## **1995 SESSION**

LD7195188 1 **HOUSE BILL NO. 2147** House Amendments in [] - February 2, 1995 A BILL to amend the Code of Virginia by adding sections numbered 32.1-127.1:02 and 54.1-2403.3, relating to medical records. 5 6 Patrons-Cunningham, Brickley, Crouch, Darner, DeBoer, Fisher, Jones, D.C., Melvin and Nixon; Senators: Holland, C.A., Saslaw, Schewel and Woods 7 8 9 Referred to Committee on Health, Welfare and Institutions 10 11 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding sections numbered 32.1-127.1:02 and 12 13 54.1-2403.3 as follows: 14 § 32.1-127.1:02. Medical records; ownership; provision of copies. 15 A. As used in this section, "health care provider" shall have the same meaning as set forth in 16 § 8.01-581.1 and "medical record" shall have the same meaning as set forth in § 42.1-77. 17 B. Medical records are the property of the health care provider maintaining them and shall be removed from the premises where they are maintained without approval of the owner only in 18 accordance with court order or subpoena consistent with § 8.01-413, or in accordance with other 19 20 provisions of state or federal law. 21 C. Health care providers shall keep medical records confidential and only authorized personnel shall 22 have access to such records. Health care providers shall release copies of a patient's medical record 23 only (i) with the written consent of the patient; the patient's legal representative; a minor patient's 24 parent, guardian, or legal representative; or other person authorized to consent to treatment of minors 25 pursuant to § 54.1-2969; (ii) to duly authorized state or federal health authorities or others as 26 specifically authorized by the provisions of this Code or of federal law; or (iii) in connection with the work of any entity established as set forth in § 8.01-581.16 to evaluate the adequacy or quality of 27 professional services or the competency and qualifications for professional staff privileges. Records 28 relating to a deceased patient or a patient determined by his attending physician to be incapable of 29 30 making an informed decision as that condition is defined in § 54.1-2982 shall be provided to any of the following persons, in order of priority stated, upon the written request of such person, provided that the 31 32 health care provider maintaining the records is not aware of any available person in a higher class: (1) 33 the personal representative of a deceased patient; (2) a legal guardian or committee of the patient; (3) the patient's legal spouse; (4) an adult child of the patient; (5) either parent of the patient; (6) an adult 34 35 brother or sister of the patient; or (7) any other relative of the patient in the descending order of blood 36 relationship. Copies of medical records requested for purposes of litigation shall be requested and 37 provided in accordance with the provisions of § 8.01-413. 38 D. Requests for copies of medical records shall (i) be in writing, dated, and signed by the requester; 39 (ii) identify the nature of the information requested; and (iii) include evidence of the authority of the 40 requester to receive such copies and identification of the person to whom the information is to be 41 disclosed. Within fifteen days of receipt of a request for copies of medical records, the health care provider shall do one of the following: (i) furnish such copies to any requester authorized to receive

42 them; (ii) inform the requester if the information does not exist or cannot be found; (iii) if the health 43 44 care provider does not maintain a record of the information, so inform the requester and provide the name and address, if known, of the health care provider who maintains the record; or (iv) deny the 45 request (a) under subsection E of this section, (b) on the grounds that the requester has not established 46 47 his authority to receive such records or proof of his identity, or (c) as otherwise provided by law. [ Procedures set forth in this section shall apply only to requests for medical records not specifically **48** 49 governed by other provisions of this Code or of federal law.

50 E. Copies of a patient's medical records shall not be furnished to such patient or anyone authorized 51 to act on the patient's behalf where the patient's attending physician or the patient's clinical psychologist has made a part of the patient's record a written statement that, in his opinion, the furnishing to or 52 53 review by the patient of such records would be injurious to the patient's health or well-being. If any 54 custodian of medical records denies a request for copies of records based on such statement, the 55 custodian shall permit examination and copying of the medical record by another such physician or 56 clinical psychologist selected by the patient, whose licensure, training and experience relative to the 57 patient's condition is at least equivalent to that of the physician or clinical psychologist upon whose opinion the denial is based. The person or entity denying the request shall inform the patient of the 58 59 patient's right to select another reviewing physician or psychologist under this subsection who shall

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make a judgment as to whether to make the record available to the patient. Any record copied for 60

review by the physician or clinical psychologist selected by the patient shall be accompanied by a 61 62 statement from the custodian of the record that the patient's attending physician or clinical psychologist

determined that the patient's review of his record would be injurious to the patient's health or 63

64 well-being.

65 § 54.1-2403.3. Medical records; ownership; provision of copies.

Medical records maintained by any health care provider as defined in § 8.01-581.1 shall be the 66

property of such health care provider. Such health care provider shall release copies of any such medical records in compliance with § 32.1-127.1:02 [ and , § ] 8.01-413 if the request is made for 67

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purposes of litigation, or as otherwise provided by state or federal law. 69