HB2362 Engrossed

1 AN ACT concerning civil law.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Mental Health and Developmental
Disabilities Confidentiality Act is amended by changing
Section 10 as follows:

7 (740 ILCS 110/10) (from Ch. 91 1/2, par. 810)

8 Sec. 10. (a) Except as provided herein, in any civil, 9 criminal, administrative, or legislative proceeding, or in any 10 proceeding preliminary thereto, a recipient, and a therapist on 11 behalf and in the interest of a recipient, has the privilege to 12 refuse to disclose and to prevent the disclosure of the 13 recipient's record or communications.

14 (1) Records and communications may be disclosed in a civil, criminal or administrative proceeding in which the 15 16 recipient introduces his mental condition or any aspect of 17 his services received for such condition as an element of his claim or defense, if and only to the extent the court 18 19 in which the proceedings have been brought, or, in the case of an administrative proceeding, the court to which an 20 21 appeal or other action for review of an administrative 22 determination may be taken, finds, after in camera examination of testimony or other evidence, that it is 23

HB2362 Engrossed - 2 - LRB097 08788 AJO 48918 b

1 relevant, probative, not unduly prejudicial or 2 inflammatory, and otherwise clearly admissible; that other 3 satisfactory evidence is demonstrably unsatisfactory as evidence of the facts sought to be established by such 4 5 evidence; and that disclosure is more important to the 6 interests of substantial justice than protection from 7 injury to the therapist-recipient relationship or to the 8 recipient or other whom disclosure is likely to harm. 9 Except in a criminal proceeding in which the recipient, who 10 is accused in that proceeding, raises the defense of 11 insanity, no record or communication between a therapist 12 and a recipient shall be deemed relevant for purposes of this subsection, except the fact of treatment, the cost of 13 14 services and the ultimate diagnosis unless the party 15 seeking disclosure of the communication clearlv 16 establishes in the trial court a compelling need for its 17 production. However, for purposes of this Act, in any action brought or defended under the Illinois Marriage and 18 19 Dissolution of Marriage Act, or in any action in which pain 20 and suffering is an element of the claim, mental condition 21 shall not be deemed to be introduced merely by making such 22 claim and shall be deemed to be introduced only if the 23 recipient or a witness on his behalf first testifies 24 concerning the record or communication.

(2) Records or communications may be disclosed in a
 civil proceeding after the recipient's death when the

HB2362 Engrossed - 3 - LRB097 08788 AJO 48918 b

1 recipient's physical or mental condition has been 2 introduced as an element of a claim or defense by any party 3 claiming or defending through or as a beneficiary of the recipient, provided the court finds, after in camera 4 5 examination of the evidence, that it is relevant, probative, and otherwise clearly admissible; that other 6 satisfactory evidence is not available regarding the facts 7 8 sought to be established by such evidence; and that 9 disclosure is more important to the interests of 10 substantial justice than protection from any injury which 11 disclosure is likely to cause.

12 (3) In the event of a claim made or an action filed by a recipient, or, following the recipient's death, by any 13 14 party claiming as a beneficiary of the recipient for injury 15 caused in the course of providing services to such 16 recipient, the therapist and other persons whose actions 17 are alleged to have been the cause of injury may disclose pertinent records and communications to an attorney or 18 19 attorneys engaged to render advice about and to provide 20 representation in connection with such matter and to 21 persons working under the supervision of such attorney or 22 attorneys, and may testify as to such records or 23 communication in any administrative, judicial or discovery 24 proceeding for the purpose of preparing and presenting a 25 defense against such claim or action.

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(4) Records and communications made to or by a

HB2362 Engrossed - 4 - LRB097 08788 AJO 48918 b

therapist in the course of examination ordered by a court 1 2 for good cause shown may, if otherwise relevant and 3 admissible, be disclosed in a civil, criminal, or administrative proceeding in which the recipient is a party 4 5 in appropriate pretrial proceedings, provided such or 6 court has found that the recipient has been as adequately and as effectively as possible informed before submitting 7 to such examination that such records and communications 8 9 would not be considered confidential or privileged. Such 10 records and communications shall be admissible only as to 11 issues involving the recipient's physical or mental 12 condition and only to the extent that these are germane to 13 such proceedings.

14 (5) Records and communications may be disclosed in a 15 proceeding under the Probate Act of 1975, to determine a 16 recipient's competency or need for guardianship, provided 17 that the disclosure is made only with respect to that 18 issue.

