

SENATE BILL No. 461

DIGEST OF SB 461 (Updated January 21, 2015 12:04 pm - DI 104)

Citations Affected: IC 16-21; IC 16-49; IC 20-34; IC 36-7.

Synopsis: State department of health matters. Specifies that hospital discharge information filed with the state department of health (state department) is confidential except under specified circumstances. Further specifies the circumstances for the review of the death of a child by a local child fatality review team. Allows a local child fatality review team to review the near fatality or serious injury of a child. Adds hepatitis A to the list of school children immunizations. Requires the state department, before November 30 of each year, to publish a two year immunization calendar. Provides information to parents of grade 6 students concerning the human papillomavirus (HPV) infection. (Current language provides this information only to parents of female grade 6 students.) Requires the state department to provide the department of education with immunization materials and requires the materials to be distributed to students' parents and guardians. Requires a health care provider who administers an immunization to enter the information into the state immunization registry. Requires a school corporation to ensure that immunization information is complete in the state immunization registry not later than the first Friday in February. Specifies that onsite sewage systems of private homes built by the individual are required to comply with state laws and rules.

Effective: July 1, 2015.

Miller Patricia, Stoops

January 14, 2015, read first time and referred to Committee on Health & Provider Services. January 22, 2015, reported favorably — Do Pass.



First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

SENATE BILL No. 461

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 16-21-6-7 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 7. (a) The reports filed
3	under section 3 of this chapter:
4	(1) may not contain information that personally identifies a
5	patient or a consumer of health services; and
6	(2) must be open to public inspection.
7	(b) The state department shall provide copies of the reports filed
8	under section 3 of this chapter to the public upon request, at the state
9	department's actual cost.
0	(c) The following apply to information that is filed under section 6
1	of this chapter:
2	(1) Information filed
3	with the state department, the state department's designated
4	contractor, or transferred to the state department by the state
5	department's designated contractor under section 6 of this chapter:
6	(A)



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1	(1) Except as provided in subsection (e), the information is
2	confidential. and
3	(B)
4	(2) The information must be transferred by the contractor to the
5	state department in a format determined by the state department.
6	(2) Information filed with the state department or transferred to
7	the state department by the state department's designated
8	contractor is not confidential, except that information that:
9	(A) personally identifies; or
0	(B) may be used to personally identify;
1	a patient or consumer may not be disclosed to a third party other
12	than to a hospital that has filed inpatient and outpatient discharge
13	information.
14	(d) An analysis completed by the state department of information
15	that is filed under section 6 of this chapter:
16	(1) may not contain information that personally identifies or may
17	be used to personally identify a patient or consumer of health
18	services, unless the information is determined by the state
19	department to be necessary for a public health activity;
20	(2) must be open to public inspection; and
21	(3) must be provided to the public by the state department upon
22	request at the state department's actual cost.
22 23 24	(e) Information provided under section 6 of this chapter may
	only be released or made public by the state department if at least
25	one (1) of the following circumstances applies:
26	(1) The use of the information by the state department:
27	(A) is to comply with the requirements of this chapter; or
28	(B) is released for statistical purposes in a manner that
29	does not identify an individual.
30	(2) At the state department's discretion, for research purposes
31	with identifiable information being released only if:
32	(A) the person requesting the information states in writing
33	to the state department:
34	(i) the purpose, including any intent to publish findings,
35	and the nature of the data sought;
36	(ii) the personal information that is required; and
37	(iii) the safeguards the person will take to protect the
38	identity of the data subjects;
39	(B) the proposed safeguards in clause (A)(iii) are adequate
10	to prevent the identify of an individual data subject from
11	being known;
12	(C) the researcher executes an agreement with the state



