



General Assembly

Amendment

February Session, 2016

LCO No. 4795



Offered by:

REP. RITTER M., 1st Dist.

REP. WILLIS, 64th Dist.

SEN. GERRATANA, 6th Dist.

REP. CONROY, 105th Dist.

REP. SRINIVASAN, 31st Dist.

REP. SCANLON, 98th Dist.

To: Subst. House Bill No. 5053

File No. 7

Cal. No. 42

"AN ACT INCREASING ACCESS TO OVERDOSE REVERSAL DRUGS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 17a-714a of the 2016 supplement to the general
4 statutes is repealed and the following is substituted in lieu thereof
5 (*Effective from passage*):

6 (a) For purposes of this section, "opioid antagonist" means naloxone
7 hydrochloride or any other similarly acting and equally safe drug
8 approved by the federal Food and Drug Administration for the
9 treatment of drug overdose.

10 (b) A licensed health care professional who is permitted by law to
11 prescribe an opioid antagonist may prescribe [] or dispense [or
12 administer] an opioid antagonist to any individual to treat or prevent a

13 drug overdose without being liable for damages in a civil action or
14 subject to criminal prosecution for prescribing [] or dispensing [or
15 administering] such opioid antagonist or for any subsequent use of
16 such opioid antagonist. A licensed health care professional who
17 prescribes [] or dispenses [or administers] an opioid antagonist in
18 accordance with the provisions of this subsection shall be deemed not
19 to have violated the standard of care for such licensed health care
20 professional.

21 (c) A licensed health care professional may administer an opioid
22 antagonist to any person to treat or prevent an opioid-related drug
23 overdose. Such licensed health care professional who administers an
24 opioid antagonist in accordance with the provisions of this subsection
25 shall not be liable for damages in a civil action or subject to criminal
26 prosecution for administration of such opioid antagonist and shall not
27 be deemed to have violated the standard of care for such licensed
28 health care professional.

29 [(c)] (d) Any person [] who in good faith believes that another
30 person is experiencing an opioid-related drug overdose may, if acting
31 with reasonable care, administer an opioid antagonist to such other
32 person. Any person, other than a licensed health care professional
33 acting in the ordinary course of such person's employment, who
34 administers an opioid antagonist in accordance with this subsection
35 shall not be liable for damages in a civil action or subject to criminal
36 prosecution with respect to the administration of such opioid
37 antagonist.

38 (e) Not later than October 1, 2016, each municipality shall amend its
39 local emergency medical services plan, as described in section 19a-
40 181b, to ensure that the emergency responder, including, but not
41 limited to, emergency medical services personnel, as defined in section
42 20-206jj, or a resident state trooper, who is likely to be the first person
43 to arrive on the scene of a medical emergency in the municipality is
44 equipped with an opioid antagonist and such person has received
45 training, approved by the Commissioner of Public Health, in the

46 administration of opioid antagonists.

47 Sec. 2. (NEW) (*Effective January 1, 2017*) No individual health
48 insurance policy providing coverage of the type specified in
49 subdivisions (1), (2), (4), (11), (12) and (16) of section 38a-469 of the
50 general statutes delivered, issued for delivery, renewed, amended or
51 continued in this state that provides coverage for prescription drugs
52 and includes on its formulary naloxone hydrochloride or any other
53 similarly acting and equally safe drug approved by the federal Food
54 and Drug Administration for the treatment of drug overdose shall
55 require prior authorization for such drug.

56 Sec. 3. (NEW) (*Effective January 1, 2017*) No group health insurance
57 policy providing coverage of the type specified in subdivisions (1), (2),
58 (4), (11), (12) and (16) of section 38a-469 of the general statutes
59 delivered, issued for delivery, renewed, amended or continued in this
60 state that provides coverage for prescription drugs and includes on its
61 formulary naloxone hydrochloride or any other similarly acting and
62 equally safe drug approved by the federal Food and Drug
63 Administration for the treatment of drug overdose shall require prior
64 authorization for such drug.

