House Bill 1608

Providing Information to Patients

What is House Bill 1608?

This law, chapter 102, Laws of 2020, prohibits health care entities from limiting health care providers’ ability to give medically accurate information to their patients if a provider is acting in good faith, within the provider’s scope of practice, education, training, and experience, including specialty areas of practice and board certification, and within the accepted standard of care. This includes information related to the Death with Dignity Act (RCW 70.245).

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Information for patients

Health care providers may not be limited in providing medically accurate information to their patients.

Yearly Reminder

This law takes effect June 11, 2020. Health care entities must give a copy of this publication to health care providers both initially and yearly.
Who is a health care entity?

Health care entities are those who supervise, control, grant privileges to, direct the practice of, or restrict the practice of health care providers.

What information is protected?

The information a health care entity may not limit includes information regarding diagnosis, prognosis, recommended treatment, treatment alternatives, and potential risks. The health care entity may not restrict information regarding relevant community resources, and how to access those resources to obtain the care of the patient’s choice.

Health care entities may not limit the provision of information regarding the Death with Dignity Act, resources in the community related to Death with Dignity, and access to those resources.

How are health care providers protected?

Health care entities may not limit the provision of this information. Health care entities may not discharge, demote, suspend, discipline, or otherwise discriminate against health care providers for providing to their patients medically accurate information within scope as described or information relating to the Death with Dignity Act.

When does this law take effect?

June 11, 2020

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