1	department, on a form approved by the oversight
2	committee on public records, that:
3	(i) incorporates the safeguards for the protection of
4	individual data subjects;
5	(ii) defines the scope of the research project; and
6	(iii) informs the researcher that failure to abide by the
7	conditions of the approved agreement constitutes a
8	breach of contract and could result in civil litigation by
9	the data subject;
10	(D) the researcher agrees to pay any costs of the research;
11	and
12	(E) the state department maintains a copy of the
13	agreement or contract for the life of the record.
14	SECTION 2. IC 16-49-3-3, AS ADDED BY P.L.119-2013,
15	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
16	JULY 1, 2015]: Sec. 3. (a) A local child fatality review team:
17	(1) shall review the death of a child that whose death incident
18	occurred in the area served by the local child fatality review team
19	if:
20	(1) (A) the death of the child is:
21	(A) (i) sudden;
22	(B) (ii) unexpected;
23	(C) (iii) unexplained; or
24	(D) (iv) assessed by the department of child services for
25	alleged abuse or neglect that resulted in the death of the
26	child; or
27	(2) (B) the coroner in the area served by the local child fatality
28	review team where the death occurred determines that the
29	cause of the death of the child is:
30	(A) (i) undetermined; or
31	(B) (ii) the result of a homicide, suicide, or accident; and
32	(2) may, at its discretion, review the near fatality of a child
33	whose incident or injury occurred in the area served by the
34	local child fatality review team.
35	(b) In conducting a child fatality review under subsection (a), the
36	local child fatality review team may review all applicable records and
37	information related to the death or near fatality of the child, including
38	the following:
39	(1) Records held by the:
40	(A) local or state health department; and
41	(B) department of child services.
42	(2) Medical records.



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1	(3) Law enforcement records.
2	(4) Autopsy reports.
3	(5) Records of the coroner.
4	(6) Mental health reports.
5	(c) Except as otherwise provided under this article, information and
6	records acquired by the local child fatality review team in the exercise
7	of its duties under this chapter are confidential and exempt from
8	disclosure.
9	(d) Records, information, documents, and reports acquired or
10	produced by a local child fatality review team are not:
11	(1) subject to subpoena or discovery; or
12	(2) admissible as evidence;
13	in any judicial or administrative proceeding. Information that is
14	otherwise discoverable or admissible from original sources is not
15	immune from discovery or use in any proceeding merely because the
16	information was presented during proceedings before a local child
17	fatality review team.
18	SECTION 3. IC 20-34-4-1, AS AMENDED BY P.L.2-2007,
19	SECTION 231, IS AMENDED TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2015]: Sec. 1. (a) Each school shall keep an
21	immunization record of the school's students The records must be kept
22	uniformly throughout Indiana according to procedures prescribed by
23	the state department of health.
24	(b) Whenever a student transfers to another school, the school from
25	which the student is transferring may furnish, not later than twenty (20)
26	days after the transfer, a copy of the student's immunization record to
27	the school to which the student is transferring.
28	(c) Whenever a student enrolls in a state educational institution, the
29	school from which the student graduated may furnish a copy of the
30	student's immunization record to the state educational institution. If the
31	student is enrolled in a state educational institution while still attending
32	a secondary level school, the secondary level school that the student is
33	attending may furnish a copy of the student's immunization record to
34	the state educational institution.
35	SECTION 4. IC 20-34-4-2, AS AMENDED BY P.L.161-2009,
36	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
37 38	JULY 1, 2015]: Sec. 2. (a) Every child residing in Indiana who is
38 39	enrolled in a state or accredited elementary school or high school
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(1) diphtheria;

(2) pertussis (whooping cough);

against:

1	(3) tetanus;
2	(4) measles;
3	(5) rubella;
4	(6) poliomyelitis; and
5	(7) mumps;
6	(8) varicella;
7	(9) hepatitis A;
8	(10) hepatitis B; and
9	(11) meningitis.
10	(b) Every child residing in Indiana who enters kindergarten or grade
11	1 shall be immunized against hepatitis B and chicken pox.
12	(c) The state department of health shall adopt rules under IC 4-22-2
13	to require school age children to receive additional immunizations
14	against the following:
15	(1) Meningitis.
16	(2) Varicella.
17	(3) Pertussis (whooping cough).
18	The additional immunizations required under the rules shall include an
19	immunization booster if considered appropriate by the state
20	department.
21	(d) (b) The state department of health may expand or otherwise
22	modify the list of communicable diseases that require documentation
23	of immunity as medical information becomes available that would
24	warrant the expansion or modification in the interest of public health.
25	(c) Before November 30 of each year, the state department of
26	health shall publish a two (2) year calendar of immunization
27	requirements and recommendations. The calendar must include:
28	(1) the immunization requirements for the following school
29	year; and
30	(2) recommendations for immunization requirements for the
31	year subsequent to the following school year.
32	(d) The publishing time frame for the calendar described in
33	subsection (c) does not apply in the event of an:
34	(1) emergency;
35	(2) outbreak; or
36	(3) extreme situation;
37	as determined by the state health commissioner.
38	(e) The state department of health shall adopt rules under IC 4-22-2
39	specifying the:
40	(1) required immunizations;
41	(2) child's age for administering each vaccine;
12	(3) adequately immunizing doses, and