65 Sec. 4. Section 17a-667 of the 2016 supplement to the general statutes
66 is repealed and the following is substituted in lieu thereof (*Effective*
67 *October 1, 2016*):

68 (a) There is established a Connecticut Alcohol and Drug Policy
69 Council which shall be within the Department of Mental Health and
70 Addiction Services.

71 (b) The council shall consist of the following members: (1) The
72 Secretary of the Office of Policy and Management, or the secretary's
73 designee; (2) the Commissioners of Children and Families, Consumer
74 Protection, Correction, Education, Mental Health and Addiction
75 Services, Public Health, Emergency Services and Public Protection and
76 Social Services, Commissioner on Aging, and the Insurance
77 Commissioner, or their designees; (3) the Chief Court Administrator,

78 or the Chief Court Administrator's designee; (4) the chairperson of the
79 Board of Regents for Higher Education, or the chairperson's designee;
80 (5) the president of The University of Connecticut, or the president's
81 designee; (6) the Chief State's Attorney, or the Chief State's Attorney's
82 designee; (7) the Chief Public Defender, or the Chief Public Defender's
83 designee; and (8) the cochairpersons and ranking members of the joint
84 standing committees of the General Assembly having cognizance of
85 matters relating to public health, criminal justice and appropriations,
86 or their designees. The Commissioner of Mental Health and Addiction
87 Services and the Commissioner of Children and Families shall be
88 cochairpersons of the council and may jointly appoint up to seven
89 individuals to the council as follows: (A) Two individuals in recovery
90 from a substance use disorder or representing an advocacy group for
91 individuals with a substance use disorder; (B) a provider of
92 community-based substance abuse services for adults; (C) a provider
93 of community-based substance abuse services for adolescents; (D) an
94 addiction medicine physician; (E) a family member of an individual in
95 recovery from a substance use disorder; and (F) an emergency
96 medicine physician currently practicing in a Connecticut hospital. The
97 cochairpersons of the council may establish subcommittees and
98 working groups and may appoint individuals other than members of
99 the council to serve as members of the subcommittees or working
100 groups. Such individuals may include, but need not be limited to: (i)
101 Licensed alcohol and drug counselors; (ii) pharmacists; (iii) municipal
102 police chiefs; (iv) emergency medical services personnel; and (v)
103 representatives of organizations that provide education, prevention,
104 intervention, referrals, rehabilitation or support services to individuals
105 with substance use disorder or chemical dependency.

106 (c) The council shall review policies and practices of state agencies
107 and the Judicial Department concerning substance abuse treatment
108 programs, substance abuse prevention services, the referral of persons
109 to such programs and services, and criminal justice sanctions and
110 programs and shall develop and coordinate a state-wide, interagency,
111 integrated plan for such programs and services and criminal sanctions.

112 (d) Such plan shall be amended not later than January 1, 2017, to
113 contain measurable goals, including, but not limited to, a goal for a
114 reduction in the number of opioid-induced deaths in the state.

115 Sec. 5. Subsection (h) of section 20-206bb of the 2016 supplement to
116 the general statutes is repealed and the following is substituted in lieu
117 thereof (*Effective October 1, 2016*):

118 (h) Notwithstanding the provisions of subsection (a) of this section,
119 any person [certified by an organization approved by the
120 Commissioner of Public Health] who maintains certification with the
121 National Acupuncture Detoxification Association may practice the
122 five-point auricular acupuncture protocol specified as part of such
123 certification program as an adjunct therapy for the treatment of alcohol
124 and drug abuse and other behavioral interventions for which the
125 protocol is indicated, provided the treatment is performed under the
126 supervision of a physician licensed under chapter 370 and is
127 performed in [either] (1) a private freestanding facility licensed by the
128 Department of Public Health [for the] that provides care or treatment
129 [of] for substance abusive or dependent persons, [or] (2) a setting
130 operated by the Department of Mental Health and Addiction Services,
131 or (3) any other setting where such protocol is an appropriate adjunct
132 therapy to a substance abuse or behavioral health treatment program.
133 The Commissioner of Public Health shall adopt regulations, in
134 accordance with the provisions of chapter 54, to ensure the safe
135 provision of auricular acupuncture [within private freestanding
136 facilities licensed by the Department of Public Health for the care or
137 treatment of substance abusive or dependent persons] in accordance
138 with the provisions of this subsection.

