

STATE OF OKLAHOMA

1st Session of the 43rd Legislature (1991)

HOUSE BILL NO. 1532

BY: HAMILTON (Jeff)

AS INTRODUCED

AN ACT RELATING TO MENTAL HEALTH; AMENDING SECTION 3, CHAPTER 168, O.S.L. 1987, AS AMENDED BY SECTION 25, CHAPTER 51, O.S.L. 1990 (43A O.S. SUPP. 1990, SECTION 1-109), WHICH RELATES TO CONFIDENTIAL INFORMATION; MODIFYING THE RELEASE OF CERTAIN CONFIDENTIAL INFORMATION; PROVIDING FOR THE RELEASE AND TRANSMITTAL OF CERTAIN INFORMATION TO CERTAIN PERSONS; SPECIFYING CONDITIONS; SPECIFYING INFORMATION; DEFINING TERMS; PROVIDING FOR CERTAIN RULES; ADDING TO THE DUTIES AND RESPONSIBILITIES OF THE DEPARTMENT AND BOARD OF MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES; AND PROVIDING AN EFFECTIVE DATE.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 3, Chapter 168, O.S.L. 1987, as amended by Section 25, Chapter 51, O.S.L. 1990 (43A O.S. Supp. 1990, Section 1-109), is amended to read as follows:

Section 1-109. A. All medical records and all communications between physician or psychotherapist and patient are both privileged

and confidential. Such information is available only to persons or agencies actively engaged in treatment of the patient or a minor child of the patient, or in related administrative work.

1. Except as provided in this section and Section 19 of Title 76 of the Oklahoma Statutes, privileged or confidential information shall not be released to anyone not involved in the treatment programs without a written release by the patient or, if the patient is a minor child or if a guardian has been appointed for the patient, the guardian of the patient, or an order from a court of competent jurisdiction.

2. Individuals and agencies holding a contract with the Department of Mental Health and Substance Abuse Services to provide mental health or drug or alcohol treatment services and who have signed a qualified service agreement as provided by said contract may transmit records and information as necessary and appropriate for the care and treatment of patients pursuant to rules and regulations adopted by the Board of Mental Health and Substance Abuse Services.

3. The Board of Mental Health and Substance Abuse Services shall adopt rules and regulations providing for the transmittal of records and information if necessary and appropriate to other public and private agencies which are actively providing services to minor patients, former patients who are minors, or the minor children of adult patients.

B. A person who is or has been a patient of a physician, psychotherapist, mental health institution or facility, a drug or alcohol abuse treatment facility or service, a community mental health service or agency or a community social service agency for the purpose of mental health or drug or alcohol abuse care and treatment shall not be entitled to personal access to the information contained in his psychiatric or psychological records or to copies of said records unless access to said records is consented

to by the treating physician or practitioner or is ordered by a court. Said person shall, upon request, be provided with information contained in said records as appropriate as determined by the person in charge of the care and treatment of the patient. Said information shall be provided to the patient in a manner consistent with the best interest of the patient as determined by the person in charge of the care and treatment of the patient.

C. Upon request, a responsible family member of a patient or former patient, the attorney, guardian or conservator of a patient or former patient, is entitled to the following information from the Department, individuals or agencies holding contracts with the Department to provide mental health or drug or alcohol treatment services, and facilities certified by the Department as mental health or drug or alcohol treatment facilities regarding the person who is the subject of the request:

1. Information as to whether or not the person is or was a patient;
2. If the person is receiving inpatient care and treatment, a statement as to the probable duration of said inpatient care;
3. A summary of the diagnosis and prognosis of the person;
4. A listing of the medications the person has received or is receiving, a copy of the treatment plan of the person, and, when the person making the request is a responsible family member, guardian or conservator, any other information necessary in order for the responsible family member to assist in the implementation of the discharge planning required pursuant to Section 7-102 of this title;  
and
5. As requested, such other information as may be necessary to determine whether or not guardianship or conservatorship proceedings should be initiated.

For the purposes of this subsection, "responsible family member" means the parent, spouse, adult child, adult sibling, or other adult

relative who is actively involved in providing care to or monitoring the care of a person who is a current or former patient as verified by the physician, psychologist or other person responsible for the care and treatment of said person. Except in an emergency, as determined by the person verifying the involvement of the responsible family member, the request shall be made in writing.

The person verifying the involvement of the responsible family member shall notify the patient or former patient of the request and the release of the information.

SECTION 2. This act shall become effective September 1, 1991.

43-1-5835

CLD