GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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Short Title:

HOUSE BILL 519 PROPOSED COMMITTEE SUBSTITUTE H519-PCS10486-ST-6

Parents' Medical Bill of Rights.

	Sponsors:	
	Referred to:	
	March 27, 2025	
1	A BILL TO BE ENTITLED	
2	AN ACT REVISING THE LAWS REGARDING WHEN MINORS CAN GIVE EFFECTIV	/E
3	CONSENT TO MEDICAL TREATMENT ON THEIR OWN AUTHORITY AND WHE	EN
4	PARENTS ARE ALLOWED ACCESS TO MINORS' MEDICAL RECORDS.	
5	The General Assembly of North Carolina enacts:	
6	SECTION 1. Part 1 of Article 1A of Chapter 90 of the General Statutes reads	as
7	rewritten:	
8	"Article 1A.	
9	"Treatment of Minors.	
10	"Part 1. General Provisions.	
11	"§ 90-21.1. When physician providers may treat minor without consent of parent, guardia	an
12	or person in loco parentis.	
13	It shall be lawful for any physician physician, physician assistant, or nurse practition	ier
14	licensed to practice medicine-in North Carolina to render treatment to any minor without fin	
15	obtaining the consent and approval of either the father or mother of said child, or any perso	
16	acting as guardian, or any person standing in loco parentis to said child where:	
17	(1) The parent or parents, the guardian, or a person standing in loco parentis	to
18	said child cannot be located or contacted with reasonable diligence during the	
19	time within which said minor needs to receive the treatment herein authorize	ed,
20	or	
21	(2) Where the identity of the child is unknown, or where the necessity f	or
22	immediate treatment is so apparent that any effort to secure approval wou	
22 23	delay the treatment so long as to endanger the life of said minor, or	
24	(3) Where an effort to contact a parent, guardian, or person standing in log	co
25	parentis would result in a delay that would seriously worsen the physic	
26	condition of said minor, or	
27	(4) Where the parents refuse to consent to a procedure, and the necessity f	or
28	immediate treatment is so apparent that the delay required to obtain a cou	
29	order would endanger the life or seriously worsen the physical condition	
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31	objection as herein authorized unless the physician physician, physician	
32	assistant, or nurse practitioner shall first obtain the opinion of anoth	
33	physician physician, physician assistant, or nurse practitioner licensed	
34	practice medicine in the State of North Carolina that such procedure	
35	necessary to prevent immediate harm to the child.	



