

2016 -- S 2897

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

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A N A C T

RELATING TO FOOD AND DRUGS - UNIFORMED CONTROLLED SUBSTANCE ACT

Introduced By: Senators Nesselbush, and P Fogarty

Date Introduced: April 07, 2016

Referred To: Senate Health & Human Services

(Health)

It is enacted by the General Assembly as follows:

1           SECTION 1. Section 21-28-3.32 of the General Laws in Chapter 21-28 entitled "Uniform  
2   Controlled Substances Act" is hereby amended to read as follows:

3           **21-28-3.32. Electronic prescription database.** -- (a) The information contained in any  
4   prescription drug monitoring database maintained by the department of health pursuant to § 21-  
5   28-3.18 of this chapter shall be disclosed only:

6           (1) To a practitioner who certifies that the requested information is for the purpose of  
7   evaluating the need for, or providing medical treatment to, a current patient to whom the  
8   practitioner is prescribing or considering prescribing a controlled substance;

9           (2) To a pharmacist who certifies that the requested information is for a current client to  
10   whom the pharmacist is dispensing, or considering dispensing, a controlled substance;

11          (3) To an authorized designee of the practitioner and/or pharmacist to consult the  
12   prescription drug monitoring database on the practitioner's and/or pharmacist's behalf, provided  
13   that:

14          (i) The designee so authorized is employed by the same professional practice or  
15   pharmacy;

16          (ii) The practitioner or pharmacist takes reasonable steps to ensure that such designee is  
17   sufficiently competent in the use of the database;

18          (iii) The practitioner or pharmacist remains responsible for ensuring that access to the  
19   database by the designee is limited to authorized purposes as provided for in subsections (a)(1)

1 and (a)(2) of this section;

2 (iv) The practitioner or pharmacist remains responsible for ensuring access to the  
3 database by the designee occurs in a manner that protects the confidentiality of information  
4 obtained from the database and remains responsible for any breach of confidentiality;

5 (v) The practitioner or pharmacist terminates the designee's access to the database at the  
6 termination of the designee's employment; and

7 (vi) The ultimate decision as to whether or not to prescribe or dispense a controlled  
8 substance remains with the practitioner or pharmacist and is reasonably informed by the relevant  
9 controlled substance history information obtained from the database.

10 (4) Pursuant to a valid search warrant based on probable cause to believe a violation of  
11 federal or state criminal law has occurred and that specified information contained in the database  
12 would assist in the investigation of the crime;

13 (5) To a patient who requests his or her own prescription information, or the parent or  
14 legal guardian of a minor child who requests the minor child's prescription information;

15 (6) To a health professional regulatory board that documents, in writing, that the  
16 requested information is necessary for an investigation related to licensure, renewal, or  
17 disciplinary action involving the applicant, licensee, or registrant to whom the requested  
18 information pertains;

19 (7) To any vendor or contractor with whom the department has contracted to establish or  
20 maintain the electronic system of the prescription drug monitoring database; or

21 (8) To public or private entities for statistical, research, or educational purposes, after  
22 removing the patient and prescriber information that could be used to identify individual patients.  
23 This shall not include entities receiving a waiver from the institutional review board.

24 (9) To any vendor, agent, contractor, or designee who operates an electronic health record  
25 or clinical management system for the purpose of sharing data with practitioners, pharmacists, or  
26 licensed health care facilities or designees.

27 (b) Information stored in the prescription drug monitoring database shall include only the  
28 following:

29 (1) Patient's first and last name, and/or patient identification number; provided, however,  
30 the patient's social security number shall not be recorded in whole or in part, patient sex, patient  
31 date of birth, and patient address;

32 (2) Prescribing practitioner's name and drug enforcement administration prescriber  
33 information number;

34 (3) Prescribing practitioner's office or hospital contact information;

1 (4) Prescription name, prescription number, prescription species code, national drug code  
2 number, prescription dosage, prescription quantity, days' supply, new-refill code, number of  
3 refills authorized, date the prescription was written, date the prescription was filled, payment  
4 type; provided, however, no credit card number shall be recorded in whole or in part; and

5 (5) The drug enforcement administration pharmacy number of the pharmacy filling the  
6 prescription.

7 (c) The department shall disclose any information relating to a patient maintained in the  
8 prescription drug monitoring database to that patient, at no cost to the patient, within thirty (30)  
9 business days after the department receives a written request from the patient for the information.  
10 This information shall include the records maintained by the department pursuant to subsection  
11 (e). Notwithstanding the above, the department may, at the request of the law enforcement  
12 agency, withhold for up to sixty (60) days following the conclusion of a law enforcement  
13 investigation, the disclosure to the patient that information has been obtained pursuant to  
14 subdivision (a)(3).

15 (d) A patient may request, from the dispensing pharmacy, correction of any inaccurate  
16 information contained within the prescription drug monitoring database in accordance with the  
17 procedure specified by § 5-37.3-5(c).

18 (e) The department shall, for the period of time that prescription information is  
19 maintained, maintain records of the information disclosed through the prescription drug  
20 monitoring database, including, but not limited to:

21 (1) The identity of each person who requests or receives information from the  
22 prescription drug monitoring database and the organization, if any, the person represents;

23 (2) The information released to each person or organization and the basis for its release  
24 under subsection (a); and

25 (3) The dates the information was requested and provided.

26 (f) Prescription information contained within the prescription drug monitoring database  
27 shall be removed no later than five (5) years from the date the information is entered into the  
28 database. Records in existence prior to the enactment of this section shall be removed no later  
29 than ten (10) years from the date the information is entered into the database.

30 (g) The department shall promptly notify any affected individual of an improper  
31 disclosure of information from the prescription drug monitoring database or a breach in the  
32 security of the prescription drug monitoring database that poses a significant risk of disclosure of  
33 patient information to an unauthorized individual.

34 (h) At the time of signing a prescription that is required by the department to be entered

1 into the prescription drug monitoring database, the prescribing practitioner shall inform the  
2 patient in writing of the existence of the prescription drug monitoring database, the patient's right  
3 to access their own prescription information, and the name and contact information of the agency  
4 operating the program.

5 (i) No person shall access information in the prescription monitoring database except to  
6 the extent and for the purposes authorized by subsection (a).

7 (j) In any civil action allowing a violation of this chapter, the court may award damages,  
8 including punitive damages, and reasonable attorneys' fees and costs to a prevailing plaintiff, and  
9 injunctive and any other appropriate relief.

10 (k) Any pharmacist who, in his or her professional judgment, refuses to fill a prescription  
11 based on information contained within the prescription drug monitoring database shall inform the  
12 prescribing physician within twenty-four (24) hours.

13 (l) All practitioners shall, as a condition of the initial registration or renewal of the  
14 practitioner's authority to prescribe controlled substances, register with the prescription drug  
15 monitoring database maintained by the department of health.

16 SECTION 2. This act shall take effect upon passage.

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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF  
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1           This act would authorize any vendor, agent, contractor, or designee who operates an  
2 electronic medical health record (EMR) or clinical management system to have access to the  
3 prescription drug monitoring program (PDMP).

4           This act would take effect upon passage.

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