



General Assembly

Amendment

February Session, 2022

LCO No. 6390



Offered by:

REP. DAUPHINAIS, 44th Dist.

REP. BETTS, 78th Dist.

REP. FIORELLO, 149th Dist.

REP. WILSON, 66th Dist.

REP. ZUPKUS, 89th Dist.

REP. MASTROFRANCESCO, 80th

REP. LANOUE, 45th Dist.

Dist.

To: Subst. Senate Bill No. 2

File No. 276

Cal. No. 469

(As Amended by Senate Amendment Schedule "A")

"AN ACT EXPANDING PRESCHOOL AND MENTAL AND BEHAVIORAL SERVICES FOR CHILDREN."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. Subsection (c) of section 19a-14c of the 2022 supplement to
4 the general statutes is repealed and the following is substituted in lieu
5 thereof (*Effective October 1, 2022*):

6 (c) (1) Except as otherwise provided in subdivision (2) of this
7 subsection, a minor may request and receive [as many] one outpatient
8 mental health treatment [sessions as necessary] session without the
9 consent or notification of a parent or guardian. [No] Except as provided
10 in subdivision (3) of this subsection, no provider shall notify a parent or
11 guardian of treatment provided pursuant to this section or disclose any

12 information concerning such treatment to a parent or guardian without
13 the consent of the minor.

14 (2) A provider may provide as many outpatient mental health
15 treatment sessions to a minor as such provider deems necessary,
16 without the consent or notification of such minor's parent or guardian,
17 if such provider determines that obtaining such consent or providing
18 such notice would place such minor at risk of family violence, as defined
19 in section 46b-38a.

20 [(2)] (3) A provider [may] shall notify a parent or guardian of
21 treatment provided pursuant to this section or disclose certain
22 information concerning such treatment without the consent of the minor
23 who receives such treatment, provided (A) such provider determines
24 that such notification or disclosure would not place such minor at risk
25 of family violence and such notification or disclosure is necessary for the
26 minor's well-being, (B) the treatment provided to the minor is solely for
27 mental health and not for a substance use disorder, and (C) the minor is
28 provided an opportunity to express any objection to such notification or
29 disclosure. The provider shall document his or her determination
30 concerning such notification or disclosure and any objections expressed
31 by the minor in the minor's clinical record. A provider may disclose to
32 a minor's parent or guardian the following information concerning such
33 minor's outpatient mental health treatment: (i) Diagnosis; (ii) treatment
34 plan and progress in treatment; (iii) recommended medications,
35 including risks, benefits, side effects, typical efficacy, dose and schedule;
36 (iv) psychoeducation about the minor's mental health; (v) referrals to
37 community resources; (vi) coaching on parenting or behavioral
38 management strategies; and (vii) crisis prevention planning and safety
39 planning. A provider shall release a minor's entire clinical record to
40 another provider upon the request of the minor or such minor's parent
41 or guardian."

This act shall take effect as follows and shall amend the following sections:

Sec. 501	<i>October 1, 2022</i>	19a-14c(c)
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