SENATE BILL 828

J1 (8lr2948)

ENROLLED BILL

—Education, Health, and Environmental Affairs/Health and Government Operations—

Introduced by Senator Conway

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Read and	Examined by Proof	freaders:	
		Proofrea	der.
		Proofrea	der.
Sealed with the Great Seal and	presented to the	Governor, for his approval	this
day of	at	o'clock,	_M.
		Presid	lent.
	CHAPTER		
AN ACT concerning			
Department of Health Research	n and Mental Hyg h - Medical Infor		
certain committee that mak Mental Hygiene concerning hospitals to submit certain a of days from period of time providers to allow the De information regarding certa to obtain the consent of cert need for certain information	s or guardians of es certain reports certain children by reports to the Department to inspin children with by ain parents or guardin the course of	h and Mental Hygiene to app children with birth defects to the Department of Health form with birth defects; requi- artment within a certain number, te; requiring certain health ect and obtain certain mediath defects; requiring a hosp wirth defects; requiring a hosp redians if the Department show an investigation that aids in the Secretary to assure that	to a and ring aber care dical pital ws a

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.

Italics indicate opposite chamber/conference committee amendments.



2 **SENATE BILL 828** 1 identity of certain children is not released outside the Department; requiring 2 the Department to keep certain medical information confidential; requiring 3 certain medical information requested by the Department to be used for certain purposes; providing that the release of certain medical information to the 4 Department is not a violation of a certain confidential relationship; providing 5 6 that certain health care providers are immune from civil and criminal liability 7 and certain disciplinary action; providing that certain medical information is 8 not subject to certain discovery or use as evidence in certain proceedings; 9 requiring the Department to comply with certain State and federal laws regarding human subject research; including guardians of children with birth 10 defects among the individuals who may be appointed to a certain committee that 11 determines certain information to be prepared on birth defects and certain 12 services; defining certain terms; making certain technical changes; and 13 generally relating to the Department of Health and Mental Hygiene and 14 medical information regarding birth defects. 15 16 BY repealing and reenacting, with amendments, Article – Health – General 17 Section 18–206 18 Annotated Code of Maryland 19 (2005 Replacement Volume and 2007 Supplement) 20 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 22 Article - Health - General

23

18 - 206.24

- 25 **(1)** In this section[,] THE FOLLOWING WORDS HAVE THE MEANINGS (a) 26 INDICATED.
- 27 ["sentinel birth] "BIRTH defect" [includes: **(2)**
- (1) Anencephaly; 28
- 29 (2)Spina bifida;
- 30 Hydrocephaly; (3)
- 31 Cleft palate: (4)
- 32 (5)Cleft lip;
- 33 (6) Esophageal atresia and stenosis;
- Rectal and anal atresia: 34 (7)

1	(8)	Hypospadias;			
2	(9)	Reduction deformity – upper limb;			
3	(10)	Reduction deformity – lower limb;			
4	(11)	Congenital dislocation of the hip; and			
5 6	(12) OR A FUNCTION (Down syndrome] MEANS AN ABNORMALITY OF THE STRUCTURE OF THE HUMAN BODY PRESENT AT BIRTH THAT MAY RESULT IN:			
7		(I) A PHYSICAL OR MENTAL DISABILITY; OR			
8		(п) Беатн.			
9 10	(3) 4–301 OF THIS A	"HEALTH CARE PROVIDER" HAS THE MEANING STATED IN §			
11 12 13 14	born outside the report under this s	The Secretary shall appoint a committee of physicians, hospital			
16 17 18	WITH BIRTH DI	EPIDEMIOLOGISTS, PARENTS OR GUARDIANS OF CHILDREN EFECTS, and officials from the Department to determine the red under paragraph (1) of this subsection.			
19 20 21 22	SUBSECTION TO	[Each month the] THE hospital shall submit the reports [for that Department] REQUIRED UNDER PARAGRAPH (1) OF THIS THE DEPARTMENT WITHIN 10 DAYS OF <u>1 MONTH AFTER</u> THE SE OF THE CHILD'S MOTHER FROM THE HOSPITAL.			
23 24 25	` '	EALTH CARE PROVIDER SHALL ALLOW THE DEPARTMENT TO BTAIN THE FOLLOWING MEDICAL INFORMATION REGARDING A RTH DEFECT:			
26	(1)	THE MEDICAL RECORDS OF:			
27 28	AND	(I) A CHILD THROUGH THE CHILD'S SECOND YEAR OF LIFE;			
29 30	PREGNANCY WIT	(II) A CHILD'S MOTHER REGARDING THE MOTHER'S			

