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## HOUSE BILL NO. 2377

Offered January 13, 2011

A BILL to amend and reenact § 8.01-581.17 of the Code of Virginia, relating to medical malpractice; privileged communications of certain committees.

Patrons—Cleaveland and Peace

## Referred to Committee for Courts of Justice

## Be it enacted by the General Assembly of Virginia:

10 1. That § 8.01-581.17 of the Code of Virginia is amended and reenacted as follows:

§ 8.01-581.17. Privileged communications of certain committees and entities.

A. For the purposes of this section:

"Centralized credentialing service" means (i) gathering information relating to applications for
 professional staff privileges at any public or licensed private hospital or for participation as a provider in
 any health maintenance organization, preferred provider organization or any similar organization and (ii)
 providing such information to those hospitals and organizations that utilize the service.

17 "Patient safety data" means reports made to patient safety organizations together with all health care
18 data, interviews, memoranda, analyses, root cause analyses, products of quality assurance or quality
19 improvement processes, corrective action plans or information collected or created by a health care
20 provider as a result of an occurrence related to the provision of health care services.

"Patient safety organization" means any organization, group, or other entity that collects and analyzes
 patient safety data for the purpose of improving patient safety and health care outcomes and that is
 independent and not under the control of the entity that reports patient safety data.

24 B. The proceedings, minutes, records, and reports of any (i) medical staff committee, utilization 25 review committee, or other committee, board, group, commission or other entity as specified in § 8.01-581.16; (ii) nonprofit entity that provides a centralized credentialing service; or (iii) quality 26 27 assurance, quality of care, or peer review committee established pursuant to guidelines approved or 28 adopted by (a) a national or state physician peer review entity, (b) a national or state physician 29 accreditation entity, (c) a national professional association of health care providers or Virginia chapter of 30 a national professional association of health care providers, (d) a licensee of a managed care health insurance plan (MCHIP) as defined in § 38.2-5800, (e) the Office of Emergency Medical Services or 31 any regional emergency medical services council, or (f) a statewide or local association representing 32 33 health care providers licensed in the Commonwealth, together with all communications, both oral and 34 written, originating in or provided to such committees or entities, are privileged communications which 35 may not be disclosed or obtained by legal discovery proceedings unless a circuit court, after a hearing 36 and for good cause arising from extraordinary circumstances being shown, orders the disclosure of such 37 proceedings, minutes, records, reports, or communications. Additionally, for the purposes of this section, 38 accreditation and peer review records of the American College of Radiology and the Medical Society of 39 Virginia are considered privileged communications. Oral communications regarding a specific medical 40 incident involving patient care, made to a quality assurance, quality of care, or peer review committee 41 established pursuant to clause (iii), shall be privileged only to the extent made more than 24 hours after the occurrence of the medical incident. Nothing is this section shall be construed as providing any 42 privilege to any health care provider, emergency medical services agency, community services board, or 43 behavioral health authority with respect to any factual information, whether oral or written, regarding 44 45 specific patient care and treatment, including patient care incidents occurring within a health care 46 facility.

47 C. Nothing in this section shall be construed as providing any privilege to health care provider, emergency medical services agency, community services board, or behavioral health authority medical 48 49 records kept with respect to any patient in the ordinary course of business of operating a hospital, emergency medical services agency, community services board, or behavioral health authority nor to any 50 51 facts or information contained in such records nor shall this section preclude or affect discovery of or 52 production of evidence relating to hospitalization or treatment of any patient in the ordinary course of 53 hospitalization of such patient. Policies and procedures shall not be privileged and may be admissible in 54 civil, criminal, or administrative proceedings.

D. Notwithstanding any other provision of this section, reports or patient safety data in possession of
a patient safety organization, together with the identity of the reporter and all related correspondence,
documentation, analysis, results or recommendations, shall be privileged and confidential and shall not
be subject to a civil, criminal, or administrative subpoena or admitted as evidence in any civil, criminal,

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or administrative proceeding. Nothing in this subsection shall affect the discoverability or admissibilityof facts, information or records referenced in subsection C as related to patient care from a source other

61 than a patient safety organization. Any reports of patient safety data shall be discoverable if such reports

62 are in fact made available or are required to be made available to health regulatory boards or other

63 agencies as required by state or federal law.

E. Any patient safety organization shall promptly remove all patient-identifying information after
receipt of a complete patient safety data report unless such organization is otherwise permitted by state
or federal law to maintain such information. Patient safety organizations shall maintain the
confidentiality of all patient-identifying information and shall not disseminate such information except as
permitted by state or federal law.

F. Exchange of (i) patient safety data among health care providers or patient safety organizations that does not identify any patient or (ii) information privileged pursuant to subsection B between committees, boards, groups, commissions, or other entities specified in § 8.01-581.16 shall not constitute a waiver of any privilege established in this section.

73 G. Reports of patient safety data to patient safety organizations shall not abrogate obligations to 74 make reports to health regulatory boards or other agencies as required by state or federal law.

H. No employer shall take retaliatory action against an employee who in good faith makes a report of patient safety data to a patient safety organization.

I. Reports produced solely for purposes of self-assessment of compliance with requirements or
standards of the Joint Commission on Accreditation of Healthcare Organizations shall be privileged and
confidential and shall not be subject to subpoena or admitted as evidence in a civil or administrative
proceeding. Nothing in this subsection shall affect the discoverability or admissibility of facts,
information, or records referenced in subsection C as related to patient care from a source other than
such accreditation body. A health care provider's release of such reports to such accreditation body shall
not constitute a waiver of any privilege provided under this section.