

General Assembly

January Session, 2021

Raised Bill No. 6489

LCO No. **3619**

Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

AN ACT CONCERNING THE DEPARTMENT OF PUBLIC HEALTH'S RECOMMENDATIONS REGARDING REMOTE ACCESS TO MEDICAL RECORDS MAINTAINED BY HOSPITALS AND HEALTH CARE PROVIDERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 19a-215 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2021*):
- 3 (a) For the purposes of this section:

4 (1) "Clinical laboratory" means any facility or other area used for 5 microbiological, serological, chemical, hematological, 6 immunohematological, biophysical, cytological, pathological or other 7 examinations of human body fluids, secretions, excretions or excised or 8 exfoliated tissues, for the purpose of providing information for the 9 diagnosis, prevention or treatment of any human disease or 10 impairment, for the assessment of human health or for the presence of 11 drugs, poisons or other toxicological substances.

12 (2) "Commissioner's list of reportable diseases, emergency illnesses

13 and health conditions" and "commissioner's list of reportable laboratory

14 findings" means the lists developed pursuant to section 19a-2a.

(3) "Confidential" means confidentiality of information pursuant tosection 19a-25.

(4) "Health care provider" means a person who has direct or
supervisory responsibility for the delivery of health care or medical
services, including licensed physicians, nurse practitioners, nurse
midwives, physician assistants, nurses, dentists, medical examiners and
administrators, superintendents and managers of health care facilities.

(5) "Reportable diseases, emergency illnesses and health conditions"
means the diseases, illnesses, conditions or syndromes designated by
the Commissioner of Public Health on the list required pursuant to
section 19a-2a.

26 (b) A health care provider shall report each case occurring in such 27 provider's practice, of any disease on the commissioner's list of 28 reportable diseases, emergency illnesses and health conditions to the 29 director of health of the town, city or borough in which such case resides 30 and to the Department of Public Health, no later than twelve hours after 31 such provider's recognition of the disease. Such reports shall be in 32 writing, by telephone or in an electronic format approved by the 33 commissioner. [Such reports of disease shall be confidential and not 34 open to public inspection except as provided for in section 19a-25.]

35 (c) A clinical laboratory shall report each finding identified by such 36 laboratory of any disease identified on the commissioner's list of 37 reportable laboratory findings to the Department of Public Health not 38 later than forty-eight hours after such laboratory's finding. A clinical 39 laboratory that reports an average of more than thirty findings per 40 month shall make such reports electronically in a format approved by 41 the commissioner. Any clinical laboratory that reports an average of less 42 than thirty findings per month shall submit such reports, in writing, by 43 telephone or in an electronic format approved by the commissioner. [All

such reports shall be confidential and not open to public inspection except as provided for in section 19a-25.] The Department of Public Health shall provide a copy of all such reports to the director of health of the town, city or borough in which the affected person resides or, in the absence of such information, the town where the specimen originated.

50 (d) When a local director of health, the local director's authorized 51 agent or the Department of Public Health receives a report of a disease 52 or laboratory finding on the commissioner's lists of reportable diseases, 53 emergency illnesses and health conditions and laboratory findings, the 54 local director of health, the local director's authorized agent or the 55 Department of Public Health may contact first the reporting health care 56 provider and then the person with the reportable finding to obtain such 57 information as may be necessary to lead to the effective control of 58 further spread of such disease. In the case of reportable communicable 59 diseases and laboratory findings, this information may include 60 obtaining the identification of persons who may be the source or 61 subsequent contacts of such infection.

(e) A hospital, as defined in section 19a-490 and licensed pursuant to
chapter 368v, shall provide the Department of Public Health with access,
including remote access if technically feasible, in a manner approved by
the Commissioner of Public Health, to the entirety of each electronic
medical record that concerns a reportable disease, emergency illness or
health condition listed by the commissioner pursuant to subdivision (9)
of section 19a-2a that occurs at such hospital.

69 [(e)] (f) All personal information obtained from disease prevention 70 and control investigations [as performed in subsections (c) and (d) of] 71 pursuant to this section including the health care provider's name and 72 the identity of the reported case of disease and suspected source persons 73 and contacts shall not be divulged to anyone and shall be held strictly 74 confidential pursuant to section 19a-25, by the local director of health 75 and the director's authorized agent and by the Department of Public 76 Health.

