101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB5571

by Rep. Maurice A. West, II

SYNOPSIS AS INTRODUCED:

210 ILCS 45/2-106.1

Amends the Nursing Home Care Act. Provides that the maximum possible period for informed consent to administration of psychotropic medication shall be until: a change in the prescription occurs, either as to type of psychotropic medication or an increase in the dosage, unless the physician's order provides for a change in the type of medication or an increase in dosage (rather that as to type of psychotropic medication or dosage); or a resident's care plan changes. Requires informed consent to be sought from (rather than by) a resident's guardian of the person if one has been named by a court of competent jurisdiction. Effective immediately.

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HB5571

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AN ACT concerning regulation.

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

Section 5. The Nursing Home Care Act is amended by changing
Section 2-106.1 as follows:

6 (210 ILCS 45/2-106.1)

7 Sec. 2-106.1. Drug treatment.

(a) A resident shall not be given unnecessary drugs. An 8 9 unnecessary drug is any drug used in an excessive dose, including in duplicative therapy; for excessive duration; 10 without adequate monitoring; without adequate indications for 11 its use; or in the presence of adverse consequences that 12 13 indicate the drugs should be reduced or discontinued. The 14 Department shall adopt, by rule, the standards for unnecessary drugs contained in interpretive guidelines issued by the United 15 16 States Department of Health and Human Services for the purposes 17 of administering Titles XVIII and XIX of the Social Security 18 Act.

(b) Except in the case of an emergency, psychotropic medication shall not be administered without the informed consent of the resident or the resident's surrogate decision maker. "Psychotropic medication" means medication that is used for or listed as used for psychotropic, antidepressant,

antimanic, or antianxiety behavior modification or behavior 1 2 management purposes in the latest editions of the AMA Drug Evaluations or the Physician's Desk Reference. "Emergency" has 3 the same meaning as in Section 1-112 of the Nursing Home Care 4 5 Act. A facility shall (i) document the alleged emergency in detail, including the facts surrounding the medication's need, 6 7 and (ii) present this documentation to the resident and the 8 resident's representative. No later than January 1, 2021, the 9 Department shall adopt, by rule, a protocol specifying how 10 informed consent for psychotropic medication may be obtained or 11 refused. The protocol shall require, at a minimum, a discussion 12 between (i) the resident or the resident's surrogate decision 13 (ii) the resident's physician, a registered maker and 14 pharmacist (who is not a dispensing pharmacist for the facility where the resident lives), or a licensed nurse about the 15 16 possible risks and benefits of a recommended medication and the 17 use of standardized consent forms designated by the Department. The protocol shall include informing the resident, surrogate 18 decision maker, or both of the existence of a copy of: the 19 20 resident's care plan; the facility policies and procedures adopted in compliance with subsection (b-15) of this Section; 21 22 and a notification that the most recent of the resident's care 23 plans and the facility's policies are available to the resident 24 or surrogate decision maker upon request. Each form developed 25 by the Department (i) shall be written in plain language, (ii) 26 shall be able to be downloaded from the Department's official

1 website, (iii) shall include information specific to the 2 psychotropic medication for which consent is being sought, and (iv) shall be used for every resident for whom psychotropic 3 drugs are prescribed. The Department shall utilize the rules, 4 5 protocols, and forms developed and implemented under the Specialized Mental Health Rehabilitation Act of 2013 in effect 6 7 on the effective date of this amendatory Act of the 101st 8 General Assembly, except to the extent that this Act requires a 9 different procedure, and except that the maximum possible 10 period for informed consent shall be until: (1) a change in the 11 prescription occurs, either as to type of psychotropic 12 medication or an increase in the dosage, unless the physician's 13 order provides for a change in the type of medication or an 14 increase in dosage; or (2) a resident's care plan changes. The 15 Department may further amend the rules after January 1, 2021 16 pursuant to existing rulemaking authority. In addition to 17 creating those forms, the Department shall approve the use of any other informed consent forms that meet criteria developed 18 by the Department. At the discretion of the Department, 19 20 informed consent forms may include side effects that the Department reasonably believes are more common, with a 21 22 direction that more complete information can be found via a 23 link on the Department's website to third-party websites with more complete information, such as the United States Food and 24 25 Drug Administration's website. The Department or a facility 26 shall incur no liability for information provided on a consent

1 form so long as the consent form is substantially accurate 2 based upon generally accepted medical principles and if the 3 form includes the website links.

Informed consent shall be sought from the resident. For the 4 5 purposes of this Section, "surrogate decision maker" means an individual representing the resident's interests as permitted 6 7 by this Section. Informed consent shall be sought from by the 8 resident's quardian of the person if one has been named by a 9 court of competent jurisdiction. In the absence of a 10 court-ordered guardian, informed consent shall be sought from a 11 health care agent under the Illinois Power of Attorney Act who 12 has authority to give consent. If neither a court-ordered 13 quardian of the person nor a health care agent under the 14 Illinois Power of Attorney Act is available and the attending 15 physician determines that the resident lacks capacity to make 16 decisions, informed consent shall be sought from the resident's 17 attorney-in-fact designated under the Mental Health Treatment Preference Declaration Act, if applicable, or the resident's 18 19 representative.

