Stricken language would be deleted from and underlined language would be added to present law. Act 754 of the Regular Session

1	State of Arkansas As Engrossed: H3/10/17 H3/17/17 91st General Assembly As Engrossed: H3/10/17 H3/17/17
2	
3	Regular Session, 2017HOUSE BILL 1718
4	
5	By: Representative D. Ferguson
6	
7	For An Act To Be Entitled
8	AN ACT TO CREATE THE PATIENT RIGHT-TO-KNOW ACT; TO
9	PROVIDE FOR ACCESS BY PATIENTS AND THEIR HEALTHCARE
10	PROVIDERS TO CONTACT INFORMATION; TO DECLARE AN
11	EMERGENCY; AND FOR OTHER PURPOSES.
12	
13 14	Subtitle
15	
16	TO CREATE THE PATIENT RIGHT-TO-KNOW ACT; TO PROVIDE FOR ACCESS BY PATIENTS AND
17	THEIR HEALTHCARE PROVIDERS TO CONTACT
18	INFORMATION; AND TO DECLARE AN EMERGENCY.
19	INFORMATION, AND TO DECLARE AN EMERGENCI
20	
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
22	
23	SECTION 1. Arkansas Code Title 20, Chapter 6, is amended to add an
24	additional subchapter to read as follows:
25	Subchapter 2 - Patient Right-to-Know Act
26	
27	20-6-201. Title.
28	This subchapter shall be known and may be cited as the "Patient Right-
29	to-Know Act".
30	
31	20-6-202. Legislative findings and purpose.
32	(a) The General Assembly finds that:
33	(1) Patients are entitled to continuity of care with their
34	healthcare providers:
35	(2) Healthcare providers are prohibited legally and ethically
36	from abandoning a patient before treatment has been concluded;



1	2) When a healtheard provider changes practice locations steps
	(3) When a <i>healthcare provider</i> changes practice locations, steps
2	are necessary to ensure that patient's continuity of care and the legal and
3	ethical obligations of the <i>healthcare provider</i> are fulfilled; and
4	(4) Patients should be informed about any change in the practice
5	location of their treating <i>healthcare provider</i> and should not be prevented
6	from receiving this type of information.
7	(b) The purpose of this subchapter is to remove and prevent
8	impediments to patients maintaining continuity of care and keeping their
9	treatment relationship with their chosen healthcare provider.
10	
11	20-6-203. Definitions.
12	As used in this subchapter:
13	(1)(A) "Entity" means any person, organization, or business
14	entity of any type that engages a healthcare provider as an employee,
15	independent contractor, member, or in any other capacity for the practice of
16	medicine as defined in § 17-95-202.
17	(B) "Entity" does not include insurance companies, health
18	maintenance organizations, or hospital and medical service corporations;
19	(2)(A) "Existing patient" means a person who is seen for a medical
20	diagnosis or treatment, or both, by a healthcare provider within the previous
21	twelve (12) months as evidenced by an entry in the medical record of the
22	patient.
23	(B) The twelve-month period described in subdivision
24	(2) (A) of this section shall be calculated by counting back twelve (12)
25	months from the later of the following dates:
26	(i) The date that the healthcare provider's
27	relationship with the entity terminates; or
28	(ii) The date that the healthcare provider gave the
29	entity notice of a new practice location; and
30	(3) "Healthcare provider" means a person who:
31	(A) Is licensed by:
32	(i) The Arkansas State Medical Board:
33	(11) The Arkansas State Board of Dental Examiners;
34	(iii) The Arkansas State Board of Nursing;
35	(iv) The Arkansas State Board of Chiropractic
36	Examiners;

