LRB9213320ACdv

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AN ACT concerning civil procedure.

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

Section 5. The Code of Civil Procedure is amended by
changing Section 8-2101 as follows:

6 (735 ILCS 5/8-2101) (from Ch. 110, par. 8-2101)

Sec. 8-2101. Information obtained. All information, 7 8 interviews, reports, statements, memoranda, recommendations, letters of reference or other third party confidential 9 assessments of a health care practitioner's professional 10 competence, or other data of the Illinois Department of 11 Public Health, local health departments, the Department of 12 13 Human Services (as successor to the Department of Mental Health and Developmental Disabilities), the Mental Health and 14 Developmental Disabilities Medical Review Board, Illinois 15 16 State Medical Society, allied medical societies, health maintenance organizations, medical organizations under 17 18 contract with health maintenance organizations or with 19 insurance or other health care delivery entities or 20 facilities, tissue banks, organ procurement agencies, physician-owned insurance companies inter-insurance-exchanges 21 22 and their agents, committees of ambulatory surgical treatment centers or post-surgical recovery centers or their medical 23 staffs, or committees of licensed or accredited hospitals or 24 25 their medical staffs, including Patient Care Audit Committees, Medical Care Evaluation Committees, Utilization 26 27 Review Committees, Credential Committees and Executive Committees, or their designees (but not the medical records 28 29 pertaining to the patient), used in the course of internal quality control or of medical study for the purpose of 30 reducing morbidity or mortality, or for improving patient 31

1 care or increasing organ and tissue donation, shall be 2 privileged, strictly confidential and shall be used only for 3 medical research, increasing organ and tissue donation, the 4 evaluation and improvement of quality care, or granting, limiting or revoking staff privileges or agreements for 5 6 services, except that in any health maintenance organization 7 proceeding to decide upon a physician's services or any hospital or ambulatory surgical treatment center proceeding 8 9 to decide upon a physician's staff privileges, or in any judicial review of either, the claim of confidentiality shall 10 11 not be invoked to deny such physician access to or use of data upon which such a decision was based. 12

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13 (Source: P.A. 89-393, eff. 8-20-95; 89-507, eff. 7-1-97.)