In addition to any other penalty prescribed by law, a facility that is found to have violated this subsection, or the federal certification requirement that informed consent be obtained before administering a psychotropic medication, shall thereafter be required to obtain the signatures of 2 licensed health care professionals on every form purporting to give informed consent for the administration of a psychotropic

medication, certifying the personal knowledge of each health care professional that the consent was obtained in compliance with the requirements of this subsection.

4 (b-5) A facility must obtain voluntary informed consent, in
5 writing, from a resident or the resident's surrogate decision
6 maker before administering or dispensing a psychotropic
7 medication to that resident.

8 (b-10) No facility shall deny continued residency to a 9 person on the basis of the person's or resident's, or the 10 person's or resident's surrogate decision maker's, refusal of 11 the administration of psychotropic medication, unless the 12 facility can demonstrate that the resident's refusal would 13 place the health and safety of the resident, the facility 14 staff, other residents, or visitors at risk.

15 A facility that alleges that the resident's refusal to 16 consent to the administration of psychotropic medication will 17 place the health and safety of the resident, the facility staff, other residents, or visitors at risk must: (1) document 18 19 the alleged risk in detail; (2) present this documentation to 20 the resident or the resident's surrogate decision maker, to the Department, and to the Office of the State Long Term Care 21 Ombudsman; and (3) inform the resident or his or her surrogate 22 23 decision maker of his or her right to appeal to the Department. The documentation of the alleged risk shall 24 include a 25 description of all nonpharmacological or alternative care 26 options attempted and why they were unsuccessful.

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(b-15) Within 100 days after the effective date of any 1 2 rules adopted by the Department under subsection (b) of this Section, all facilities shall implement written policies and 3 procedures for compliance with this Section. When 4 the 5 Department conducts its annual survey of a facility, the surveyor may review these written policies and procedures and 6 7 either:

8 (1) give written notice to the facility that the 9 policies or procedures are sufficient to demonstrate the 10 facility's intent to comply with this Section; or

11 (2) provide written notice to the facility that the 12 proposed policies and procedures are deficient, identify 13 the areas that are deficient, and provide 30 days for the 14 facility to submit amended policies and procedures that 15 demonstrate its intent to comply with this Section.

16 A facility's failure to submit the documentation required 17 under this subsection is sufficient to demonstrate its intent 18 to not comply with this Section and shall be grounds for review 19 by the Department.

20 All facilities must provide training and education on the requirements of this Section to all personnel involved in 21 22 providing care to residents and train and educate such 23 the methods and procedures to effectively personnel on implement the facility's policies. Training and education 24 provided under this Section must be documented in each 25 26 personnel file.

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(b-20) Upon the receipt of a report of any violation of 1 2 this Section, the Department shall investigate and, upon finding sufficient evidence of a violation of this Section, may 3 proceed with disciplinary action against the licensee of the 4 5 facility. In any administrative disciplinary action under this 6 subsection, the Department shall have the discretion to 7 determine the gravity of the violation and, taking into account 8 mitigating and aggravating circumstances and facts, may adjust 9 the disciplinary action accordingly.

10 (b-25) A violation of informed consent that, for an 11 individual resident, lasts for 7 days or more under this 12 Section is, at a minimum, a Type "B" violation. A second 13 violation of informed consent within a year from a previous 14 violation in the same facility regardless of the duration of 15 the second violation is, at a minimum, a Type "B" violation.

16 (b-30) Any violation of this Section by a facility may be 17 enforced by an action brought by the Department in the name of 18 the People of Illinois for injunctive relief, civil penalties, 19 or both injunctive relief and civil penalties. The Department 20 may initiate the action upon its own complaint or the complaint 21 of any other interested party.

22 (b-35) Anv resident who has been administered а 23 psychotropic medication in violation of this Section may bring an action for injunctive relief, civil damages, and costs and 24 25 attorney's fees against any facility responsible for the 26 violation.

1 (b-40) An action under this Section must be filed within 2 2 years of either the date of discovery of the violation that 3 gave rise to the claim or the last date of an instance of a 4 noncompliant administration of psychotropic medication to the 5 resident, whichever is later.

6 (b-45) A facility subject to action under this Section 7 shall be liable for damages of up to \$500 for each day after 8 discovery of a violation that the facility violates the 9 requirements of this Section.

10 (b-55) The rights provided for in this Section are 11 cumulative to existing resident rights. No part of this Section 12 shall be interpreted as abridging, abrogating, or otherwise 13 diminishing existing resident rights or causes of action at law 14 or equity.

15 (c) The requirements of this Section are intended to 16 control in a conflict with the requirements of Sections 2-102 17 and 2-107.2 of the Mental Health and Developmental Disabilities 18 Code with respect to the administration of psychotropic 19 medication.

20 (Source: P.A. 101-10, eff. 6-5-19.)

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