HB1600 FA2 GiseEm-TJ(Untimely Filed) 3/17/2025 1:01:18 pm

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB1600 Of the printed Bill
Page Section Lines Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Emily Gise

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	FLOOR SUBSTITUTE FOR
4 5	HOUSE BILL NO. 1600 By: Gise, Williams, Pae, Roberts, Caldwell (Chad), Adams, Steagall, Harris,
6	and Kelley of the House
7	and
8	Hines of the Senate
9	
10	
11	FLOOR SUBSTITUTE
12	An Act relating to health care; enacting the Lori Brand Patient Bill of Rights Act of 2025; creating a
13	list of rights for a patient seeking treatment; specifying certain responsibilities of patients
14	seeking treatment; creating certain rights for minor patients seeking treatment; specifying certain
15 16	responsibilities of parents of minor patients seeking treatment; providing for codification; and providing an effective date.
17	an effective date.
18	
19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. NEW LAW A new section of law to be codified
21	in the Oklahoma Statutes as Section 3401 of Title 63, unless there
22	is created a duplication in numbering, reads as follows:
23	This act shall be known and may be cited as the "Lori Brand
24	Patient Bill of Rights Act of 2025".

Req. No. 13342

SECTION 2. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 3401.1 of Title 63, unless there
 is created a duplication in numbering, reads as follows:

A. Each patient treated in this state shall have the following5 rights when being treated:

6 1. The right to considerate and respectful care, provided in a
7 safe environment, free from all forms of abuse, neglect, harassment,
8 and exploitation;

9 2. To receive information in a manner that he or she understands. Communications with the patient shall be effective and 10 11 provided in a manner that facilitates understanding by the patient. Written information provided will be appropriate to the age, 12 13 understanding, and, as appropriate, the language of the patient. As 14 appropriate, communications specific to the vision-, speech-, 15 hearing-, cognitive-, and language-impaired patient will be 16 provided. The hospital shall meet the requirements of federal 17 regulations that require program and facility accessibility;

3. To receive as much information about any proposed treatment or procedure as he or she may need in order to give informed consent or to refuse the course of treatment. Except in emergencies, this shall include a description of the procedure or treatment, the medically significant risks involved in the procedure or treatment, alternate courses of treatment or nontreatment and the risks

24

1 involved in each, and the name of the person who shall carry out the 2 procedure or treatment;

To have an advance directive attorney for health care 3 4. concerning treatment or to designate a surrogate decision-maker with 4 5 the expectation that the hospital will honor the intent of that directive to the extent allowed by law and hospital policy. The 6 7 health care provider shall advise a patient of his or her rights under state law and hospital policy to make informed medical 8 9 decisions, ask if the patient has an advance directive, and include 10 that information in patient records. The patient has the right to timely information about hospital policy that may limit its ability 11 to implement a legally valid advance directive; 12

13 5. To participate in the development and implementation of his 14 or her plan of care and actively participate in decisions regarding 15 his or her medical care;

16 6. To accept medical care or to refuse treatment, to the extent 17 permitted by law, and to be informed of the consequences of such 18 refusal;

19 7. To become informed of his or her rights as a patient in 20 advance of, or when discontinuing, the provision of care. The 21 patient may appoint a representative to receive this information 22 should he or she so desire;

8. To have a family member or representative of his or her
choice notified promptly of his or her admission to the hospital;

Req. No. 13342

9. To request that no information regarding his or her
 admittance, diagnosis, or treatment be released;

3 10. To review the records and obtain a copy of the medical 4 records pertaining to his or her medical care and to have the 5 information explained or interpreted as necessary, except when 6 restricted by law;

7 11. To reasonable continuity of care, when appropriate, and to 8 be informed by the doctor and other caregivers of available and 9 realistic patient care options when hospital care is no longer 10 appropriate;

11 12. To confidential treatment of all communications and records 12 pertaining to his or her care and stay at the hospital;

13 13. To expect that, within its capability, capacity, and 14 policies, the hospital shall make a reasonable response to the 15 request of a patient for appropriate and medically directed care and 16 services. The hospital shall provide evaluation, service, and a 17 referral as indicated by the urgency of the case. When medically 18 appropriate and legally permissible, or when a patient has requested 19 a transfer, that patient may be transferred to another facility. 20 That facility shall have first accepted the patient for transfer. 21 The patient shall also have the benefit of the complete information 22 and explanation concerning the need for, risks and benefits of, and 23 alternatives to such a transfer;

24

Req. No. 13342

1 14. The patient or patient's representative has the right to 2 participate in the consideration of ethical issues that might arise 3 in the care of the patient. The hospital shall have a mechanism for 4 the consideration of ethical issues arising in the care of patients 5 and to provide education to caregivers and patients on ethical 6 issues in health care;

7 15. To be advised of the hospital's complaint or grievance process should the patient wish to communicate a concern regarding 8 9 the quality of care he or she receives. This includes whom to 10 contact to file a complaint. The patient shall be provided with a 11 written notice of the complaint determination that contains the name 12 of the hospital's contact person, the steps taken on his or her 13 behalf to investigate the complaint, the results of the complaint 14 and, when possible, the resolution of the complaint concerning the 15 quality of care;