[(f)] (g) Any person who violates any reporting or confidentiality provision of this section shall be fined not more than five hundred dollars. No provision of this section shall be deemed to supersede section 19a-584.

Sec. 2. Subsection (c) of section 19a-72 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(c) [The] (1) A health care provider shall provide the Department of
Public Health, [shall be provided such] at the request of the department,
with access to the clinical records of any [health care provider] patient,
as the department deems necessary, to perform case finding or other
quality improvement audits to ensure completeness of reporting and
data accuracy consistent with the purposes of this section.

90 (2) A hospital shall provide the Department of Public Health with 91 access, including remote access if technically feasible, to the entirety of 92 a patient's medical record, as the department deems necessary, to 93 perform case finding or other quality improvement audits to ensure 94 completeness of reporting and data accuracy consistent with the 95 purposes of this section. No personal information obtained from the 96 medical record shall be divulged to anyone and shall be held strictly 97 confidential pursuant to section 19a-25 by the Department of Public 98 Health.

99 Sec. 3. (NEW) (Effective July 1, 2021) (a) On or after July 1, 2021, the Department of Public Health shall establish a one-year pilot program to 100 101 initially test the impact of providing remote access to electronic medical 102 records maintained by a hospital, for the purposes of carrying out its 103 duties pursuant to sections 7-48, 7-60, 7-62b and 19a-53 of the general 104 statutes. A hospital, as identified by the Connecticut Hospital 105 Association, shall provide the Department of Public Health with remote 106 access to the entirety of a medical record, as the department deems 107 necessary, to perform quality improvement audits to ensure 108 completeness of reporting and data accuracy of birth, fetal death and

death occurrences. No personal information obtained from the medical
record shall be divulged to anyone and shall be held strictly confidential
pursuant to section 19a-25 of the general statutes by the Department of
Public Health.

113 (b) On or after July 1, 2022, following implementation of the pilot 114 program established under subsection (a) of this section, the 115 Commissioner of Public Health shall evaluate said pilot program to ascertain specific improved data accuracy, timeliness and any cost 116 117 efficiencies achieved. Not later than thirty days following completion of 118 said pilot program, the commissioner shall determine whether the 119 program shall be fully implemented. If the pilot program is to be fully 120 implemented, remote access shall be given on a continual basis to the 121 Department of Public Health to perform quality improvement audits to 122 ensure completeness of reporting and data accuracy of birth, fetal death 123 and death occurrences.

Sec. 4. Section 19a-59h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):

(a) As used in this section and section 19a-59i, "maternal death"
means the death of a woman while pregnant or not later than one year
after the date on which the woman ceases to be pregnant, regardless of
whether the woman's death is related to her pregnancy, and
"department" means the Department of Public Health.

(b) There is established, within the department, a maternal mortality
review program. The program shall be responsible for identifying
maternal death cases in Connecticut and reviewing medical records and
other relevant data related to each maternal death case, including, but
not limited to, information collected from death and birth records, files
from the Office of the Chief Medical Examiner, and physician office and
hospital records.

138 (c) Licensed health care providers, health care facilities and 139 pharmacies shall provide the maternal mortality review program, 140 established under this section with reasonable access to all relevant
141 medical records associated with a maternal death case under review by
142 the program.

143 (d) A hospital shall provide the department with access, including 144 remote access if technically feasible, to the entirety of a patient's medical 145 record, as the department deems necessary, to review case information 146 related to a maternal death case under review by the program. All 147 personal information obtained from the medical record shall not be 148 divulged to anyone and shall be held strictly confidential pursuant to section 19a-25 by the department. 149 150 [(d)] (e) All information obtained by the department for the maternal

151 mortality review program shall be confidential pursuant to section 19a152 25.

[(e)] (f) Notwithstanding subsection [(d)] (e) of this section, the department may provide the maternal mortality review committee, established pursuant to section 19a-59i, with information as is necessary, in the department's discretion, for the committee to make recommendations regarding the prevention of maternal death.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2021	19a-215
Sec. 2	October 1, 2021	19a-72(c)
Sec. 3	July 1, 2021	New section
Sec. 4	October 1, 2021	19a-59h

PH Joint Favorable