139 Sec. 6. Subdivision (4) of subsection (a) of section 20-74s of the 2016
140 supplement to the general statutes is repealed and the following is
141 substituted in lieu thereof (*Effective October 1, 2016*):

142 (4) "Practice of alcohol and drug counseling" means the professional
143 application of methods that assist an individual or group to develop an

144 understanding of alcohol and drug dependency problems, define
145 goals, and plan action reflecting the individual's or group's interest,
146 abilities and needs as affected by alcohol and drug dependency
147 problems, and may include, as appropriate (A) conducting a substance
148 use disorder screening or psychosocial history evaluation of an
149 individual to document the individual's use of drugs prescribed for
150 pain, other prescribed drugs, illegal drugs and alcohol to determine
151 the individual's risk for substance abuse, (B) developing a preliminary
152 diagnosis for the individual based on such screening or evaluation, (C)
153 determining the individual's risk for abuse of drugs prescribed for
154 pain, other prescribed drugs, illegal drugs and alcohol, (D) developing
155 a treatment plan and referral options for the individual to ensure the
156 individual's recovery support needs are met, and (E) developing and
157 submitting an opioid use consultation report to an individual's
158 primary care provider to be reviewed by the primary care provider
159 and included in the individual's medical record;

160 Sec. 7. (NEW) (*Effective July 1, 2016*) (a) As used in this section:

161 (1) "Opioid drug" has the same meaning as provided in 42 CFR 8.2,
162 as amended from time to time;

163 (2) "Adult" means a person who is at least eighteen years of age;

164 (3) "Prescribing practitioner" has the same meaning as provided in
165 section 20-14c of the general statutes;

166 (4) "Minor" means a person who is under eighteen years of age;

167 (5) "Opioid agonist" means a medication that binds to the opiate
168 receptors and provides relief to individuals in treatment for abuse of or
169 dependence on an opioid drug;

170 (6) "Opiate receptor" means a specific site on a cell surface that
171 interacts in a highly selective fashion with an opioid drug;

172 (7) "Palliative care" means specialized medical care to improve the
173 quality of life of patients and their families facing the problems

174 associated with a life-threatening illness; and

175 (8) "Opioid antagonist" has the same meaning as provided in section
176 17a-714a of the general statutes.

177 (b) When issuing a prescription for an opioid drug to an adult
178 patient for the first time for outpatient use, a prescribing practitioner
179 who is authorized to prescribe an opioid drug shall not issue a
180 prescription for more than a seven-day supply of such drug, as
181 recommended in the National Centers for Disease Control and
182 Prevention's Guideline for Prescribing Opioids for Chronic Pain.

183 (c) A prescribing practitioner shall not issue a prescription for an
184 opioid drug to a minor for more than a seven-day supply of such drug
185 at any time. When issuing a prescription for an opioid drug to a minor
186 for less than a seven-day supply of such drug, the prescribing
187 practitioner shall discuss the risks associated with use of an opioid
188 drug, including, but not limited to, the risks of addiction and overdose
189 associated with opioid drugs and the dangers of taking opioid drugs
190 with alcohol, benzodiazepines and other central nervous system
191 depressants, and the reasons why the prescription is necessary with (1)
192 the minor, and (2) the custodial parent, guardian or other person
193 having legal custody of the minor if such parent, guardian or other
194 person is present at the time of issuance.

