CRC ACTION .

Commissioner Comm: FAV 01/16/2018

The Committee on General Provisions (Gainey) recommended the following:

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and insert:

Delete everything after the enacting clause

CRC Amendment (with title amendment)

SECTION 25. Patients' right to know about adverse medical incidents.-

ARTICLE X MISCELLANEOUS

(a) In addition to any other similar rights provided herein or by general law, patients have a right to have access to any

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11 records made or received in the course of business by a health 12 care facility or provider relating to any adverse medical 13 incident.

(b) In providing such access, the identity of patients
involved in the incidents shall not be disclosed, and any
privacy restrictions imposed by federal law shall be maintained.

(c) For purposes of this section, the following terms have the following meanings:

(1) The phrases "health care facility" and "health care provider" have the meaning given in general law related to a patient's rights and responsibilities.

(2) The term "patient" means an individual who has sought,is seeking, is undergoing, or has undergone care or treatment ina health care facility or by a health care provider.

(3) The phrase "adverse medical incident" means medical negligence, intentional misconduct, and any other act, neglect, or default of a health care facility or health care provider that caused or could have caused injury to or death of a patient, including, but not limited to, those incidents that are required by state or federal law to be reported to any governmental agency or body, and incidents that are reported to or reviewed by any health care facility peer review, risk management, quality assurance, credentials, or similar committee, or any representative of any such committees.

35 (4) The phrase "have access to any records" means, in 36 addition to any other procedure for producing such records 37 provided by general law, making the records available for 38 inspection and copying upon formal or informal request by the 39 patient or a representative of the patient, provided that CRC - 2017 Proposal No. P 99



40	current records which have been made publicly available by
41	publication or on the Internet may be "provided" by reference to
42	the location at which the records are publicly available.
43	(d) This section does not abrogate the attorney-client
44	privilege or work-product doctrine available under law.
45	(e) A health care facility or health care provider
46	that violates the requirements of this section may be subject
47	to administrative discipline as provided by law.
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49	And the title is amended as follows:
50	Delete everything before the enacting clause
51	and insert:
52	A proposal to amend
53	Section 25 of Article X of the State Constitution to
54	specify that the patients' right to know about adverse medical
55	incidents does not abrogate attorney-client privilege or work
56	product doctrine available under law and provide that healthcare
57	facilities and providers that violate this section may be
58	subject to administrative discipline as provided by law.
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