LC002696

2019 -- S 0960

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2019

AN ACT

RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS

Introduced By: Senators Quezada, Euer, Crowley, and Metts

Date Introduced: June 06, 2019

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

- SECTION 1. Section 40.1-22-13 of the General Laws in Chapter 40.1-22 entitled
 "Developmental Disabilities" is hereby amended to read as follows:
- 3 **40.1-22-13.** Visits.
- No public or private developmental disabilities facility shall restrict the visiting of a
 client by anyone at any time of the day or night; however, in special circumstances when the
 client is ill or incapacitated and a visit would not be in his or her best interest, visitation may be
 restricted temporarily during the illness or incapacity when documented in the client's
 individualized program plan, as defined in § 40.1-21-4.3(7).
- 9 SECTION 2. Section 40.1-26-3 of the General Laws in Chapter 40.1-26 entitled "Rights
- 10 for Persons with Developmental Disabilities" is hereby amended to read as follows:
- 11 **40.1-26-3.** Participants' rights.
- In addition to any other rights provided by state or federal laws, a participant as definedin this chapter shall be entitled to the following rights:
- 14 (1) To be treated with dignity, respect for privacy and have the right to a safe and
- 15 supportive environment;
- 16 (2) To be free from verbal and physical abuse;
- 17 (3)(i) To engage in any activity including employment, appropriate to his or her age, and
- 18 interests in the most integrated community setting;

(ii) No participant shall be required to perform labor, which involves the essential
 operation and maintenance of the agency or the regular supervision or care of other participants.
 Participants may however, be requested to perform labor involving normal housekeeping and
 home maintenance functions if such responsibilities are documented in the participant's
 individualized plan;

6 (4) To participate in the development of his or her individualized plan and to provide 7 informed consent to its implementation or to have an advocate provide informed consent if the 8 participant is not competent to do so;

9 (5) To have access to his or her individualized plan and other medical, social, financial,
10 vocational, psychiatric, or other information included in the file maintained by the agency;

11 (6) To give written informed consent prior to the imposition of any plan designed to 12 modify behavior, including those which utilizes aversive techniques or impairs the participant's 13 liberty or to have an advocate provide written informed consent if the participant is not competent 14 to do so. Provided, however, that if the participant is competent to provide consent but cannot 15 provide written consent, the agency shall accept an alternate form of consent and document in the 16 participant's record how such consent was obtained;

17 (7) To register a complaint regarding an alleged violation of rights through the grievance
18 procedure delineated in § 40.1-26-5;

19 (8) To be free from unnecessary restraint. Restraints shall not be employed as 20 punishment, for the convenience of the staff, or as a substitute for an individualized plan. 21 Restraints shall impose the least possible restrictions consistent with their purpose and shall be 22 removed when the emergency ends. Restraints shall not cause physical injury to the participant 23 and shall be designed to allow the greatest possible comfort. Restraints shall be subject to the 24 following conditions:

(i) Physical restraint shall be employed only in emergencies to protect the participant or
others from imminent injury or when prescribed by a physician, when necessary, during the
conduct of a specific medical or surgical procedure or if necessary for participant protection
during the time that a medical condition exists;

(ii) Chemical restraint shall only be used when prescribed by a physician in extreme
emergencies in which physical restraint is not possible and the harmful effects of the emergency
clearly outweigh the potential harmful effects of the chemical restraints;

32 (iii) No participant shall be placed in seclusion;

(iv) The agency shall have a written policy that defines the use of restraints, the staff
 members who may authorize their use, and a mechanism for monitoring and controlling their use;

1	(v) All orders for restraint as well as the required frequency of staff observation of the
2	participant shall be written;
3	(9) To have reasonable access, at any time, to telephone communication;
4	(10) To receive visitors of a participant's choosing at <u>any time</u> all reasonable hours;
5	(11) To keep and be allowed to spend a reasonable amount of one's own money;
6	(12) To be provided advance written notice explaining the reason(s) why the participant
7	is no longer eligible for service from the agency;
8	(13) To religious freedom and practice;
9	(14) To communicate by sealed mail or otherwise with persons of one's choosing;
10	(15) To select and wear one's own clothing and to keep and use one's own personal
11	possessions;
12	(16) To have reasonable, prompt access to current newspapers, magazines and radio and
13	television programming;
14	(17) To have opportunities for physical exercise and outdoor recreation;
15	(18)(i) To provide informed consent prior to the imposition of any invasive medical
16	treatment including any surgical procedure or to have a legal guardian, or in the absence of a legal
17	guardian, a relative as defined in this chapter, provide informed consent if the participant is not
18	competent to do so. Information upon which a participant shall make necessary treatment and/or
19	surgery decisions shall be presented to the participant in a manner consistent with his or her
20	learning style and shall include, but not be limited to:
21	(A) The nature and consequences of the procedure(s);
22	(B) The risks, benefits and purpose of the procedure(s); and
23	(C) Alternate procedures available;
24	(ii) The informed consent of a participant or his or her legal guardian or, in the absence of
25	a legal guardian, a relative as defined in this chapter, may be withdrawn at any time, with or
26	without cause, prior to treatment. The absence of informed consent notwithstanding, a licensed
27	and qualified physician may render emergency medical care or treatment to any participant who
28	has been injured or who is suffering from an acute illness, disease, or condition if, within a
29	reasonable degree of medical certainty, delay in initiation of emergency medical care or treatment
30	would endanger the health of the participant;
31	(19) Each participant shall have a central record. The record shall include data pertaining
32	to admissions and such other information as may be required under regulations by the
33	department;

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(20) Admissions -- As part of the procedure for the admission of a participant to an

agency, each participant or applicant, or advocate if the participant or applicant is not competent,
shall be fully informed, orally and in writing, of all rules, regulations, and policies governing
participant conduct and responsibilities, including grounds for dismissal, procedures for
discharge, and all anticipated financial charges, including all costs not covered under federal
and/or state programs, by other third party payors or by the agency's basic per diem rate. The
written notice shall include information regarding the participant's or applicant's right to appeal
the admission or dismissal decisions of the agency;

8 (21) Upon termination of services to or death of a participant, a final accounting shall be 9 made of all personal effects and/or money belonging to the participant held by the agency. All 10 personal effects and/or money including interest shall be promptly released to the participant or 11 his or her heirs;

(22) Nothing in this chapter shall preclude intervention in the form of appropriate and
 reasonable restraint should it be necessary to protect individuals from physical injury to
 themselves or others.

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SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO BEHAVIORAL HEALTHCARE, DEVELOPMENTAL DISABILITIES AND HOSPITALS

This act would expand certain rights of persons with developmental disabilities.

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This act would take effect upon passage.

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