16 16. To examine and receive an explanation of his or her bill 17 regardless of source of payment;

18 17. To remain free from restraints or seclusion in any forms 19 that are not medically necessary or are used as a means of coercion, 20 discipline, convenience, or retaliation by staff;

21 18. To receive the visitors whom he or she designates,
22 including, but not limited to, a spouse, a domestic partner,
23 including a same-sex domestic partner, another family member, or a
24 friend. The patient has the right to withdraw or deny consent at

Req. No. 13342

1 any time. Visitation shall not be restricted, limited, or otherwise 2 denied on the basis of race, color, national origin, religion, sex, 3 or disability; and

19. Through use of the hospital-issued notice of noncoverage,
Medicare beneficiaries have the right to be informed in advance of
procedures or treatment for which Medicare may deny payment, and
that the beneficiary may be personally responsible for full payment
if Medicare denies payment.

9 B. A patient, guardian of a patient, or legally authorized
10 representative of a patient shall have the following
11 responsibilities:

To provide accurate and complete information concerning the
 patient's present complaints, past illnesses, hospitalizations,
 medications, and other matters relating to his or her health;

15 2. To report perceived risks in the patient's care and 16 unexpected changes in his or her condition to the responsible health 17 care provider;

18 3. For the patient's actions should he or she refuse treatment 19 or not follow his or her doctor's orders;

20 4. To ask questions when the patient does not understand what 21 he or she has been told about the patient's care or what he or she 22 is expected to do;

23 5. To be considerate of the rights of other patients and 24 hospital personnel;

Req. No. 13342

To participate in educational and discharge planning
 activities necessary to ensure that he or she has adequate knowledge
 and support services to provide him or her with a safe environment
 upon discharge from the hospital;

5 7. To ask the doctor or nurse what to expect regarding pain 6 management, to discuss pain relief options with doctors and nurses 7 and to help develop a pain management plan, to ask for pain relief 8 when pain first begins, to help doctors and nurses assess the 9 patient's pain, to tell the doctors and nurses if his or her pain is 10 not relieved, and to tell doctors and nurses about any concerns 11 about taking pain medication;

12 8. For keeping appointments and for notifying the hospital or13 doctor when he or she is unable to do so;

9. Being respectful of his or her personal property and that of other patients in the hospital;

16 10. Following hospital procedures; and

17 11. Assuring that the financial obligations of his or her care18 is fulfilled as promptly as possible.

19 C. Any minor patient has the following rights when being 20 treated in this state:

21 1. To be treated with respect in regards to:

a. each child and adolescent as a unique individual, and
b. the caretaking role and individual response of the
parent and legal guardian;

Req. No. 13342

1	2. To provisions for normal physical and physiological needs of
2	a growing child including nutrition, rest, sleep, warmth, activity,
3	and freedom to move and explore. Minors shall have the right to:
4	a. appropriate treatment in the least restrictive
5	setting,
6	b. not receive unnecessary or excessive medication,
7	c. an individualized treatment plan and the right to
8	participate in the plan,
9	d. a humane treatment environment that provides
10	reasonable protection from harm and appropriate
11	privacy for personal needs,
12	e. separation from adult patients when possible, and
13	f. regular communication between the minor patient and
14	the patient's family or legal guardian;
15	3. To consistent, supportive, and nurturing care which:
16	a. meets the emotional and psychosocial needs of the
17	minor, and
18	b. fosters open communication;
19	4. To provisions for self-esteem needs which will be met by
20	attempts to give the minor:
21	a. the reassuring presence of a parent or legal guardian,
22	b. freedom to express feelings or fears with appropriate
23	reactions,
24	

Req. No. 13342

1	с.	as much control as possible over both self and
2		situation,
3	d.	opportunities to work through experiences before and
4		after they occur, verbally, in play, or in other
5		appropriate ways, and
6	e.	recognition for coping well during difficult
7		situations;
8	5. To	provisions for varied and normal stimuli of life which
9	contributes	s to cognitive, social, emotional, and physical
10	development	al needs such as play, educational, and social activities
11	essential t	to all children and adolescents;
12	6. To	information about what to expect prior to, during, and
13	following a	procedure or experience and support in coping with it;
14	7. To	participate in decisions with a parent or legal guardian
15	affecting h	is or her own medical treatment; and
16	8. To	the minimization of stay duration by recognizing
17	discharge p	lanning needs.
18	D. Not	withstanding subsection C, parents or legal guardians
19	have the fi	nal say in their minor child's medical care as specified
20	in Section	2002 of Title 25 of the Oklahoma Statutes, subject to the
21	provisions	of this title.
22	E. All	parents and legal guardians of minor patients in this
23	state shall	have the following responsibilities:
24		
	•	

1	1. To continue in his or her parenting role to the extent of
2	his or her ability; and
3	2. To be available to participate in decision-making and
4	provide staff with knowledge of other parent or family whereabouts.
5	SECTION 3. This act shall become effective November 1, 2025.
6	
7	60-1-13342 TJ 03/14/25
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	