19 (6) Records and communications may be disclosed when 20 such are made during treatment which the recipient is 21 ordered to undergo to render him fit to stand trial on a 22 criminal charge, provided that the disclosure is made only 23 with respect to the issue of fitness to stand trial. 24 Records and communications made to or by a therapist in the 25 course of an assessment, diagnosis, screening, or 26 treatment at an outpatient facility, a residential HB2362 Engrossed - 5 - LRB097 08788 AJO 48918 b

<u>treatment facility, or a local jail or detention center may</u> <u>be disclosed to a court-appointed therapist, psychologist,</u> <u>or psychiatrist for use in determining a person's fitness</u> <u>to stand trial. Such records and communications shall be</u> <u>admissible only as to issues involving the recipient's</u> <u>physical or mental condition and only to the extent that</u> <u>these are germane to such proceedings.</u>

8 (7) Records and communications of the recipient may be 9 any civil or administrative proceeding disclosed in 10 involving the validity of or benefits under a life, 11 accident, health or disability insurance policy or 12 certificate, Health Care Service Plan Contract, or insuring the recipient, but only if and to the extent that 13 14 the recipient's mental condition, or treatment or services 15 in connection therewith, is a material element of any claim 16 or defense of any party, provided that information sought or disclosed shall not be redisclosed except in connection 17 with the proceeding in which disclosure is made. 18

19 (8) Records or communications may be disclosed when such are relevant to a matter in issue in any action 20 21 brought under this Act and proceedings preliminary 22 thereto, provided that any information so disclosed shall 23 not be utilized for any other purpose nor be redisclosed 24 except in connection with such action or preliminary 25 proceedings.

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(9) Records and communications of the recipient may be

disclosed in investigations of and trials for homicide when
 the disclosure relates directly to the fact or immediate
 circumstances of the homicide.

(10)Records and communications of deceased 4 а 5 recipient may be disclosed to a coroner conducting a 6 preliminary investigation into the recipient's death under Section 3-3013 of the Counties Code. However, records and 7 8 communications of the deceased recipient disclosed in an 9 investigation shall be limited solely to the deceased 10 recipient's records and communications relating to the 11 factual circumstances of the incident being investigated 12 in a mental health facility.

13 (11) Records and communications of a recipient shall be 14 disclosed in a proceeding where a petition or motion is 15 filed under the Juvenile Court Act of 1987 and the 16 recipient is named as a parent, guardian, or legal 17 custodian of a minor who is the subject of a petition for wardship as described in Section 2-3 of that Act or a minor 18 19 who is the subject of a petition for wardship as described 20 in Section 2-4 of that Act alleging the minor is abused, 21 neglected, or dependent or the recipient is named as a 22 parent of a child who is the subject of a petition, 23 supplemental petition, or motion to appoint a guardian with 24 the power to consent to adoption under Section 2-29 of the 25 Juvenile Court Act of 1987.

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(12) Records and communications of a recipient may be

HB2362 Engrossed - 7 - LRB097 08788 AJO 48918 b

disclosed when disclosure is necessary to collect sums or 1 2 receive third party payment representing charges for 3 mental health or developmental disabilities services provided by a therapist or agency to a recipient; however, 4 5 disclosure shall be limited to information needed to pursue collection, and the information so disclosed may not be 6 7 used for any other purposes nor may it be redisclosed 8 except in connection with collection activities. Whenever 9 records are disclosed pursuant to this subdivision (12), 10 the recipient of the records shall be advised in writing 11 that any person who discloses mental health records and 12 communications in violation of this Act may be subject to 13 civil liability pursuant to Section 15 of this Act or to 14 criminal penalties pursuant to Section 16 of this Act or 15 both.

16 (b) Before a disclosure is made under subsection (a), any 17 party to the proceeding or any other interested person may request an in camera review of the record or communications to 18 19 be disclosed. The court or agency conducting the proceeding may 20 hold an in camera review on its own motion. When, contrary to the express wish of the recipient, the therapist asserts a 21 22 privilege on behalf and in the interest of a recipient, the 23 court may require that the therapist, in an in camera hearing, establish that disclosure is not in the best interest of the 24 25 recipient. The court or agency may prevent disclosure or limit disclosure to the extent that other admissible evidence is 26

HB2362 Engrossed - 8 - LRB097 08788 AJO 48918 b

sufficient to establish the facts in issue. The court or agency may enter such orders as may be necessary in order to protect the confidentiality, privacy, and safety of the recipient or of other persons. Any order to disclose or to not disclose shall be considered a final order for purposes of appeal and shall be subject to interlocutory appeal.