1	(4) method of documentation of proof of immunity.
2	SECTION 5. IC 20-34-4-3, AS AMENDED BY P.L.80-2007,
3	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2015]: Sec. 3. (a) Each school shall notify each parent of a
5	student who enrolls in the school of the requirement that the student
6	must be immunized and that the immunization is required for the
7	student's continued enrollment, attendance, or residence at the school
8	unless:
9	(1) the parent or student provides the appropriate documentation
10	of immunity;
11	(2) for chicken pox, the parent or student provides a written
12	signed statement that the student has indicated a history of
13	chicken pox; or
14	(3) (2) IC 20-34-3-2 or IC 20-34-3-3 applies.
15	(b) A school that enrolls grade 6 female students shall provide each
16	parent of a female student who is entering grade 6 with information
17	prescribed by the state department of health under subsection (c)
18	concerning the link between cervical cancer and the human
19	papillomavirus (HPV) infection and that an immunization against the
20	human papillomavirus (HPV) infection is available.
21	(c) The state department of health shall provide a school described
22	in subsection (b) with the information concerning eervical cancer and
23	the human papillomavirus (HPV) infection required in subsection (b).
24	The information must include the following:
25	(1) The latest scientific information on the immunization against
26	the human papillomavirus (HPV) infection and the
27	immunization's effectiveness against causes of eervical cancer.
28	(2) That a pap smear is still critical for the detection of
29	precancerous changes in the cervix to allow for treatment before
30	cervical cancer develops.
31	(3) Information concerning the means in which the human
32	papillomavirus (HPV) infection is contracted.
33	(4) A statement that any questions or concerns concerning
34	immunizing the child against human papillomavirus (HPV) could
35	be answered by contacting a health care provider.
36	(d) The state department of health may provide the department
37	of education with material concerning immunizations and
38	immunization preventable diseases for distribution to parents and
39	guardians. The department of education shall provide these
40	materials to schools to be provided to students' parents and

guardians. These materials may be distributed by a school by

posting the required information on the school's Internet web site.



SECTION 6. IC 20-34-4-4, AS ADDED BY P.L.1-2005, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) The parent of any student who has not received the immunizations required under this chapter shall present the student to a physician and request the physician health care provider authorized to administer the immunizations. If the parent is unable to secure the immunizations, the local health department serving the area in which the student resides may provide the immunizations. Vaccines provided by the local health department shall be furnished by the local health board or the state department of health from available supplies.

(b) The physician health care provider who administers the required vaccines immunizations to a student or the health care provider's designee shall give a certificate or other documentation of the immunizations to the individual who presented the student for immunization. This certificate or other documentation shall be presented on request to the local health department or the local health department's authorized representative. enter the immunization information into the state immunization registry in accordance with IC 16-38-5.

SECTION 7. IC 20-34-4-5, AS ADDED BY P.L.1-2005, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 5. (a) Each school shall require the parent of a student who has enrolled in the school to furnish, not later than the first day of school a written statement of the student's immunization, accompanied by the physician's certificates or other documentation, unless a written statement of this nature is on file with the school. attendance, proof of the student's immunization status, either as a written document from the health care provider who administered the immunization or documentation provided from the state immunization registry.

- (b) The statement must show, except for a student to whom IC 20-34-3-2 or IC 20-34-3-3 applies, that the student has been immunized as required under section 2 of this chapter. The statement must include the student's date of birth and the date of each immunization.
- (c) A student may not be permitted to attend school beyond the first day of school without furnishing the written statement, documentation described in subsections (a) and (b) unless:
 - (1) the school gives the parent of the student a waiver; or
 - (2) the local health department or a physician health care provider determines that the student's immunization schedule has been delayed due to extreme circumstances and that the required immunizations will not be completed before the first day of



