


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Law S. 1326\) 260,1999 Empower the Puerto Rico Medical Care Court \(T.E.M.\) to create the Information System and Public Guidance NUM LAW. 260 AUGUSTA 17, 1999 Authorize the Puerto Rico Medical Care Court \(T.E.M.\) to create a system of information and public guidance for licensed physicians in Puerto Rico and its specialties; which will also be available to the public over the Internet. EXPOSURE OF REASONS Law No. 22 of April 22, 1931, created the Court of Medical Care of Puerto Rico \(T.E.M.\). It was the institution responsible for providing medical practices in Puerto Rico and training applicants for the practice of the medical profession. It serves to enforce and implement the State's public policy on services provided by health workers, which should be of the highest quality. Law 22 above sets out the rules and procedures governing admission or certification processes that direct the functions of the Medical Examination Tribunal. When a medical student leaves medical school and wants to practice a profession in Puerto Rico, they must go to T.E.M., where they must provide the necessary information to process their application and pass resale exams. Basic information, which in turn can serve as a guide for those who want the best possible care. On the other hand, one of the main challenges in obtaining adequate health services is the ability to obtain information on available human resources. However, this is one of the areas that deserves the most attention, as it is heavily dependent on the provision of appropriate health services to the community. Information on the country's human resources provides a statistical basis for the quality and quantity of trained persons and their training as guarantees for service users. Information that should be easily accessible to society as a whole. Description of the training data allows the patient to orient the patient properly before proceeding with the choice of his doctor. It is important to check the medical professional's credentials, medical training and whether the doctor is certified by the court of medical examination in any specialty. Certification by the competent authority means that the doctor has received medical training and passed the examinations offered by the organization. There is also a need to allow patients access to quick information that can help them make a more informed decision about their health care provider. This ensures that procedures are properly prepared. Thus, those who want to get information about a doctor's professional history can quickly get it from a medical court or access it through their website. The Legislative Assembly, taking this view in mind and providing the necessary information on medical professionals available in Puerto Rico, is introducing this legislation to assist our people and to facilitate information on practitioners in Puerto Rico and their specialties. Decree of the Legislative Assembly of Puerto Rico: Article 1. - This law will be known as the System of Information and Public Guidance of Doctors and Professionals. Article 2. This law is designed to provide the public with a mechanism to facilitate guidance and information related to medical practitioners in Puerto Rico. Article 3. - The Court of Health Care \(T.E.M.\), established under Act 22 of 22 April 1931, as amended, will be required to establish a system of information and guidance aimed at making it easier for our people under the Act. In addition, the information system will be available to the public through the Internet. Article 4. - T.E.M. integrates the following data to establish an individual information system for doctors licensed in Puerto Rico in accordance with the Act, which should be available to the public and includes the following information: \(a\) the name of the medical schools where the doctor studied and the school graduation date; b\) Higher medical education; \(c\) Certification for medical specialty; Number of years in practice and places where he has performed his duties with a brief description of his responsibilities; \(e\) The name of the hospitals where you have the privileges; Appointments or appointments at educational medical faculties; Information on publications in medical literature; Information related to activities or recognition received by the community professional service; \(f\) The current address of your seat Work Indication whether a specialist is a member of Medicaid or any other program; \(k\) Description of any criminal conviction for serious or less serious crimes, which by the regulations stipulates that T.E.M. should be included. For the purposes of this subsection, a person is considered to have been convicted of a crime in which he has pleaded guilty or if he is found guilty by a court of jurisdiction; \(l\) Description of any disciplinary action taken by T.E.M.; Description of any disciplinary action taken by the investigative council or tribunal of any State or country; \(n\) Description of the cancellation or enforcement of privileges in a hospital for reasons related to its competence as a professional, accepted by the hospital's governing body or any other authorized hospital officer and after due process, or a reluctance to resume work as a member of the medical team, or any action taken by the hospital as a disciplinary measure related to its professional competence in the hospital; \(o\) Any judgment or monetary decision by the complainant or settlement made where T.E.M., following an investigation, considers that medical misconduct has been committed. Payment provisions must be defined in at least three different categories, depending on the degree, level of importance or value of the award or agreement. Information relating to payments for medical misconduct should be treated in a comparative context in accordance with experience, with experience from other professionals of the same profession. Any information relating to agreements or agreements reached must be accompanied by the following text: An agreement or settlement of a transaction may take place for various reasons that are not necessarily a negative reflection of the competence or conduct of a professional. Payment made under an agreement in a claim or claim for a practice of ill-treatment should not be construed as a presumption of danger. Nothing in this subsection should be construed as restricting or preventing T.E.M. from providing additional explanatory information on the meaning of the agreement in accordance with the categories listed above. Claims awaiting medical examination should not be disclosed to the public by T.E.M. None of this should be construed as preventing T.E.M. from investigating and disciplining a physician on the basis of pending medical misconduct claims. Article 5. - Before publication, T.E.M. will provide each health care professional with a copy of his individual information. Your doctor will have a reasonable period of time that will not exceed thirty \(30\) days to indicate any necessary corrections of information Article 6. - A health care professional may omit information in subparagraphs \(f\), \(g\) and \(h\) including appointments or appointments at educational medical faculties, publications and events, or recognitions obtained by public professional services. In the process of collecting data authorized in this Act and when it is published, T.E.M. must inform the medical professional of the possibility of not providing the information required in subparagraphs \(f\), \(g\) and \(h\), inclusive. Article 7. T.E.M. is empowered to adopt the rules and regulations that it considers necessary to implement the Act in accordance with the procedure established in Act 170 of 12 August 1988, as amended, known as the Law on uniform administrative order of the associate free State of Puerto Rico. Article 8. T.E.M. must have information at the disposal of the public, authorized in the present case in accordance with the parameters set out in this Act and the provisions adopted in accordance with it. Article 9. If a court whose jurisdiction declares any part of the act invalid or unconstitutional, the rest of the Act must survive in full force. Article 10. - This law will come into force thirty \(30\) days after its approval. \[Click here to go back to the previous menu\]\(#\) and choose a different law. \*\*WARNING\*\* This document is a document of the laws of the associated free state P.R., which is subject to changes and adjustments in the process of drafting and publishing Puerto Rico's laws. Its electronic distribution is made as a public service for society. LexJuris Puerto Rico is always under construction. | \[Laws and Law Information Agencies Of Puerto Rico\]\(#\) \[Cities Future Services?\]\(#\) \[Advertising Catalogs?\]\(#\) \[Shopping?\]\(#\) \[Events News Entertainment?\]\(#\) The publications of CDs Information, images, graphics or other content in all documents produced by Lexjuris are the property of Lexjuris. Other documents available in our connections are the property of their respective owners. Rights reserved. Copyright \(c\) 1997 LexJuris Puerto Rico and CD Publications. 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