

HOUSE No. 01231

The Commonwealth of Massachusetts

PRESENTED BY:

Vincent A. Pedone

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act to extend patient protections to recipients of MassHealth

.

PETITION OF:

NAME:

DISTRICT/ADDRESS:

Vincent A. Pedone

15th Worcester

John W. Scibak

2nd Hampshire

HOUSE No. 01231

By Mr. Vincent A. Pedone of Worcester, petition (accompanied by bill, House, No. 01231) of John W Scibak and Vincent A. Pedone for legislation to extend patient protections to recipients of MassHealth. Joint Committee on Health Care Financing.

[SIMILAR MATTER FILED IN PREVIOUS SESSION
SEE
□ HOUSE
□ , NO. 1092 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act to extend patient protections to recipients of MassHealth

□.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. M.G.L. CHAPTER 176O as Appearing in the 2004 Official Edition is
2 hereby amended by the deletion of the title and insertion of the following new title. HEALTH
3 INSURANCE AND DIVISION OF MEDICAL ASSISTANCE CONSUMER PROTECTIONS.

4 SECTION 2. Said Chapter 176 O Section 1, as amended by Chapter 162 of the Acts of 2005, is
5 further amended by the deletion of the following paragraph:

6 ““Carrier”, an insurer licensed or otherwise authorized to transact accident or health insurance
7 under chapter 175; a nonprofit hospital service corporation organized under chapter 176A; a
8 nonprofit medical service corporation organized under chapter 176B; a health maintenance

9 organization organized under chapter 176G; and an organization entering into a preferred
10 provider arrangement under chapter 176I, but not including an employer purchasing coverage or
11 acting on behalf of its employees or the employees of one or more subsidiaries or affiliated
12 corporations of the employer. Unless otherwise noted, the term "carrier" shall not include any
13 entity to the extent it offers a policy, certificate or contract that provides coverage solely for
14 dental care services or visions care services.”;

15 and, the insertion of the following paragraph:

16 "Carrier", an insurer licensed or otherwise authorized to transact accident or health insurance
17 under chapter 175; a nonprofit hospital service corporation organized under chapter 176A; a
18 nonprofit medical service corporation organized under chapter 176B; a health maintenance
19 organization organized under chapter 176G, the Primary Care Clinician Program or any entity
20 providing managed care services under contract to the Division, or any similar managed care
21 arrangement of the Division of Medical Assistance or its successor providing medical care
22 coverage to eligible individuals under M. G. L. Chapter 118 E; and an organization entering into
23 a preferred provider arrangement under chapter 176I, but not including an employer purchasing
24 coverage or acting on behalf of its employees or the employees of one or more subsidiaries or
25 affiliated corporations of the employer. Unless otherwise noted, the term "carrier" shall not
26 include any entity to the extent it offers a policy, certificate or contract that provides coverage
27 solely for dental care services or visions care services.”

28 SECTION 3. Said Chapter 176 O is further amended by the deletion in the first section of the
29 following definition:

30 "Covered benefits" or "benefits", health care services to which an insured is entitled under the
31 terms of the health benefit plan.”

32 And, the insertion of the following definition:

33 "Covered benefits" or "benefits", health care services to which an insured or a recipient of
34 services under the Division of Medical Assistance or its successor entity under M. G. L. Chapter
35 118 E is entitled under the terms of a health benefit plan or program.

36 SECTION 4. Said Chapter 176 O is further amended by the deletion in Section 1 of the
37 following definition:

38 "Grievance", any oral or written complaint submitted to the carrier which has been initiated by
39 an insured, or on behalf of an insured with the consent of the insured, concerning any aspect or
40 action of the carrier relative to the insured, including, but not limited to, review of adverse
41 determinations regarding scope of coverage, denial of services, quality of care and administrative
42 operations, in accordance with the requirements of this chapter.

43 And, the insertion of the following definition:

44 "Grievance", any oral or written complaint submitted to the carrier or the Division of Medical
45 Assistance or its successor entity under M. G. L. Chapter 118 E which has been initiated by an
46 insured or a recipient of public assistance, or on behalf of an insured or recipient of public
47 assistance with the consent of the insured or the recipient, concerning any aspect or action of the
48 carrier or the Division of Medical Assistance or its successor entity under M. G. L. Chapter 118
49 E relative to the insured or the recipient, including, but not limited to, review of adverse

50 determinations regarding scope of coverage, denial of services, quality of care and administrative
51 operations, in accordance with the requirements of this chapter.

52 SECTION 5. Said Chapter 176 O is further amended by the deletion in Section 1 of the
53 following definition:

54 "Health benefit plan", a policy, contract, certificate or agreement entered into, offered or issued
55 by a carrier to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care
56 services.

57 And, the insertion of the following definition:

58 "Health benefit plan", a policy, contract, certificate or agreement entered into, offered or issued
59 by a carrier to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care
60 services; or a managed care arrangement of the Division of Medical Assistance or its successor
61 entity under M. G. L. Chapter 118 E.

