HOUSE BILL 149

J1, J3 4lr0993 (PRE–FILED)

By: Delegates Pippy and Kerr, Kerr, Pena-Melnyk, Cullison, Alston, Bagnall, Bhandari, Chisholm, Hill, Hutchinson, S. Johnson, Kaiser, Kipke, R. Lewis, Lopez, Martinez, M. Morgan, Reilly, Rosenberg, Szeliga, Taveras, White Holland, and Woods

Requested: October 17, 2023

Introduced and read first time: January 10, 2024 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: February 26, 2024

CHAP	TER	

1 AN ACT concerning

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Medical Records - Destruction - Authorization Notice and Retrieval

- 3 FOR the purpose of extending the time period during which a health care provider is prohibited from destroying medical records and laboratory and X-ray reports and 4 altering the circumstances under which the health care provider can destroy a record 5 6 or report during that time period: requiring that a request for authorization to 7 destroy a record or report include certain information and a certain request; 8 requiring that the notice required to be provided regarding the destruction of medical records be made by e-mail; requiring a health care provider, if authorization to 9 destroy a record or report is provided, to make a medical record available for retrieval 10 by a patient or a parent or guardian of a minor patient within a certain time period 11 12 and at a certain location; and generally relating to the destruction of medical records.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Health General
- 15 Section 4–403
- 16 Annotated Code of Maryland
- 17 (2023 Replacement Volume)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 19 That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



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1		Article – Health – General
2	4–403.	
3	(a) (1) In thi	s section, a "health care provider" means:
4	(i)	An acupuncturist;
5	(ii)	An audiologist;
6	(iii)	A chiropractor;
7	(iv)	A dietitian;
8	(v)	A dentist;
9	(vi)	An electrologist;
10	(vii)	A health care facility that is:
11 12	19–3B–01 of this article;	1. A freestanding ambulatory care facility as defined under §
13 14	19–3A–01 of this article;	2. A freestanding medical facility as defined under §
15 16	article;	3. A health care facility as defined under § 10–101 of this
17 18	19–701 of this article;	4. A health maintenance organization as defined under §
19		5. A hospital as defined under § 19–301 of this article;
20 21	article;	6. A limited service hospital as defined under § 19–301 of this
22 23	and	7. A related institution as defined in § 19–301 of this article;
$\frac{24}{25}$	of this article;	8. A residential treatment center as defined under § 19–301
26	(viii)	A massage therapist;

A mortician;

(ix)

1		(x)	A nurse;
2		(xi)	A nutritionist;
3		(xii)	An occupational therapist;
4		(xiii)	An optometrist;
5		(xiv)	A physical therapist;
6		(xv)	A physician;
7		(xvi)	A podiatrist;
8		(xvii)	A professional counselor;
9		(xviii)	A psychologist;
10		(xix)	A social worker;
11		(xx)	A speech–language pathologist; and
12		(xxi)	A pharmacist.
13 14	(2) of any entity listed		th care provider" includes an agent, employee, officer, or director paragraph (1) of this subsection.
15 16 17 18	AUTHORIZATION : FROM a health car	IN RE e prov	minor patient, unless a patient <code>fis</code> notified, <code>PROVIDES WRITTEN</code> SPONSE TO A REQUEST TO DESTROY A RECORD OR REPORT rider, THE HEALTH CARE PROVIDER may not destroy a medical —ray report about a patient for <code>[5] 10</code> 7 years after the record or
20 21 22 23	about a minor pati	ent m	of a minor patient, a medical record or laboratory or X-ray report ay not be destroyed until the patient attains the age of majority ars after the record or report is made, whichever is later] $\frac{10}{10}$
24 25 26		RIZAT	parent or guardian of the minor patient [is notified] PROVIDES TON IN RESPONSE TO A REQUEST FROM A HEALTH CARE THE RECORD OR REPORT; or

If the medical care documented in the record was provided under §

20-102(c) or § 20-103(c) of this article, the minor patient \P is notified \P PROVIDES WRITTEN

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(2)