$\frac{1}{2}$	(2) RECORDS OF ANY LABORATORY TESTS RELATING TO A CHILD'S BIRTH DEFECT; AND
3 4	(3) ANY OTHER MEDICAL INFORMATION RELATING TO A CHILD'S BIRTH DEFECT.
5 6	[(c)] (D) (1) The hospital shall disclose the identity of the child with a birth defect to the Secretary so that the Secretary may:
7	(i) Use the information to protect the public health; or
8 9 10 11	(ii) Provide the parents OR GUARDIANS OF THE CHILD with information on [sentinel] birth defects and public and private services available in accordance with [paragraphs (1) and (4) of] subsection [(d)] (G)(1) AND (4) of this section.
12 13 14 15 16	(2) If the Department shows a need for the individual identity of children without [sentinel] birth defects to conduct [a case-control] AN investigation THAT AIDS IN THE PROTECTION OF THE PUBLIC HEALTH , the hospital shall obtain the written consent of the parent or guardian of the child to disclose the child's name to the Secretary.
17 18 19	(3) The Secretary shall assure that the identity of a child under this section may not be released OUTSIDE THE DEPARTMENT without the written consent of the parent or guardian of the child.
20 21	(E) (1) THE DEPARTMENT SHALL KEEP ANY MEDICAL INFORMATION OBTAINED UNDER THIS SECTION CONFIDENTIAL.
22 23	(2) MEDICAL INFORMATION REQUESTED UNDER THIS SECTION SHALL BE ONLY AS INTRUSIVE AS NECESSARY AND USED FOR THE PURPOSE OF:
24	(I) ASSURING THE QUALITY OF THE DATA REPORTED;
25 26	(II) PROVIDING INFORMATION OR SERVICES TO A CHILD'S FAMILY;
27 28	(III) CONDUCTING AN EPIDEMIOLOGICAL INVESTIGATION RELATED TO A BIRTH DEFECT; OR
29 30	(IV) CONDUCTING THE DEPARTMENT'S RESEARCH INTO THE CAUSES OF BIRTH DEFECTS.

1 2 3 4	2 ACCORDANCE WITH THIS SECTION TO TO TO THE CONFIDENTIAL RELATIONSHIP	
5 6	. ,	PROVIDER WHO DISCLOSES MEDICAL THIS SECTION:
7 8		BLE IN ANY SUIT FOR CIVIL DAMAGES ECORDS;
9 10 11	10 LICENSING OR DISCIPLINING AUTHORIT	JECT TO DISCIPLINARY ACTION BY ANY Y FOR DISCLOSURE OF CONFIDENTIAL
12 13		BE SUBJECT TO ANY CRIMINAL
14 15 16 17	DEPARTMENT UNDER THIS SECTION DISCOVERY, OR INTRODUCTION INTO EVI	FORMATION OBTAINED BY THE IS NOT SUBJECT TO SUBPOENA, DENCE IN ANY ADMINISTRATIVE, CIVIL,
18 19 20	19 THIS SECTION, THE DEPARTMENT SHALL	•
21	21 (1) TITLE 13, SUBTITLE 20	OF THIS ARTICLE; AND
22	22 (2) 42 U.S.C. § 289.	
23 24		hall assure that information is prepared
25	25 (i) [Sentinel birth] B	RTH defects; and
26 27	` '	services for [the disabled with sentinel]
28 29		ll appoint a committee to determine the this subsection.
30	(ii) The committee sha	ll consist of:

Physicians;

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1		2.	Educators;
2		3.	Social service specialists;
3		4.	Representatives of the Department;
4 5	Resources;	5.	Representatives of the Department of Human
6		6.	Representatives of the Department of Education; and
7 8	birth defects.	7.	Parents <u>OR GUARDIANS</u> of children with [sentinel]
9 10 11 12 13	(3) The information provided under this subsection shall be distributed to each hospital and made available to parents or guardians of children with [sentinel] birth defects by the [infant's] CHILD'S physician before the [infant] CHILD is discharged from the hospital and with an explanation, to the extent possible, of the birth defect to the parents or guardians.		
14 15 16	(4) (i) of each child reported us is 6 months old.		Secretary shall send a letter to the parent or guardian is section with a [sentinel] birth defect before the child
17 18	(ii) available services with ϵ		etter shall offer information about the birth defect and is on needs identified after discharge from the hospital.
19 20 21	(iii) Secretary shall impleme a parent or guardian of a	nt app	re sending a letter to a parent or guardian, the ropriate procedures to assure that a letter is not sent to who has died.
22 23 24		es to m	ement and the Department of the Environment shall nonitor the data on [sentinel] birth defect trends which al hazards.
25 26	SECTION 2. ANI October 1, 2008.) BE IT	FURTHER ENACTED, That this Act shall take effect