Principles concerning physician information
https://policybase.cma.ca/link/policy208

Putting Patients First: Comments on Bill C 6 (Personal Information Protection and Electronic Documents Act): Submission to the Senate Standing Committee on Social Affairs, Science and Technology
https://policybase.cma.ca/link/policy1979
"Putting Patients First"

Comments on Bill C-6
(Personal Information Protection and Electronic Documents Act)

Submission to the Senate Standing Committee on Social Affairs, Science and Technology

Nov. 22, 1999
Claude Ouimet
Parliamentary Assistant
CMA Public Affairs Office: 1-800-265-3115

Executive Summary

Bill C-6 promotes the liberalization of ex parte orders, thus depriving patients of the right of access to their medical records and the right of access to full and complete information. The bill would authorize the refusing to disclose any record that is considered to contain personal information. This would make it impossible for patients to access their medical records and the information contained therein. The bill would also authorize the refusing to disclose any record that is considered to be protected by law. This would make it impossible for patients to access their medical records and the information contained therein.

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Furthermore, the bill would allow the refusal to disclose any record that is considered to be protected by law. This would make it impossible for patients to access their medical records and the information contained therein. The bill would also authorize the refusing to disclose any record that is considered to be protected by law. This would make it impossible for patients to access their medical records and the information contained therein.

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CMA recommends the following amendments to Bill C-6:

1. The bill should be amended to provide that any decision to refuse to disclose a record shall be made by a judge of a superior court of record. This would ensure that patients have access to a judge to determine whether a record should be disclosed.

2. The bill should be amended to provide that any decision to refuse to disclose a record shall be made by a judge of a superior court of record. This would ensure that patients have access to a judge to determine whether a record should be disclosed.

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“Listening to our Patient’s Concerns”

Comments on Bill C-54
(Personal Information Protection and Electronic Document Act)

Submission to the House of Commons Standing Committee on Industry

March 18, 1999

[Citation]

Documents

Guiding Principles for Physician Electronic Medical Records (EMR) Adoption in Canada

CMA Policybase - Canadian Medical Association

p. 3
Guiding Principles for Physician Electronic Medical Records (EMR) Adoption in Ambulatory Clinical Practice

https://policybase.cma.ca/link/policy9117

POLICY TYPE: Policy document
LAST REVIEWED: 2019-03-03
DATE: 2008-02-23
TOPICS: Health information and e-health

Documents
Vision for e-Prescribing: a joint statement by the Canadian Medical Association and the Canadian Pharmacists Association

https://policybase.cma.ca/link/policy10670

POLICY TYPE Policy document
LAST REVIEWED 2019-03-03
DATE 2012-12-08
TOPICS Health information and e-health
Pharmaceuticals, prescribing, cannabis, drugs

Documents