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1	(v) The Arkansas Board of Podiatric Medicine; or
2	(vi) The State Board of Optometry; and
3	(B) Has ultimate responsibility and legal liability for
4	the care of the patient.
5	20-6-204. Prohibited conduct.
6	(a) If the <i>healthcare provider</i> has made new practice location
7	information or new contact information available to the entity, an entity or
8	person on behalf of an entity shall not:
9	(1) Mislead any patient about the new practice location of a
10	healthcare provider or new contact information of a healthcare provider; or
11	(2) Fail to provide a patient with the new practice location of a a
12	healthcare provider or new contact information of a healthcare provider when
13	requested.
14	(b)(1) When requested by a <i>healthcare provider</i> who is relocating his
15	or her practice, an entity with a relationship with healthcare provider shall
16	within twenty-one (21) calendar days:
17	(A) Provide the healthcare provider with a list of the
18	healthcare provider's existing patient names and addresses;
19	(B) Send a notice with the new practice location
20	information to all of the healthcare provider's existing patients after
21	providing the healthcare provider a copy of the proposed notice for review
22	and comment; or
23	(C)(i) Post the new practice location information of the
24	healthcare provider on the website of the entity after providing the
25	healthcare provider a copy of the proposed posting for review and comment.
26	(ii) The posting shall remain on the website of the
27	entity for twelve (12) months after the healthcare provider's last day of
28	employment with the entity posting the information.
29	(2) Within two (2) business days of the request described in
30	subdivision (b)(1) of this section, the entity shall provide the healthcare
31	provider with a list or schedule of upcoming patient appointments with the
32	healthcare provider and the contact information of the patients.
33	
34	20-6-205. Affirmative defense in medical injury cases.
35	If a patient abandonment or other medical injury occurs due to a
36	violation by an entity of this subchapter, the violation shall be an

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1 affirmative defense for the physician in a claim brought by the injured 2 patient who shall be entitled to bring a claim against the entity. 3 4 20-6-206. Injunctive relief. (a) An affected patient or *healthcare provider* may file an action 5 6 seeking an injunction of a violation of this subchapter in the circuit court 7 of: 8 (1) Pulaski County; 9 (2) The county in which the *healthcare provider* has his or her 10 practice located; 11 (3) The county in which the affected patient resides; or 12 (4) The county in which the entity is located. 13 (b) Upon the filing of a complaint, the court may issue a temporary 14 injunction on the violation without notice or bond. 15 (c) If the plaintiff patient or *healthcare provider* establishes that 16 this subchapter has been violated, the court may enter an order permanently 17 enjoining the violation of this subchapter or otherwise enforcing compliance with this subchapter. 18 19 (d) A prevailing plaintiff shall be entitled to: 20 (1) The greater of liquidated damages in the amount of one thousand dollars (\$1,000) per day per violation, or actual damages; and 21 22 (2) Reasonable attorney's fees and costs. 23 (e) A violation of this subchapter shall constitute an unfair and deceptive act or practice as defined under the Deceptive Trade Practices Act, 24 25 § 4-88-101 et seq. 26 20-6-207. Applicability - Construction. 27 28 (a) This subchapter: 29 (1) Applies to any express or implied contract, agreement, or 30 understanding entered into, renewed, modified, or extended on or after the 31 effective date of this subchapter; and 32 (2) Does not amend or repeal any portion of the Medical 33 Corporation Act, § 4-29-301 et seq., or the Dental Corporation Act, § 4-29-34 401 et seq. 35 (b) Any purported waiver of the benefits or requirements of this 36 subchapter is void and against the public policy of this state.

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2	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
3	General Assembly of the State of Arkansas that healthcare providers are often
4	unable to obtain information about their patients when the healthcare
5	providers terminate relationships with certain entities and relocate their
6	practices; that patients are often unable to locate their healthcare
7	providers due to efforts by certain entities to hinder access: that the
8	Patient Right-to-Know Act will prohibit this activity and require certain
9	entities to inform patients of the new practice location and new contact
10	information of their healthcare providers; and that this act is immediately
11	necessary to ensure continuity of care and prevent disruption of healthcare
12	provider-patient relationships. Therefore, an emergency is declared to exist,
13	and this act being immediately necessary for the preservation of the public
14	peace, health, and safety shall become effective on:
15	(1) The date of its approval by the Governor;
16	(2) If the bill is neither approved nor vetoed by the Governor,
17	the expiration of the period of time during which the Governor may veto the
18	bill: or
19	(3) If the bill is vetoed by the Governor and the veto is
20	overridden, the date the last house overrides the veto.
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22	/s/D. Ferguson
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25	APPROVED: 03/30/2017
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