

Every citizen has a right to have their protected health information respected. Connecticut established an All-Payer Claims Database, CGS 19-38a-1091 repealed and replaced with 19a-755a effective Oct 31, 2017 under Chapter 368ee. Since then, Connecticut's statutory scheme has resulted in an accumulation of state-wide patient medical information unrestricted among health care providers, administrators, insurers and unrestricted among state agencies and state employees. The result of Connecticut's accessible database reveals all medical details of a given patient which is accessed upon entry of a patient's name and/or date of birth. Personal identifying information and protected health information is accessed without the patient's knowledge or consent. Medical data is manipulated and modified to create a false profile which then allows the state to use as the state sees fit. A methodology in practice over the past year and going on now as I write.

Connecticut's database runs afoul of the Health Insurance Portability and Accountability Act of 1996 (HIPPA). Lamont's attempt to restrict health care options to citizens in the state is an attempt to avoid the protections of HIPPA and thus limit or eliminate an individual's right to choice. Lamont's scheme will also allow total control over an individual based upon a perceived or real threat of loss to medical treatment if the individual fails to do as Lamont mandates. Lamont's scheme also shifts the financial burden of providing all-encompassing health care to non-citizen migrants already in the state and the thousands soon to overwhelm the state, onto the middle class.

No to SB 842 !

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