195 (d) Notwithstanding the provisions of subsections (b) and (c) of this
196 section, if, in the professional medical judgment of a prescribing
197 practitioner, more than a seven-day supply of an opioid drug is
198 required to treat an adult patient's or minor patient's acute medical
199 condition, as determined by the prescribing practitioner, or is
200 necessary for the treatment of chronic pain, pain associated with a
201 cancer diagnoses or for palliative care, then the prescribing practitioner
202 may issue a prescription for the quantity needed to treat the acute
203 medical condition, chronic pain, pain associated with a cancer
204 diagnosis or pain experienced while the patient is in palliative care.
205 The condition triggering the prescription of an opioid drug for more

206 than a seven-day supply shall be documented in the patient's medical
207 record and the practitioner shall indicate that an alternative to the
208 opioid drug was not appropriate to address the medical condition.

209 (e) The provisions of subsections (b), (c) and (d) of this section shall
210 not apply to medications designed for the treatment of abuse of or
211 dependence on an opioid drug, including, but not limited to, opioid
212 agonists and opioid antagonists.

213 Sec. 8. Subdivision (3) of section 21a-240 of the 2016 supplement to
214 the general statutes is repealed and the following is substituted in lieu
215 thereof (*Effective October 1, 2016*):

216 (3) "Agent" means an authorized person who acts on behalf of or at
217 the direction of a manufacturer, distributor, [or] dispenser or
218 prescribing practitioner. It does not include a common or contract
219 carrier, public warehouseman, or employee of the carrier or
220 warehouseman;

221 Sec. 9. Subsection (j) of section 21a-254 of the 2016 supplement to the
222 general statutes is repealed and the following is substituted in lieu
223 thereof (*Effective July 1, 2016*):

224 (j) (1) The commissioner shall, within available appropriations,
225 establish an electronic prescription drug monitoring program to
226 collect, by electronic means, prescription information for schedules II,
227 III, IV and V controlled substances that are dispensed by pharmacies,
228 nonresident pharmacies, as defined in section 20-627, outpatient
229 pharmacies in hospitals or institutions or by any other dispenser. The
230 program shall be designed to provide information regarding the
231 prescription of controlled substances in order to prevent the improper
232 or illegal use of the controlled substances and shall not infringe on the
233 legitimate prescribing of a controlled substance by a prescribing
234 practitioner acting in good faith and in the course of professional
235 practice.

236 (2) The commissioner may identify other products or substances to

237 be included in the electronic prescription drug monitoring program
238 established pursuant to subdivision (1) of this subsection.

239 (3) Prior to July 1, 2016, each pharmacy, nonresident pharmacy, as
240 defined in section 20-627, outpatient pharmacy in a hospital or
241 institution and dispenser shall report to the commissioner, at least
242 weekly, by electronic means or, if a pharmacy or outpatient pharmacy
243 does not maintain records electronically, in a format approved by the
244 commissioner, the following information for all controlled substance
245 prescriptions dispensed by such pharmacy or outpatient pharmacy:
246 (A) Dispenser identification number; (B) the date the prescription for
247 the controlled substance was filled; (C) the prescription number; (D)
248 whether the prescription for the controlled substance is new or a refill;
249 (E) the national drug code number for the drug dispensed; (F) the
250 amount of the controlled substance dispensed and the number of days'
251 supply of the controlled substance; (G) a patient identification number;
252 (H) the patient's first name, last name and street address, including
253 postal code; (I) the date of birth of the patient; (J) the date the
254 prescription for the controlled substance was issued by the prescribing
255 practitioner and the prescribing practitioner's Drug Enforcement
256 Agency's identification number; and (K) the type of payment.

