SENATE DOCKET, NO. 1021 FILED ON: 1/15/2015

**SENATE . . . . . . . . . . . . . . No.**

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The Commonwealth of Massachusetts

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PRESENTED BY:

***Karen E. Spilka***

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*To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General  
 Court assembled:*

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to protect access to confidential healthcare.

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

PETITION OF:

|  |  |
| --- | --- |
| Name: | District/Address: |
| *Karen E. Spilka* | *Second Middlesex and Norfolk* |
| *David Paul Linsky* | *5th Middlesex* |
| *Jason M. Lewis* | *Fifth Middlesex* |
| *Michael O. Moore* | *Second Worcester* |
| *Paul R. Heroux* | *2nd Bristol* |
| *Stephen Kulik* | *1st Franklin* |
| *Jose F. Tosado* | *9th Hampden* |
| *James B. Eldridge* | *Middlesex and Worcester* |
| *Marjorie C. Decker* | *25th Middlesex* |
| *Michael J. Barrett* | *Third Middlesex* |
| *Sal N. DiDomenico* | *Middlesex and Suffolk* |
| *William N. Brownsberger* | *Second Suffolk and Middlesex* |
| *Carolyn C. Dykema* | *8th Middlesex* |
| *Cynthia S. Creem* | *First Middlesex and Norfolk* |
| *Benjamin B. Downing* | *Berkshire, Hampshire, Franklin and Hampden* |
| *Barbara L'Italien* | *Second Essex and Middlesex* |
| *Eric P. Lesser* | *First Hampden and Hampshire* |
| *Kenneth J. Donnelly* | *Fourth Middlesex* |
| *Anne M. Gobi* | *Worcester, Hampden, Hampshire and Middlesex* |
| *Steven Ultrino* | *33rd Middlesex* |
| *Sean Garballey* | *23rd Middlesex* |
| *Linda Dorcena Forry* | *First Suffolk* |
| *Daniel J. Ryan* | *2nd Suffolk* |
| *Thomas M. Stanley* | *9th Middlesex* |
| *Brian A. Joyce* | *Norfolk, Bristol and Plymouth* |
| *Carmine Gentile* | *13th Middlesex* |
| *Timothy J. Toomey, Jr.* | *26th Middlesex* |
| *Cory Atkins* | *14th Middlesex* |
| *Michael F. Rush* | *Norfolk and Suffolk* |
| *Danielle W. Gregoire* | *4th Middlesex* |
| *Brian R. Mannal* | *2nd Barnstable* |
| *Michelle M. DuBois* | *10th Plymouth* |
| *Denise Provost* | *27th Middlesex* |
| *Mark C. Montigny* | *Second Bristol and Plymouth* |

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**SENATE . . . . . . . . . . . . . . No.**

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| [Pin Slip] |

The Commonwealth of Massachusetts

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**In the One Hundred and Eighty-Ninth General Court  
(2015-2016)**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

An Act to protect access to confidential healthcare.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:*

SECTION 1.

Chapter 176O of the General Laws is hereby amended by striking out section 27 and inserting in place thereof the following:-

Section 27. (a) The division shall develop a common summary of payments form to be used by all carriers in the commonwealth that is provided to health care consumers with respect to provider claims submitted to a payer and written in an easily readable and understandable format showing the consumer’s responsibility, if any, for payment of any portion of a health care provider claim; provided that the division shall allow the development of forms to be exchanged through electronic means; and further provided that carriers shall not be obligated to issue a summary of payments form for provider claims that consist solely of requests for co-payment. The division shall consult with stakeholders to develop these forms.

(b) Carriers shall issue common summary of payments forms at the member level for all insureds. Carriers shall permit an insured who is legally authorized to consent to care, or a party legally authorized to consent to care for the insured, to choose his or her preferred method of receiving the common summary of payments form, which shall include, but not be limited to, the following: (1) sending the form to the address of the subscriber; (2) sending the form to the address of the insured dependent; (3) sending the form to an alternate address upon request of the insured; or (4) sending the form through electronic means when available. The preferred method of receipt shall be valid until the insured submits a new preferred method.

(c) Unless specifically requested by the insured, a carrier shall not provide a common summary of payments form if the insured has no liability for payment for any procedure or service, including, but not limited to, the United States Preventive Services Taskforce recommended A and B preventive services.

(d) Carriers shall not identify the descriptions for sensitive health care services in a common summary of payments form. The division shall define by regulation sensitive health care services for purposes of this section. The division shall refer to the National Committee on Vital and Health Statistics and similar regulations in other states, and shall consult with experts in fields including, but not limited to, infectious disease, reproductive and sexual health, domestic violence and sexual assault, and mental health and substance use disorders, in promulgating the regulation.

(e) Carriers shall permit all insureds who are legally authorized to consent to care, or parties legally authorized to consent to care for the insured, to request suppression of summary of payments forms, in which case summary of payments forms shall not be issued unless and until the insured submits a revocation of the request; provided that the insured clearly states orally or in writing that the communication of medical or provider information on the form discloses the receipt of sensitive services that could endanger the insured or limit access to future health services. Carriers shall not require an explanation as to the basis for an insured’s confidential communications request, unless otherwise required by law or court order.

(f) The right to request suppression of summary of payments forms pursuant to subsection (e) shall be communicated in plain language and in a clear and conspicuous manner to all insureds, including insured dependents, in evidence of coverage documents, member privacy communications and on every summary of payments form.

(g) The division shall promulgate regulations necessary to implement and enforce this section, which shall include reasonable reporting regarding compliance and breaches of confidentiality.

(h) The division, in collaboration with the department of public health, shall develop and implement a plan to educate providers and consumers regarding the rights of insureds to promote compliance with this section. The plan shall include, but not be limited to, staff training and other education for hospitals, community health centers, school-based health centers, physicians, nurses and other licensed health care professionals, as well as administrative staff, which shall include all staff involved in patient registration and education about confidentiality, and billing staff involved in processing of insurance claims. The plan shall be developed in consultation with groups representing health care insurers, providers, and consumers, including consumer organizations concerned with the provision of sensitive health services.

SECTION 2. Subsections (a), (g), and (h) of Chapter 176O shall take effect 6 months from the effective date of this act.

Subsections (b)-(f) of Section 27 of Chapter 176O shall take effect at such time as each carrier revises its plans subsequent to the promulgation of the regulations described in subsection (g).