

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB4552

by Rep. Steven Andersson

SYNOPSIS AS INTRODUCED:

320 ILCS 20/8

from Ch. 23, par. 6608

Amends the Adult Protective Services Act. Adds State's Attorney's offices to the list of persons and agencies granted access, upon request, to records concerning reports of abuse, neglect, financial exploitation, or self-neglect. Removes a provision making such records subject to disclosure as authorized by other applicable law. Effective immediately.

LRB099 16005 KTG 40322 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning aging.

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

Section 5. The Adult Protective Services Act is amended by
changing Section 8 as follows:

6 (320 ILCS 20/8) (from Ch. 23, par. 6608)

Sec. 8. Access to records. All records concerning reports 7 8 of abuse, neglect, financial exploitation, or self-neglect and 9 all records generated as a result of such reports shall be confidential and shall not be disclosed except as specifically 10 authorized by this Act or other applicable law. In accord with 11 12 established law and Department protocols, procedures, and policies, access to such records, but not access to the 13 14 identity of the person or persons making a report of alleged abuse, neglect, financial exploitation, or self-neglect as 15 16 contained in such records, shall be provided, upon request, to 17 the following persons and for the following persons:

(1) Department staff, provider agency staff, other 18 19 aging network staff, and regional administrative agency staff, including staff of the Chicago Department on Aging 20 21 that agency is designated а while as regional 22 administrative agency, in the furtherance of their responsibilities under this Act; 23

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1 (1.5) A representative of the public guardian acting in 2 the course of investigating the appropriateness of 3 guardianship for the eligible adult or while pursuing a 4 petition for guardianship of the eligible adult pursuant to 5 the Probate Act of 1975;

(2) A law enforcement agency or State's Attorney's 6 7 office investigating known or suspected abuse, neglect, 8 financial exploitation, or self-neglect. Where a provider 9 agency has reason to believe that the death of an eligible 10 adult may be the result of abuse or neglect, including any 11 reports made after death, the agency shall immediately 12 provide the appropriate law enforcement agency with all 13 records pertaining to the eligible adult;

14 (2.5) A law enforcement agency, fire department 15 agency, or fire protection district having proper 16 jurisdiction pursuant to a written agreement between a 17 provider agency and the law enforcement agency, fire department agency, or fire protection district under which 18 19 the provider agency may furnish to the law enforcement 20 agency, fire department agency, or fire protection district a list of all eligible adults who may be at 21 22 imminent risk of abuse, neglect, financial exploitation, 23 or self-neglect;

(3) A physician who has before him or her or who is
involved in the treatment of an eligible adult whom he or
she reasonably suspects may be abused, neglected,

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financially exploited, or self-neglected or who has been referred to the Adult Protective Services Program;

(4) An eligible adult reported to be abused, neglected,
financially exploited, or self-neglected, or such adult's
authorized guardian or agent, unless such guardian or agent
is the abuser or the alleged abuser;

7 (4.5) An executor or administrator of the estate of an
8 eligible adult who is deceased;

9 (5) In cases regarding abuse, neglect, or financial 10 exploitation, a court or a guardian ad litem, upon its or 11 his or her finding that access to such records may be 12 necessary for the determination of an issue before the court. However, such access shall be limited to an in 13 14 camera inspection of the records, unless the court determines that disclosure of the information contained 15 16 therein is necessary for the resolution of an issue then pending before it; 17

18 (5.5) In cases regarding self-neglect, a guardian ad 19 litem;

20 (6) A grand jury, upon its determination that access to
21 such records is necessary in the conduct of its official
22 business;

23 (7) Any person authorized by the Director, in writing,
24 for audit or bona fide research purposes;

(8) A coroner or medical examiner who has reason to
 believe that an eligible adult has died as the result of

1 abuse, neglect, financial exploitation, or self-neglect.
2 The provider agency shall immediately provide the coroner
3 or medical examiner with all records pertaining to the
4 eligible adult;

5 (8.5) A coroner or medical examiner having proper 6 jurisdiction, pursuant to a written agreement between a 7 provider agency and the coroner or medical examiner, under 8 which the provider agency may furnish to the office of the 9 coroner or medical examiner a list of all eligible adults 10 who may be at imminent risk of death as a result of abuse, 11 neglect, financial exploitation, or self-neglect;

12 (9) Department of Financial and Professional 13 Regulation staff and members of the Illinois Medical 14 Disciplinary Board or the Social Work Examining and 15 Disciplinary Board in the course of investigating alleged 16 violations of the Clinical Social Work and Social Work 17 Practice Act by provider agency staff or other licensing bodies at the discretion of the Director of the Department 18 19 on Aging;

20 (9-a) Department of Healthcare and Family Services
21 staff and provider agency staff when that Department is
22 funding services to the eligible adult, including access to
23 the identity of the eligible adult;

(9-b) Department of Human Services staff and provider
 agency staff when that Department is funding services to
 the eligible adult or is providing reimbursement for

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1 2 services provided by the abuser or alleged abuser, including access to the identity of the eligible adult;

3 (10) Hearing officers in the course of conducting an 4 administrative hearing under this Act; parties to such 5 hearing shall be entitled to discovery as established by 6 rule;

7 (11) A caregiver who challenges placement on the 8 Registry shall be given the statement of allegations in the 9 abuse report and the substantiation decision in the final 10 investigative report; and

(12) The Illinois Guardianship and Advocacy Commission 11 12 and the agency designated by the Governor under Section 1 13 Protection and Advocacy for of the Persons with 14 Developmental Disabilities Act shall have access, through 15 the Department, to records, including the findings, 16 pertaining to a completed or closed investigation of a 17 report of abuse, neglect, suspected financial exploitation, or self-neglect of an eligible adult. 18 (Source: P.A. 98-49, eff. 7-1-13; 98-1039, eff. 8-25-14; 19

20 99-143, eff. 7-27-15; 99-287, eff. 1-1-16; revised 10-26-15.)

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.