257 (4) [On] (A) Except as provided in this subdivision, on and after July
258 1, 2016, each pharmacy, nonresident pharmacy, as defined in section
259 20-627, outpatient pharmacy in a hospital or institution, and dispenser
260 shall report to the commissioner by electronic means, in a format
261 approved by the commissioner, the following information for all
262 controlled substance prescriptions dispensed by such pharmacy or
263 outpatient pharmacy immediately upon, but in no event [more] later
264 than [twenty-four hours] the next business day after, dispensing such
265 prescriptions: [(A)] (i) Dispenser identification number; [(B)] (ii) the
266 date the prescription for the controlled substance was filled; [(C)] (iii)
267 the prescription number; [(D)] (iv) whether the prescription for the
268 controlled substance is new or a refill; [(E)] (v) the national drug code
269 number for the drug dispensed; [(F)] (vi) the amount of the controlled
270 substance dispensed and the number of days' supply of the controlled

271 substance; [(G)] (vii) a patient identification number; [(H)] (viii) the
272 patient's first name, last name and street address, including postal
273 code; [(I)] (ix) the date of birth of the patient; [(J)] (x) the date the
274 prescription for the controlled substance was issued by the prescribing
275 practitioner and the prescribing practitioner's Drug Enforcement
276 Agency's identification number; and [(K)] (xi) the type of payment.

277 (B) If the electronic prescription drug monitoring program is not
278 operational, such pharmacy or dispenser shall report the information
279 described in this subdivision not later than the next business day after
280 regaining access to such program. For purposes of this subdivision,
281 "business day" means any day during which the pharmacy is open to
282 the public.

283 (C) Each veterinarian, licensed pursuant to chapter 384, who
284 dispenses a controlled substance prescription shall report to the
285 commissioner the information described in subparagraph (A) of this
286 subdivision, at least weekly, by electronic means or, if the veterinarian
287 does not maintain records electronically, in a format approved by the
288 commissioner.

289 (5) The commissioner may contract with a vendor for purposes of
290 electronically collecting such controlled substance prescription
291 information. The commissioner and any such vendor shall maintain
292 the information in accordance with the provisions of chapter 400j.

293 (6) The commissioner and any such vendor shall not disclose
294 controlled substance prescription information reported pursuant to
295 subdivisions (3) and (4) of this subsection, except as authorized
296 pursuant to the provisions of sections 21a-240 to 21a-283, inclusive, as
297 amended by this act. Any person who knowingly violates any
298 provision of this subdivision or subdivision (5) of this subsection shall
299 be guilty of a class D felony.

300 (7) The commissioner shall provide, upon request, controlled
301 substance prescription information obtained in accordance with
302 subdivisions (3) and (4) of this subsection to the following: (A) The

303 prescribing practitioner [,] or such practitioner's authorized agent,
304 [who is also a licensed health care professional,] who is treating or has
305 treated a specific patient, provided the information is obtained for
306 purposes related to the treatment of the patient, including the
307 monitoring of controlled substances obtained by the patient; (B) the
308 prescribing practitioner with whom a patient has made contact for the
309 purpose of seeking medical treatment or such practitioner's authorized
310 agent, provided the request is accompanied by a written consent,
311 signed by the prospective patient, for the release of controlled
312 substance prescription information; or (C) the pharmacist who is
313 dispensing controlled substances for a patient, provided the
314 information is obtained for purposes related to the scope of the
315 pharmacist's practice and management of the patient's drug therapy,
316 including the monitoring of controlled substances obtained by the
317 patient. The prescribing practitioner, such practitioner's authorized
318 agent, or the pharmacist shall submit a written and signed request to
319 the commissioner for controlled substance prescription information.
320 Such prescribing practitioner or pharmacist shall not disclose any such
321 request except as authorized pursuant to sections 20-570 to 20-630,
322 inclusive, or sections 21a-240 to 21a-283, inclusive, as amended by this
323 act.

324 (8) No person or employer shall prohibit, discourage or impede a
325 prescribing practitioner or pharmacist from requesting controlled
326 substance prescription information pursuant to this subsection.

