House



LEGISLATIVE ACTION

Senate

Floor: 1/F/2R 04/27/2023 11:00 AM

Senator Polsky moved the following:

Senate Amendment (with title amendment)

Between lines 232 and 233

insert:

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Section 4. Paragraph (b) of subsection (4) of section 381.026, Florida Statutes, is amended to read:

381.026 Florida Patient's Bill of Rights and Responsibilities.-

9 (4) RIGHTS OF PATIENTS.—Each health care facility or
10 provider shall observe the following standards:
11 (b) Information.—

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12 1. A patient has the right to know the name, function, and 13 qualifications of each health care provider who is providing 14 medical services to the patient. A patient may request such 15 information from his or her responsible provider or the health 16 care facility in which he or she is receiving medical services.

2. A patient in a health care facility has the right to know what patient support services are available in the 19 facility.

3. A patient has the right to be given by his or her health 21 care provider information concerning diagnosis, planned course 22 of treatment, alternatives, risks, and prognosis, unless it is 23 medically inadvisable or impossible to give this information to the patient, in which case the information must be given to the 25 patient's guardian or a person designated as the patient's representative. A patient has the right to refuse this 27 information.

4. A patient has the right to refuse any treatment based on 29 information required by this paragraph, except as otherwise provided by law. The responsible provider shall document any such refusal.

32 5. A patient in a health care facility has the right to 33 know what facility rules and regulations apply to patient 34 conduct.

35 6. A patient has the right to express grievances to a 36 health care provider, a health care facility, or the appropriate state licensing agency regarding alleged violations of patients' 37 38 rights. A patient has the right to know the health care provider's or health care facility's procedures for expressing a 39 40 grievance.

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41 7. A patient in a health care facility who does not speak English has the right to be provided an interpreter when 42 43 receiving medical services if the facility has a person readily 44 available who can interpret on behalf of the patient. 8. A health care provider or health care facility shall 45 respect a patient's right to privacy and should refrain from 46 making a written inquiry or asking questions concerning the 47 ownership of a firearm or ammunition by the patient or by a 48 49 family member of the patient, or the presence of a firearm in a 50 private home or other domicile of the patient or a family member 51 of the patient. Notwithstanding this provision, a health care 52 provider or health care facility that in good faith believes that this information is relevant to the patient's medical care 53 54 or safety, or safety of others, may make such a verbal or 55 written inquiry.

8.9. A patient may decline to answer or provide any 56 57 information regarding ownership of a firearm by the patient or a family member of the patient, or the presence of a firearm in 58 59 the domicile of the patient or a family member of the patient. A 60 patient's decision not to answer a question relating to the presence or ownership of a firearm does not alter existing law 61 regarding a physician's authorization to choose his or her 62 patients. 63

64 <u>9.10.</u> A health care provider or health care facility may 65 not discriminate against a patient based solely upon the 66 patient's exercise of the constitutional right to own and 67 possess firearms or ammunition.

68 11. A health care provider or health care facility shall
69 respect a patient's legal right to own or possess a firearm and

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70	should refrain from unnecessarily harassing a patient about
71	firearm ownership during an examination.
72	Section 5. Subsections (2), (6), and (8) of section
73	790.338, Florida Statutes, are amended to read:
74	790.338 Medical privacy concerning firearms; prohibitions;
75	penalties; exceptions
76	(2) A health care practitioner licensed under chapter 456
77	or a health care facility licensed under chapter 395 shall
78	respect a patient's right to privacy and should refrain from
79	making a written inquiry or asking questions concerning the
80	ownership of a firearm or ammunition by the patient or by a
81	family member of the patient, or the presence of a firearm in a
82	private home or other domicile of the patient or a family member
83	of the patient. Notwithstanding this provision, a health care
84	practitioner or health care facility that in good faith believes
85	that this information is relevant to the patient's medical care
86	or safety, or the safety of others, may make such a verbal or
87	written inquiry.
88	(6) A health care practitioner licensed under chapter 456
89	or a health care facility licensed under chapter 395 shall
90	respect a patient's legal right to own or possess a firearm and
91	should refrain from unnecessarily harassing a patient about
92	firearm ownership during an examination.
93	(6) (8) Violations of the provisions of subsections (1)-(3)
94	(1)-(4) constitute grounds for disciplinary action under ss.
95	456.072(2) and 395.1055.
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97	========== T I T L E A M E N D M E N T =================================
98	And the title is amended as follows:

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99Delete line 42100and insert:101circumstances; amending ss. 381.026 and 790.338, F.S.;102revising the rights of patients regarding privacy103concerning firearms; providing severability; providing104an