7 (c) A recipient's records and communications may be 8 disclosed to a duly authorized committee, commission or 9 subcommittee of the General Assembly which possesses subpoena 10 and hearing powers, upon a written request approved by a 11 majority vote of the committee, commission or subcommittee 12 members. The committee, commission or subcommittee may request 13 records only for the purposes of investigating or studying possible violations of recipient rights. The request shall 14 15 state the purpose for which disclosure is sought.

16 The facility shall notify the recipient, or his guardian, 17 and therapist in writing of any disclosure request under this subsection within 5 business days after such request. Such 18 notification shall also inform the recipient, or guardian, and 19 20 therapist of their right to object to the disclosure within 10 business days after receipt of the notification and shall 21 22 include the name, address and telephone number of the 23 committee, commission or subcommittee member or staff person with whom an objection shall be filed. If no objection has been 24 25 filed within 15 business days after the request for disclosure, 26 the facility shall disclose the records and communications to HB2362 Engrossed - 9 - LRB097 08788 AJO 48918 b

the committee, commission or subcommittee. If an objection has 1 2 been filed within 15 business days after the request for disclosure, the facility shall disclose the records 3 and communications only after the committee, commission 4 or 5 subcommittee has permitted the recipient, quardian or therapist to present his objection in person before it and has 6 7 renewed its request for disclosure by a majority vote of its 8 members.

9 Disclosure under this subsection shall not occur until all 10 personally identifiable data of the recipient and provider are 11 removed from the records and communications. Disclosure under 12 this subsection shall not occur in any public proceeding.

13 (d) No party to any proceeding described under paragraphs 14 (1), (2), (3), (4), (7), or (8) of subsection (a) of this 15 Section, nor his or her attorney, shall serve a subpoena 16 seeking to obtain access to records or communications under 17 this Act unless the subpoena is accompanied by a written order issued by a judge, authorizing the disclosure of the records or 18 19 the issuance of the subpoena. No such written order shall be 20 issued without written notice of the motion to the recipient and the treatment provider. Prior to issuance of the order, 21 22 each party or other person entitled to notice shall be 23 permitted an opportunity to be heard pursuant to subsection (b) 24 of this Section. No person shall comply with a subpoena for 25 records or communications under this Act, unless the subpoena 26 is accompanied by a written order authorizing the issuance of

HB2362 Engrossed - 10 - LRB097 08788 AJO 48918 b

the subpoena or the disclosure of the records. Each subpoena 1 2 duces tecum issued by a court or administrative agency or 3 served on any person pursuant to this subsection (d) shall include the following language: "No person shall comply with a 4 5 subpoena for mental health records or communications pursuant 6 the Mental to Section 10 of Health and Developmental 7 Disabilities Confidentiality Act, 740 ILCS 110/10, unless the 8 subpoena is accompanied by a written order that authorizes the 9 issuance of the subpoena and the disclosure of records or 10 communications."

11 (e) When a person has been transported by a peace officer 12 to a mental health facility, then upon the request of a peace officer, if the person is allowed to leave the mental health 13 14 facility within 48 hours of arrival, excluding Saturdays, 15 Sundays, and holidays, the facility director shall notify the 16 local law enforcement authority prior to the release of the 17 person. The local law enforcement authority may re-disclose the information as necessary to alert the appropriate enforcement 18 19 or prosecuting authority.

(f) A recipient's records and communications shall be disclosed to the Inspector General of the Department of Human Services within 10 business days of a request by the Inspector General (i) in the course of an investigation authorized by the Department of Human Services Act and applicable rule or (ii) during the course of an assessment authorized by the Abuse of Adults with Disabilities Intervention Act and applicable rule. HB2362 Engrossed - 11 - LRB097 08788 AJO 48918 b

1 The request shall be in writing and signed by the Inspector 2 General or his or her designee. The request shall state the 3 purpose for which disclosure is sought. Any person who 4 knowingly and willfully refuses to comply with such a request 5 is guilty of a Class A misdemeanor. A recipient's records and 6 communications shall also be disclosed pursuant to subsection 7 (g-5) of Section 1-17 of the Department of Human Services Act 8 in testimony at health care worker registry hearings or 9 preliminary proceedings when such are relevant to the matter in 10 issue, provided that any information so disclosed shall not be 11 utilized for any other purpose nor be redisclosed except in 12 connection with such action or preliminary proceedings. 13 (Source: P.A. 96-406, eff. 8-13-09; 96-1399, eff. 7-29-10;

14 96-1453, eff. 8-20-10.)