1	school.
2	The waiver referred to in subdivision (1) may not be granted for a
3	period that exceeds twenty (20) school days. If subdivision (2) applies,
4	the parent of the student shall furnish the written statement and a
5	schedule, approved by a physician health care provider who is
6	authorized to administer the immunizations or the local health
7	department, for the completion of the remainder of the immunizations.
8	(d) The state department of health may commence an action against
9	a school under IC 4-21.5-3-6 or IC 4-21.5-4 for the issuance of an order
10	of compliance for failure to enforce this section.
11	(e) Neither a religious objection under IC 20-34-3-2 nor an
12	exception for the student's health under IC 20-34-3-3 relieves a parent
13	from the reporting requirements under this section.
14	(f) The state department of health shall adopt rules under IC 4-22-2
15	to implement this section.
16	SECTION 8. IC 20-34-4-5.5 IS REPEALED [EFFECTIVE JULY
17	1, 2015]. Sec. 5.5. (a) Each school that enrolls grade 6 female students
18	shall require the parent of a female student entering grade 6 to furnish
19	not later than the twenty (20) school days after the first day of school
20	a written statement prescribed by the state department of health under
21	subsection (b) stating that the parent has received the information
22	required under section 3(b) of this chapter and that:
23	(1) the student has received or is receiving the immunization;
24	(2) the parent has decided not to have the student immunized; or
25	(3) the parent chooses not to provide the information to the school
26	concerning whether the student was immunized;
27	against the human papillomavirus (HPV) infection.
28	(b) The state department of health shall prescribe the format for the
29	written statement required under subsection (a).
30	(c) A student may not be prevented from enrolling in, attending, or
31	graduating from school for the sole reason that the student has not
32	provided the school with the written statement required under this
33	section.
34	SECTION 9. IC 20-34-4-6, AS AMENDED BY P.L.80-2007,
35	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2015]: Sec. 6. (a) The state department of health shall
37	collect immunization data on school age children using the state
38	immunization registry. Each school corporation shall ensure that
39	all applicable immunization information is complete in the state
40	immunization registry not later than sixty (60) days after the
41	enrollment of students for the first time and when additional



immunizations are required by statute or rule, each school shall file a

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1	written report with the state department of health and the local health
2	department having jurisdiction. The report must include the following:
3	(1) A statement of the number of students who have demonstrated
4	immunity against diphtheria, pertussis (whooping cough), tetanus,
5	measles, rubella, poliomyelitis, mumps, and hepatitis B.
6	(2) A statement of the number of students who have not
7	demonstrated immunity against the illnesses listed in subdivision
8	(1).
9	(3) A statement of the number of students who have been found
10	positive for sickle cell anemia or lead poisoning.
11	(4) Beginning in the 2008-2009 school year, a statement of the
12	number of female students in grade 6 who:
13	(A) have or will have; and
14	(B) have not;
15	been immunized against human papillomavirus (HPV) infection,
16	and the number of female students in grade 6 whose parent chose
17	not to provide the information to the school concerning whether
18	the student was immunized.
19	the first Friday in February each year. The state department of
20	health shall use the data to create aggregate reports.
21	(b) The state department of health and the local health department
22	shall, for good cause shown that there exists a substantial threat to the
23	health and safety of a student or the school community, be able to

- (b) The state department of health and the local health department shall, for good cause shown that there exists a substantial threat to the health and safety of a student or the school community, be able to validate immunization reports by onsite reviews or examinations of nonidentifying immunization record data. This section does not independently authorize the state department of health, a local department of health, or an agent of the state department of health or local department of health to have access to identifying medical or academic record data of individual students attending nonaccredited nonpublic schools.
- (c) A school shall file a report for each student who enrolls after the filing of the report for students who enrolled at the beginning of the school year. The state department of health has exclusive power to adopt rules for the administration of this section.

SECTION 10. IC 36-7-8-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. (a) The legislative body of a county having a county department of buildings or joint city-county building department may, by ordinance, adopt building, heating, ventilating, air conditioning, electrical, plumbing, and sanitation standards for unincorporated areas of the county. These standards take effect only on the legislative body's receipt of written approval from the fire prevention and building safety commission.



1	(b) An ordinance adopted under this section must be based on
2	occupancy, and it applies to:
3	(1) the construction, alteration, equipment, use, occupancy,
4	location, and maintenance of buildings, structures, and
5	appurtenances that are on land or over water and are:
6	(A) erected after the ordinance takes effect; and
7	(B) if expressly provided by the ordinance, existing when the
8	ordinance takes effect;
9	(2) conversions of buildings and structures, or parts of them, from
10	one occupancy classification to another; and
11	(3) the movement or demolition of buildings, structures, and
12	equipment for the operation of buildings and structures.
13	(c) The rules of the fire prevention and building safety commission
14	are the minimum standards upon which ordinances adopted under this
15	section must be based.
16	(d) An ordinance adopted under this section does not apply to
17	private homes that are built by individuals and used for their own
18	occupancy. However, onsite sewage systems of a private home
19	described in this subsection must comply with state laws and rules.



COMMITTEE REPORT

Madam President: The Senate Committee on Health & Provider Services, to which was referred Senate Bill No. 461, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 461 as introduced.)

MILLER PATRICIA, Chairperson

Committee Vote: Yeas 10, Nays 0