327 (9) Prior to prescribing greater than a seventy-two-hour supply of
328 any controlled substance to any patient, the prescribing practitioner or
329 such practitioner's authorized agent [who is also a licensed health care
330 professional] shall review the patient's records in the electronic
331 prescription drug monitoring program established pursuant to this
332 subsection. Whenever a prescribing practitioner prescribes a controlled
333 [substances] substance, other than a schedule V nonnarcotic controlled
334 substance, for the continuous or prolonged treatment of any patient,
335 such prescriber, or such prescriber's authorized agent, [who is also a
336 licensed health care professional,] shall review, not less than once

337 every ninety days, the patient's records in such prescription drug
338 monitoring program. Whenever a prescribing practitioner prescribes a
339 schedule V nonnarcotic controlled substance, for the continuous or
340 prolonged treatment of any patient, such prescribing practitioner, or
341 such prescribing practitioner's authorized agent, shall review, not less
342 than annually, the patient's records in such prescription drug
343 monitoring program. If such electronic prescription drug monitoring
344 program is not operational, such [prescriber] prescribing practitioner
345 may prescribe greater than a seventy-two-hour supply of a controlled
346 substance to a patient during the time of such program's inoperability,
347 provided such [prescriber] prescribing practitioner or such authorized
348 agent reviews the records of such patient in such program not more
349 than twenty-four hours after regaining access to such program.

350 (10) (A) A prescribing practitioner may designate an authorized
351 agent to review the electronic prescription drug monitoring program
352 and patient controlled substance prescription information on behalf of
353 the prescribing practitioner. The prescribing practitioner shall ensure
354 that any authorized agent's access to such program and patient
355 controlled substance prescription information is limited to the
356 purposes described in this section and occurs in a manner that protects
357 the confidentiality of information that is accessed through such
358 program. The prescribing practitioner and any authorized agent shall
359 be subject to the provisions of 45 CFR 164.308, as amended from time
360 to time, concerning administrative safeguards for the protection of
361 electronic protected health information. A prescribing practitioner may
362 receive disciplinary action for acts of the authorized agent as provided
363 in section 21a-322, as amended by this act.

364 (B) Notwithstanding the provisions of subparagraph (A) of this
365 subdivision, a prescribing practitioner who is employed by or provides
366 professional services to a hospital shall, prior to designating an
367 authorized agent to review the electronic prescription drug monitoring
368 program and patient controlled substance prescription information on
369 behalf of the prescribing practitioner, (i) submit a request to designate
370 one or more authorized agents for such purposes and a written

371 protocol for oversight of the authorized agent or agents to the
372 commissioner, in the form and manner prescribed by the
373 commissioner, and (ii) receive the commissioner's approval to
374 designate such authorized agent or agents and of such written
375 protocol. Such written protocol shall designate either the hospital's
376 medical director, a hospital department head, who is a prescribing
377 practitioner, or another prescribing practitioner as the person
378 responsible for ensuring that the authorized agent's or agents' access to
379 such program and patient controlled substance prescription
380 information is limited to the purposes described in this section and
381 occurs in a manner that protects the confidentiality of information that
382 is accessed through such program. A hospital medical director, a
383 hospital department head, who is a prescribing practitioner, or another
384 prescribing practitioner designated as the person responsible for
385 overseeing an authorized agent's or agents' access to such program
386 and information in the written protocol approved by the commissioner
387 may receive disciplinary action for acts of the authorized agent or
388 agents as provided in section 21a-322, as amended by this act. The
389 commissioner may inspect hospital records to determine compliance
390 with written protocols approved in accordance with this section.

391 ~~[(10)]~~ (11) The commissioner shall adopt regulations, in accordance
392 with chapter 54, concerning the reporting, evaluation, management
393 and storage of electronic controlled substance prescription
394 information.

