## 2012 SESSION

12104150D

1

2

6 7

8 9

12

## **HOUSE BILL NO. 1212**

Offered January 19, 2012

3 A BILL to amend and reenact §§ 32.1-127.1:01 and 54.1-2403.2 of the Code of Virginia, relating to 4 storage of health records. 5

Patron-O'Bannon

## Referred to Committee on Health, Welfare and Institutions

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

1. That §§ 32.1-127.1:01 and 54.1-2403.2 of the Code of Virginia are amended and reenacted as 10 11 follows:

§ 32.1-127.1:01. Record storage.

13 A. Medical records, as defined in § 42.1-77 Health records, as defined in § 32.1-127.1:03, may be 14 stored by computerized or other electronic process or microfilm, or other photographic, mechanical, or 15 chemical process; however, the stored record shall identify the location of any documents or information that could not be so technologically stored. If the technological storage process creates an unalterable 16 record, the nursing facility, hospital or other licensed health care provider shall not be required to 17 maintain paper copies of medical records that have been stored by computerized or other electronic 18 process, microfilm, or other photographic, mechanical, or chemical process. Upon completing such 19 20 technological storage, paper copies of medical records may be destroyed in a manner that preserves the patient's confidentiality. However, any documents or information that could not be so technologically 21 22 stored shall be preserved.

23 B. Notwithstanding the authority of this section to copy patient records in the form of microfilm, prescription dispensing records maintained in or on behalf of any pharmacy registered or permitted in 24 25 Virginia shall only be stored in compliance with §§ 54.1-3410, 54.1-3411 and 54.1-3412. 26

§ 54.1-2403.2. Record storage.

27 A. Medical records, as defined in § 42.1-77 Health records, as defined in § 32.1-127.1:03, may be 28 stored by computerized or other electronic process or microfilm, or other photographic, mechanical, or 29 chemical process; however, the stored record shall identify the location of any documents or information 30 that could not be so technologically stored. If the technological storage process creates an unalterable record, a health care provider licensed, certified, registered or issued a multistate licensure privilege by a 31 health regulatory board within the Department shall not be required to maintain paper copies of medical 32 33 health records that have been stored by computerized or other electronic process, microfilm, or other photographic, mechanical, or chemical process. Upon completing such technological storage, paper 34 35 copies of medical health records may be destroyed in a manner that preserves the patient's 36 confidentiality. However, any documents or information that could not be so technologically stored shall 37 be preserved.

38 B. Notwithstanding the authority given in this section to store patient health records in the form of 39 microfilm, prescription dispensing records maintained in or on behalf of any pharmacy registered or 40 permitted in Virginia shall only be stored in compliance with §§ 54.1-3410, 54.1-3411 and 54.1-3412.