2013 SESSION

ENROLLED

[S 1186]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 32.1-320 of the Code of Virginia, relating to medical assistance 3 services; duties of Attorney General.

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Approved

Be it enacted by the General Assembly of Virginia: 6 7

1. That § 32.1-320 of the Code of Virginia is amended and reenacted as follows:

8 § 32.1-320. Duties of Attorney General; medical services providers audit and investigation unit. 9 A. There shall be established within the Office of the Attorney General a unit to audit and 10 investigate providers of services furnished under the State Medical Assistance Plan. The Department of Medical Assistance Services shall cooperate with the Office of the Attorney General in conducting such 11 12 audits and investigations and shall provide such information for these purposes as may be requested by 13 the Attorney General or his authorized representative.

B. The Attorney General or his authorized representative shall have the authority to: 14

15 1. Conduct audits and investigations of providers of medical and other services furnished under medical assistance. Such investigations shall include investigation of complaints alleging abuse or 16 17 neglect of persons in the care or custody of others who receive payments for providing health care services under the state plan for medical assistance, regardless of whether the patient who is the subject 18 19 of the complaint is a recipient of medical assistance. The relevant board within the Department of 20 Health Professions shall serve in an advisory capacity to the Attorney General in the conduct of audits 21 or investigations of health care providers licensed by the respective regulatory boards. In the conduct of such audits or investigations, the Attorney General may examine (i) those records or portions thereof, 22 23 including patient records, for which services were rendered by a health care provider and reimbursed by 24 the Department of Medical Assistance Services under the Plan for Medical Assistance, and (ii) in cases 25 involving a complaint alleging abuse or neglect of a person in the care or custody of others who receive 26 payments for medical assistance, those records or portions thereof, including patient records, that are 27 relevant to the investigation of the complaint, notwithstanding the provisions of Chapter 38 (§ 2.2-3800 28 et seq.) of Title 2.2 or of any other statute which may make or purport to make such records privileged 29 or confidential. No original patient records shall be removed from the premises of the health care 30 provider, except in accordance with Rule 4:9 of the Rules of the Supreme Court of Virginia. The 31 disclosure of any records or information by the Attorney General is prohibited, unless such disclosure is 32 directly connected to the official purpose for which the records or information was obtained. The 33 disclosure of patient information as required under this section shall not subject any physician or other 34 health services provider to any liability for breach of any confidential relationship between the provider 35 and the patient, but no evidence resulting from such disclosure may be used in any civil, administrative or criminal proceeding against the patient unless a waiver of the applicable evidentiary privilege is 36 obtained. The Attorney General shall cause all copies of patient medical records in his possession or that 37 38 of his designee to be destroyed upon completion of the audit, investigation or proceedings, including 39 appeals;

40 2. Issue subpoenas, propound interrogatories, compel the attendance of witnesses, administer oaths, 41 certify to official acts, take depositions within and without the Commonwealth as now provided by law, 42 and compel the production of pertinent books, payrolls, accounts, papers, records, documents and 43 testimony relevant to such investigation. If a person in attendance before the Attorney General or his 44 authorized representative refuses, without reasonable cause, to be examined or to answer a legal and 45 pertinent question, or to produce a book or paper or other evidence when ordered to do so by the Attorney General or his authorized representative, the Attorney General or his authorized representative 46 47 may apply to the judge of the circuit court of the jurisdiction where such person is in attendance, upon 48 affidavit, for an order returnable in not less than two nor more than five days, directing such person to 49 show cause why he should not produce such records. Upon the hearing of such order, if the court shall 50 determine that such person, without reasonable cause, has refused to be examined or to answer a legal or pertinent question, or to produce a book or paper which he was ordered to bring or produce, he may 51 52 forthwith assess all costs and reasonable attorney's attorney fees against such person. If the motion for 53 an order is granted and the person thereafter fails to comply with the order, the court may make such 54 orders as are provided for in the Rules of the Supreme Court of Virginia. Subpoenas shall be served and 55 witness fees and mileage paid as allowed in civil cases in the circuit courts of this Commonwealth. 56 Subpoenas issued under this section are expressly excluded and excepted from the provisions of

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- subsection H of § 32.1-127.1:03. All records, information, reports, documents, memoranda, and communications created or developed during the course of a civil investigation under this section or pursuant to § 32.1-312 shall be considered sensitive and confidential and may be considered attorney 58 59 60
- work product or privileged investigative files.