395 ~~[(11)]~~ (12) The provisions of this section shall not apply to (A)
396 samples of controlled substances dispensed by a physician to a patient,
397 or (B) any controlled substances dispensed to hospital inpatients.

398 ~~[(12)]~~ (13) The provisions of this section shall not apply to any
399 institutional pharmacy or pharmacist's drug room operated by a
400 facility, licensed under section 19a-495 and regulations adopted
401 pursuant to said section 19a-495, that dispenses or administers directly
402 to a patient an opioid agonist for treatment of a substance use disorder.

403 Sec. 10. Section 21a-322 of the general statutes is repealed and the
404 following is substituted in lieu thereof (*Effective October 1, 2016*):

405 The commissioner may suspend, revoke or refuse to renew a
406 registration, place a registration on probation, place conditions on a
407 registration and assess a civil penalty of not more than one thousand
408 dollars per violation of this chapter, for sufficient cause. Any of the
409 following shall be sufficient cause for such action by the commissioner:
410 (1) The furnishing of false or fraudulent information in any application
411 filed under this chapter; (2) conviction of a crime under any state or
412 federal law relating to the registrant's profession, controlled substances
413 or drugs or fraudulent practices, including, but not limited to,
414 fraudulent billing practices; (3) failure to maintain effective controls
415 against diversion of controlled substances into other than duly
416 authorized legitimate medical, scientific, or commercial channels; (4)
417 the suspension, revocation, expiration or surrender of the practitioner's
418 federal controlled substance registration; (5) prescribing, distributing,
419 administering or dispensing a controlled substance in schedules other
420 than those specified in the practitioner's state or federal registration or
421 in violation of any condition placed on the practitioner's registration;
422 (6) suspension, revocation, expiration, surrender or other disciplinary
423 action taken against any professional license or registration held by the
424 practitioner; (7) abuse or excessive use of drugs; (8) possession, use,
425 prescription for use or distribution of controlled substances or legend
426 drugs, except for therapeutic or other proper medical or scientific
427 purpose; (9) a practitioner's failure to account for disposition of
428 controlled substances as determined by an audit of the receipt and
429 disposition records of said practitioner; [and] (10) failure to keep
430 records of medical evaluations of patients and all controlled substances
431 dispensed, administered or prescribed to patients by a practitioner;
432 (11) failure to establish and implement administrative safeguards for
433 the protection of electronic protected health information pursuant to 45
434 CFR 164.308, as amended from time to time; and (12) breach of any
435 such safeguards by a prescribing practitioner's authorized agent.

436 Sec. 11. (*Effective from passage*) Not later than October 1, 2016, the

437 chairpersons of the joint standing committee of the General Assembly
 438 having cognizance of matters relating to public health shall convene a
 439 working group concerning the issuance of opioid drug prescriptions
 440 by prescribing practitioners, as defined in section 7 of this act. The
 441 working group shall study whether it is a best practice for prescribing
 442 practitioners to limit prescriptions to not more than a three-day supply
 443 of opioid drugs for the purpose of treating a minor patient's acute
 444 medical condition. Not later than February 1, 2017, the working group
 445 shall report, in accordance with the provisions of section 11-4 of the
 446 general statutes, to the joint standing committee of the General
 447 Assembly having cognizance of matters relating to public health
 448 concerning the results of such study."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	17a-714a
Sec. 2	<i>January 1, 2017</i>	New section
Sec. 3	<i>January 1, 2017</i>	New section
Sec. 4	<i>October 1, 2016</i>	17a-667
Sec. 5	<i>October 1, 2016</i>	20-206bb(h)
Sec. 6	<i>October 1, 2016</i>	20-74s(a)(4)
Sec. 7	<i>July 1, 2016</i>	New section
Sec. 8	<i>October 1, 2016</i>	21a-240(3)
Sec. 9	<i>July 1, 2016</i>	21a-254(j)
Sec. 10	<i>October 1, 2016</i>	21a-322
Sec. 11	<i>from passage</i>	New section