.
				Speake	 er.
	CHAPTER	,			
AN ACT concerning					
Medical Records – Disclosure o Med		ry Information a <del>h Services</del>	and Medical I	Records -	=
FOR the purpose of altering the circular disclose a medical record de services to certain family me	eveloped pr	imarily in conne	ction with me	ntal heal	th
authorization of a person in indirectory information about a circumstances; requiring a horizontal information that the health capersons to whom the information provide a patient, at a certal disclosure of directory information patient's directory information.	nterest; au a patient to ealth care are provide tion may be ain time, w ation; auth tion under	thorizing a health of a certain indivi- provider to inform remay include in a certain include in a certain include in a certain an opportunity to certain circum	n care provided dual except un n a patient of a certain direct ing a health ca to restrict or p care provider to stances if pr	to disclosider certa: health car ory and the provider provider prohibit the o disclose oviding a	se in re he er he an
opportunity for a patient to r			_		

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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> Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1	certain reasons; altering the circumstances under which a health care provider may
2	disclose a medical record and the types of records that may be disclosed to certain
3	family members of a patient or other individuals without the authorization of a
4	person in interest; altering the definition of "directory information" as it relates to
5	confidentiality of medical records to include health care information developed
6	primarily in connection with mental health services; stating the intent of the General
7	Assembly: and generally relating to confidentiality of directory information and
8	medical records relating to mental health services.

- 9 BY repealing and reenacting, without amendments,
- 10 Article Health General
- 11 Section 4–301(a) and 4–302(e)
- 12 Annotated Code of Maryland
- 13 (2015 Replacement Volume and 2016 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Health General
- 16 Section 4–301(b), 4–302(c), and 4–305(b)(7)
- 17 Annotated Code of Maryland
- 18 (2015 Replacement Volume and 2016 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 20 That the Laws of Maryland read as follows:
- 21 Article Health General
- 22 4–301.
- 23 (a) In this subtitle the following words have the meanings indicated.
- 24 (b) [(1)] "Directory information" means information concerning the presence 25 and general health condition of a patient who has been admitted to a health care facility or 26 who is currently receiving emergency health care in a health care facility.
- [(2) "Directory information" does not include health care information developed primarily in connection with mental health services.]
- 29 4-302.

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- (c) (1) A UNLESS THE PATIENT HAS RESTRICTED OR PROHIBITED THE

  DISCLOSURE OF DIRECTORY INFORMATION, A health care provider may disclose directory information about a patient without the authorization of a person in interest, except if the patient has instructed the health care provider in writing not to disclose directory information TO AN INDIVIDUAL WHO HAS ASKED FOR THE PATIENT BY NAME.
  - (2) A HEALTH CARE PROVIDER SHALL:

1	(I) INFORM A PATIENT OF THE HEALTH CARE INFORMATION
2	THAT THE HEALTH CARE PROVIDER MAY INCLUDE IN A DIRECTORY AND THE
3	PERSONS TO WHOM THE HEALTH CARE PROVIDER MAY DISCLOSE THE
4	INFORMATION; AND
5	(II) AS SOON AS PRACTICABLE, PROVIDE THE PATIENT WITH
6	THE OPPORTUNITY TO RESTRICT OR PROHIBIT DISCLOSURE OF DIRECTORY
7	INFORMATION.
8	(3) If providing an opportunity under paragraph (2)(ii) of
9	THIS SUBSECTION TO RESTRICT OR PROHIBIT THE DISCLOSURE OF DIRECTORY
10	INFORMATION IS NOT PRACTICABLE BECAUSE OF THE PATIENT'S INCAPACITY OR
11	NEED FOR EMERGENCY CARE OR TREATMENT, A HEALTH CARE PROVIDER MAY
12	DISCLOSE THE PATIENT'S DIRECTORY INFORMATION IF THE DISCLOSURE IS:
10	(I) CONGIGERAM MARIL A DRIOD EXPRESCED DEFENDANCE OF
13	(I) CONSISTENT WITH A PRIOR EXPRESSED PREFERENCE OF
14	THE PATIENT THAT IS KNOWN TO THE HEALTH CARE PROVIDER; AND
15	(II) DETERMINED TO BE, BASED ON THE HEALTH CARE
16	PROVIDER'S PROFESSIONAL JUDGMENT, IN THE PATIENT'S BEST INTEREST.
10	I HOVIDER STROTESSIONAL GODGMENT, IN THE INTIENT S BEST INTEREST.
17	4-305.
18	(b) A health care provider may disclose a medical record without the
19	authorization of a person in interest:
20	(7) Expect if the noticet has instructed the health care everides not to
20 21	(7) Except if the patient has instructed the health care provider not to
	make the disclosure, for if the record has been developed primarily in connection with the
22 23	provision of mental health services, to <u>To</u> immediate family members of the patient or any other individual with whom the patient is known to have a close personal relationship,
$\frac{23}{24}$	if made in accordance with good medical or other professional practice; PROVIDED THAT:
44	it made in accordance with good medical of other professional practice, I KOVIDED IIIAI.
25	(I) THE DISCLOSURE IS LIMITED TO INFORMATION THAT IS
26	DIRECTLY RELEVANT TO THE INDIVIDUAL'S INVOLVEMENT IN THE PATIENT'S
$\frac{27}{27}$	HEALTH CARE; AND
•	
28	(II) 1. IF THE PATIENT IS PRESENT OR OTHERWISE
29	AVAILABLE BEFORE THE DISCLOSURE AND HAS THE CAPACITY TO MAKE HEALTH
30	CARE DECISIONS:

31 <u>A. The Patient has Been Provided with an Opportunity to Object to the Disclosure and the Patient has Not Objected; or</u>

1 2 3 4	B. The health care provider reasonably infers from the circumstances that, based on the health care provider's professional judgment, the patient does not object to the disclosure; or
5 6 7 8 9 10 11	2. If the patient is not present or otherwise available before the disclosure is made, or providing the patient with an opportunity to object to the disclosure is not practicable because of the patient's incapacity or need for emergency care or treatment, the health care provider determines, based on the health care provider's professional judgment, that the disclosure is in the best interests of the patient;
12 13	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that Title 4, Subtitle 3 of the Health – General Article:
14 15	(1) may not to be interpreted to be more restrictive than the federal privacy regulations adopted under the federal Health Insurance Portability and Accountability Act;
16 17	(2) is not intended to be in conflict with the federal Health Insurance Portability and Accountability Act; and
18 19 20 21 22	(3) is to be interpreted in a way that is consistent with any federal regulations adopted under the federal Health Insurance Portability and Accountability Act, federal policy guidance on the federal Health Insurance Portability and Accountability Act, and any judicial decisions relating to the federal Health Insurance Portability and Accountability Act.
23 24	SECTION $\stackrel{2}{=}$ 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.