

General Assembly

Amendment

January Session, 2025

LCO No. 8529



Offered by:

REP. BIGGINS, 11th Dist.

REP. MCCARTHY VAHEY, 133rd Dist.

SEN. ANWAR, 3rd Dist.

To: Subst. House Bill No. 7158

File No. 629

Cal. No. 390

"AN ACT CONCERNING SAFETY PLANS AND DISCHARGE PLANS FOR MINOR PATIENTS."

- Strike everything after the enacting clause and substitute the
- 2 following in lieu thereof:
- 3 "Section 1. (NEW) (Effective from passage) (a) As used in this section:
- 4 (1) "Designated employee" means a school nurse or nurse practitioner
- 5 appointed pursuant to section 10-212 of the general statutes, school
- 6 nurse supervisor, school counselor, school social worker or school
- 7 psychologist who a local or regional school board of education
- 8 designates to access minor patient safety plans transmitted by health
- 9 care providers to a school district or school's secure messaging system
- 10 account pursuant to the provisions of this section;
- 11 (2) "Health care provider" means any person, corporation, limited
- 12 liability company, facility or institution operated, owned or licensed by

13 this state to provide health care or professional medical services;

14 (3) "Legally authorized representative" means a minor patient's 15 parent, guardian appointed by the Probate Court or a personal 16 representative, as described in 45 CFR 164.502(g);

- 17 (4) "Safety plan" means a written document created collaboratively 18 between a health care provider and a patient outlining coping strategies, 19 activities and support networks the patient can access to prevent or 20 manage a potential mental health crisis;
- 25 (5) "School nurse supervisor" means a school nurse or nurse practitioner appointed pursuant to section 10-212 of the general statutes designated by the local or regional board of education as the supervisor, or, if no designation has been made by the board, the lead or coordinating school nurse or nurse practitioner; and
 - (6) "Secure messaging system" means a platform capable of sending and receiving secure messages and may include a platform that complies with the Direct Project specifications published by the federal Office of the National Coordinator for Health Information Technology.
 - (b) On and after April 1, 2026, each health care provider that prepares a safety plan for a minor patient that received inpatient behavioral health care treatment for a period not less than twelve consecutive days shall (1) review such safety plan with the minor patient if the health care provider believes such a review is medically appropriate, and (2) inquire as to whether the minor patient or minor patient's parent or legally authorized representative consents to sharing such safety plan with the minor patient's school. If the minor patient or minor patient's parent or legally authorized representative consents to sharing such safety plan with the minor patient's school, the health care provider shall obtain written consent from (A) the minor patient's parent or legally authorized representative, or (B) if the minor patient is sixteen years of age or older, such minor patient, and transmit such safety plan to the minor patient's school district or school (i) using a secure

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44 messaging system, or (ii) in a form and manner that complies with the

- 45 Health Insurance Portability and Accountability Act of 1996, P.L. 104-
- 46 191, as amended from time to time, and 45 CFR 160.101 to 45 CFR
- 47 164.534, inclusive, as amended from time to time.

(c) Nothing in this section shall be construed to (1) create a standard of medical care with respect to any minor patient, (2) require a health care provider to create a safety plan, (3) require a health care provider to release information to a parent or legally authorized representative if, pursuant to state or federal law, a minor patient may withhold such information from such minor patient's parent or legally authorized representative, including, but not limited to, information regarding pregnancy, abortion, contraceptives, human immunodeficiency virus or other sexually transmitted disease testing or treatment, mental health treatment or any other area of care that a health care provider has promised a minor patient that the health care provider will keep confidential, or (4) require a health care provider to transmit a safety plan or provide any other information to any person in violation of the provisions of the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, as amended from time to time.

Sec. 2. (NEW) (Effective from passage) (a) On or before January 1, 2026, each local or regional board of education shall ensure that each school district or school, as determined by the board, (1) signs up for an organizational account on a secure messaging system, as defined in section 1 of this act, and (2) provides access to one or more designated employees, as defined in section 1 of this act, one of whom shall be a school nurse supervisor, as defined in section 1 of this act, to such organizational account for the purpose of accessing minor patient safety plans, as defined in section 1 of this act, transmitted by health care providers, pursuant to the provisions of section 1 of this act. A designated employee shall retain minor patient safety plans in a confidential file separate from any cumulative academic or health record, provided information contained in a minor patient safety plan may be used to provide appropriate interventions pursuant to an

individualized education program or a plan pursuant to Section 504 of the Rehabilitation Act of 1973.

- (b) On or before April 1, 2026, each local or regional board of education shall submit each school district or school's secure messaging system address to the Commissioner of Education in a form and manner prescribed by the commissioner. On and after April 1, 2026, if a school district or school's secure messaging system address changes, each local or regional board of education shall, in a form and manner prescribed by the commissioner, submit such new address to the commissioner as soon as practicable but not later than thirty days after acquiring such new address. The commissioner shall compile and maintain a list of each school district or school's secure messaging system address and make such list available to health care providers in the state for the purpose of transmitting minor patient safety plans pursuant to the provisions of section 1 of this act.
- 92 Sec. 3. (NEW) (Effective July 1, 2026) For the school year commencing 93 July 1, 2026, and each school year thereafter, each local and regional 94 board of education shall annually provide professional development for 95 all new designated employees, as defined in section 1 of this act. The 96 Department of Education shall provide professional development 97 training materials for use by each local and regional board of education. 98 As part of such professional development, each new designated 99 employee shall receive and complete training and instruction for using 100 a secure messaging system for the purpose of accessing minor patient 101 safety plans, as defined in section 1 of this act, transmitted by health care 102 providers pursuant to the provisions of section 1 of this act.
 - Sec. 4. Subsection (b) of section 17b-59d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (b) It shall be the goal of the State-wide Health Information Exchange
 to: (1) Allow real-time, secure access to patient health information and
 complete medical records across all health care provider settings; (2)

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provide patients with secure electronic access to their health information in accordance with 45 CFR 171; (3) allow voluntary participation by patients to access their health information at no cost; (4) support care coordination through real-time alerts and timely access to clinical information; (5) reduce costs associated with preventable readmissions, duplicative testing and medical errors; (6) promote the highest level of interoperability; (7) meet all state and federal privacy and security requirements; (8) support public health reporting, quality improvement, academic research and health care delivery and payment reform through data aggregation and analytics; (9) support population health analytics; (10) be standards-based; [and] (11) provide for broad local governance that (A) includes stakeholders, including, but not limited to, representatives of the Department of Social Services, hospitals, physicians, behavioral health care providers, long-term care providers, health insurers, employers, patients and academic or medical research institutions, and (B) is committed to the successful development and implementation of the State-wide Health Information Exchange; and (12) to provide, within available appropriations, (A) a secure messaging system organizational account to each school district or school, as determined by each local and regional board of education, for the purposes of receiving minor patient safety plans pursuant to the provisions of section 1 of this act, and (B) access to such organizational account for designated employees, as defined in section 1 of this act, at no cost to such school district, school and designated employee."

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	July 1, 2026	New section
Sec. 4	from passage	17b-59d(b)

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