62 SECTION 6. Said Chapter 176 O is further amended by the deletion in Section 1 of the
63 following definition:

64 "Insured", an enrollee, covered person, insured, member, policyholder or subscriber of a carrier,
65 including an individual whose eligibility as an insured of a carrier is in dispute or under review,
66 or any other individual whose care may be subject to review by a utilization review program or
67 entity as described under other provisions of this chapter.

68 And, the insertion of the following definition:

69 "Insured", an enrollee, covered person, insured, member, policyholder or subscriber of a carrier,
70 including an assistance recipient of the Division of Medical Assistance, and including an

71 individual whose eligibility as an insured of a carrier is in dispute or under review, or any other
72 individual whose care may be subject to review by a utilization review program or entity as
73 described under other provisions of this chapter.

74 SECTION 7. Said Chapter 176 O is further amended by the deletion in Section 2 of lines 1
75 through 3 and the insertion in their place of the following:

76 Section 2. (a) There is hereby established within the division a bureau of managed care. Said
77 bureau shall by regulation establish minimum standards for the accreditation of carriers, other
78 than the Division of Medical Assistance or its successor entity under M. G. L. Chapter 118 E, in
79 the following areas:

80 Section 8.

81 Said Chapter 176 O is further amended by the deletion in Section 8 of lines 1 through 8 and the
82 insertion in their place of the following:

83 SECTION 8. A carrier, other than the Division of Medical Assistance or its successor entity
84 under M. G. L. Chapter 118 E, neglecting to make and file its annual statement or the materials
85 required by the commissioner to be filed with the division under this chapter or under chapter
86 176G in the form and within the time required thereby shall be fined \$5,000 for each day during
87 which such neglect continues after being notified by said commissioner of such neglect, and,
88 after notice and a hearing by the commissioner to that effect, its authority to do new business
89 shall cease while such neglect continues

90 SECTION 9. M.G.L. Chapter 118 E Section 38 as appearing in the 2004 Official Edition
91 is hereby amended by insertion at the end thereof of the following new paragraphs:

92 “Within 45 days after the receipt by the Division of completed forms for reimbursement to a
93 physician who participates in a medical service program established pursuant to this chapter, or
94 within 15 days if such claim is received electronically, the Division shall (i) make payments for
95 such services provided by the physician that are services covered under such medical assistance
96 program and for which claim is made, or (ii) notify the physician in writing or by electronic
97 means, within 15 days for written claim forms or 48 hours for electronic claims, of any and all
98 reasons for non-payment, or (iii) notify the physician in writing or by electronic means, within
99 15 days for written claim forms or 48 hours for electronic claims, of all additional information or
100 documentation that is necessary to establish such physician’s entitlement to such reimbursement.
101 If the Division fails to comply with the provisions of this paragraph for any such completed
102 claim, the Division shall pay, in addition to any reimbursement for health care services provided
103 to which the physician is entitled, interest on any unpaid amount of such benefits, which shall
104 accrue beginning 45 days after the Division's receipt of request for reimbursement, or 15 days
105 after the receipt of an electronic claim, at the rate of 1.5 per cent per month, not to exceed 18 per
106 cent per year. The provisions of this paragraph relating to interest payments shall not apply to a
107 claim that the Division is investigating because of suspected fraud.”

108 “The division shall provide written guidelines to providers of medical services that participate in
109 a medical assistance program established pursuant to this chapter setting forth a statement of its
110 policies and procedures that is complete, detailed and specific with regard to what such providers
111 must include in claims for reimbursement in order to qualify as a completed claim for
112 reimbursement payment for which any such provider is entitled. Such guidelines shall identify all
113 of the data and documentation that is to accompany each claim for reimbursement and shall

114 identify all utilization review and other screening policies and procedures employed by the
115 division in reviewing such claims submitted by a provider of medical services.

116 “The Division shall, in its payment to physicians, recognize the use of modifiers to billing codes
117 employed by the Division. Modifiers that indicate that a procedure or service is distinct or
118 separate from other services performed on the same day, including services provided in a
119 separate session or encounter; a different procedure or surgery; a different site, or a separate
120 lesion, or separate injury or site of injury shall be reimbursed in a manner consistent with that of
121 programs providing health coverage under Title XVIII of the Social Security Act. Modifiers that
122 identify a significant, separate evaluation and management service by the same physician on the
123 same day of another, non-comprehensive, billed service or procedure shall be recognized by the
124 Division and be compensated in a manner consistent with that of programs providing health
125 coverage under Title XVIII of the Social Security Act. In implementation of the provisions of
126 this paragraph, the Division shall use the Medicare Correct Coding Initiative standards for
127 modifiers 25 and 59.”

128 The Division shall institute no policy or practice of recoupment, reduction, review or retroactive
129 denial of payments to any physician or physicians for services provided one year or more prior to
130 the date of the Division’s initiating said policy or practice. Physicians must be given written
131 notice by the Division specifying any and all policy changes which may result in recoupments,
132 reductions or reviews of payments for physician services at least 90 days prior to the
133 implementation of such recoupments, reductions or reviews.