$1\\2$	AUTHORIZATION IN RESPONSE TO A REQUEST FROM A HEALTH CARE PROVIDER TO DESTROY THE RECORD.
3 4	(d) {The notice} A REQUEST MADE under [subsections] SUBSECTION (b) [and] OR (c) of this section shall:
5	(1) Be made by first-class:
6 7	(I) <u>FIRST-CLASS</u> mail to the last known address of the patient; <u>AND</u>
8	(II) E-MAIL TO THE LAST KNOWN E-MAIL ADDRESS OF:
9	1. THE PATIENT; OR
10 11 12	2. If the patient is a minor and the medical care documented in the record was not provided under § 20–102(c) or § 20–103(c) of this article, the parent or guardian of the patient;
13 14	(2) Include the date on which the record of the patient <code>{shall} + + + + + + + + + + + + + + + + + + </code>
15 16 17	(3) Include a statement that the record or synopsis of the record, if wanted, must be retrieved at a designated location [within 30 days of the proposed date of destruction] IF DESTRUCTION OF THE RECORD IS AUTHORIZED; AND
18 19	(4) REQUEST THE PATIENT'S WRITTEN AUTHORIZATION TO DESTROY THE RECORD.
20 21 22	(E) IF AUTHORIZATION FOR THE DESTRUCTION OF A MEDICAL RECORD OR LABORATORY OR X RAY REPORT IS GIVEN, THE THE HEALTH CARE PROVIDER SHALL MAKE THE RECORD OR REPORT AVAILABLE FOR RETRIEVAL:
23 24	(1) By the patient or the parent or guardian of the minor patient within 60 days before the proposed date of destruction; and
25 26 27	(2) At the location designated in the request for authorization to destroy <u>notice of destruction of</u> the record or report.

[(e)] **(F)** After the death, retirement, surrender of the license, or discontinuance of the practice or business of a health care provider, the health care provider, the administrator of the estate, or a designee who agrees to provide for the maintenance of the medical records of the practice or business and who states, in writing to the appropriate

$\frac{1}{2}$	health occupation compliance with the		within a reasonable time, that the records will be maintained in tion, shall:
3 4 5	(1) IN PARAGRAPH (records TO:		ard FORWARD the notice {required in this section} DESCRIBED THIS SUBSECTION before the destruction or transfer of medical
6		(1) <u>(1</u>) THE PATIENT; OR
7 8 9		UNLE	2) FOR A MINOR PATIENT, THE PARENT OR GUARDIAN OF THE SS THE MEDICAL CARE DOCUMENTED IN THE RECORD WAS -102(C) OR § 20-103(C) OF THIS ARTICLE; or
10 11	(2) consecutive weeks		sh a notice in a daily newspaper that is circulated locally for 2
12 13	transferred; and	(i)	Stating the date that the medical records will be destroyed or
14 15	may be retrieved,	(ii) i f wan t	Designating a location, date, and time where the medical records sed.
16 17 18 19	Society, and other	intere	After consulting with the [Association of Maryland Hospitals and LAND HOSPITAL ASSOCIATION, the Maryland State Medical sted parties, including consumers and payors, the Secretary shall ing the destruction of medical records.
20	(2)	The r	regulations adopted under this subsection shall:
21 22	maintain and stor	(i) e medi	Specify the manner in which a health care provider shall cal records to:
23			1. Ensure confidentiality; and
24 25	records are destro	yed; ar	2. Provide limited access to the medical records until the
26 27	records unreadabl	(ii) e.	Ensure that the method of destruction renders the medical
28	(3)	The r	regulations adopted under this subsection may not:
29		(i)	Require or encourage the destruction of medical records; or
30 31	maintenance or de	(ii) estruct	Be inconsistent with any provision of law applicable to the ion of medical records.

$\frac{1}{2}$	[(g)] (H) (1) A health care provider or any other person who knowingly violates any provision of this subtitle is liable for actual damages.
3 4 5	(2) (i) In addition to any other penalties provided under this article, a health care facility that knowingly violates this section is subject to an administrative fine not exceeding \$10,000 for all violations cited in a single day.
6 7 8	(ii) 1. In addition to any other penalties provided under this article, an individual who knowingly violates this section is subject to the fines provided in subsubparagraph 2 of this subparagraph if the individual is:
9 10	A. A health care provider, as defined under subsection (a)(1)(i) through (vi) or (viii) through (xx) of this section; or
11 12	B. An agent, employee, officer, or director of a health care provider.
13 14	2. The administrative fines applicable to an individual covered under subsubparagraph 1 of this subparagraph shall be assessed as follows:
15 16	A. The first fine assessed or first set of fines assessed concurrently for all violations cited in a single day may not exceed \$1,000;
17 18	B. The second fine assessed or second set of fines assessed concurrently for all violations cited in a single day may not exceed \$2,500; and
19 20 21	C. The third or subsequent fine assessed or third or subsequent set of fines assessed concurrently for all violations cited in a single day may not exceed \$5,000.
22 23	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.