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1	(5) Where the physician, physician assistant, or nurse practitioner has a
2	reasonable belief the treatment is for a condition, disease, or injury triggering
3	an obligation to report under G.S. 7B-301 or G.S. 90-21.20(c1).
4	(b) Provided, however, that the The refusal of a physician physician, physician assistant,
5	or nurse practitioner to use, perform or render treatment to a minor without the consent of the
6	minor's parent, guardian, or person standing in the position of loco parentis, in accordance with
7	this Article, shall not constitute grounds for a civil action or criminal proceedings against such
8	physician.the physician, physician assistant, or nurse practitioner.
9	"§ 90-21.2. "Treatment" defined.
10	The word "treatment" as used in G.S. 90-21.1 is hereby defined to mean any medical
11	procedure or treatment, including X rays, the administration of drugs, blood transfusions, use of
12	anesthetics, and laboratory or other diagnostic procedures employed by or ordered by a physician
13	physician, physician assistant, or nurse practitioner licensed to practice medicine in the State of
14	North Carolina that is used, employed, or ordered to be used or employed commensurate with
15	the exercise of reasonable care and equal to the standards of medical practice normally employed
16	in the community where said physician physician, physician assistant, or nurse practitioner
17	administers treatment to said minor.
18	"§ 90-21.3. Performance of surgery on minor; obtaining second opinion as to necessity.
19	The word "treatment" as defined in G.S. 90-21.2 shall also include any surgical procedure
20	which in the opinion of the attending physician is necessary under the terms and conditions set
21	out in G.S. 90-21.1; provided, however, no surgery shall be conducted upon a minor as herein outbaried uplace the surgeon shall first abtain the animies of another physician licensed to
22	authorized unless the surgeon shall first obtain the opinion of another physician licensed to
23	practice medicine in the State of North Carolina that said surgery is necessary under the conditions set for the $C = 00.21$ is provided further that in any emergency situation that shall
24 25	conditions set forth in G.S. 90-21.1; provided further, that in any emergency situation that shall arise in a granul community where it is impossible for the surgeon to contact
23 26	arise in a rural community, or in a community where it is impossible for the surgeon to contact any other physician for the purpose of obtaining his opinion as to the necessity for immediate
20 27	surgery, it shall not be necessary for the surgeon to obtain approval from another physician before
27	performing such surgery as is necessary under the terms and conditions set forth in G.S. 90-21.1.
28 29	"§ 90-21.4. Responsibility, liability and immunity of physicians.
30	(a) Any physician physician, physician assistant, or nurse practitioner licensed to practice
31	medicine in North Carolina providing health services to a minor under the terms, conditions and
32	circumstances of this Article shall not be held liable in any civil or criminal action for providing
33	such services without having obtained permission from the minor's parent, legal guardian, person
34	standing in loco parentis, or a legal custodian other than a parent when granted specific authority
35	in a custody order to consent to medical or psychiatric treatment. The physician physician,
36	physician assistant, or nurse practitioner shall not be relieved on the basis of this Article from
37	liability for negligence in the diagnosis and treatment of a minor.
38	(b) The physician physician, physician assistant, or nurse practitioner shall not notify a
39	parent, legal guardian, person standing in loco parentis, or a legal custodian other than a parent
40	when granted specific authority in a custody order to consent to medical or psychiatric treatment,
41	without the permission of the minor, concerning the medical health services set out in
42	G.S. 90-21.5(a), unless the situation in the opinion of the attending physician physician,
43	physician assistant, or nurse practitioner indicates that notification is essential to the life or health
44	of the minor. If a parent, legal guardian[,] person standing in loco parentis, or a legal custodian
45	other than a parent when granted specific authority in a custody order to consent to medical or
46	
47	psychiatric treatment contacts the physician concerning the treatment or medical services being
47	psychiatric treatment contacts the physician concerning the treatment or medical services being provided to the minor, the physician may give information.
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	provided to the minor, the physician may give information.

51 in North Carolina for medical health services for the prevention, diagnosis and treatment of (i)

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1	venereal disease and other diseases reportable under G.S. 130A-135, (ii) pregnancy, (iii) abuse
2	of controlled substances or alcohol, and (iv) emotional disturbance.pregnancy.
3	(a1) Any minor age 16 or older may give effective consent to a physician, physician
4	assistant, or nurse practitioner licensed to practice in North Carolina for medical health services
5	for the diagnosis and treatment of venereal disease and other diseases reportable under
6	G.S. 130A-135 if the disease can be treated with a prescription with a duration of 10 days or less.
7	(a2) This section does not authorize the inducing of an abortion, performance of a
8	sterilization operation, or admission to a 24-hour facility licensed under Article 2 of Chapter
9	122C of the General Statutes except as provided in G.S. 122C-223. This section does not prohibit
0	the admission of a minor to a treatment facility upon his own written application in an emergency
1	situation as authorized by G.S. 122C-223.
2	(a1)(a3) Notwithstanding any other provision of law to the contrary, a health care provider
3	shall obtain written consent from a parent or legal guardian prior to administering any vaccine
4	that has been granted emergency use authorization and is not yet fully approved by the United
5	States Food and Drug Administration to an individual under 18 years of age.
6	(b) Any minor who is emancipated may consent to any medical treatment, dental and
7	health services for himself or for his child.
8	" <u>§ 90-21.5B. Parental access to minors' medical records.</u>
9	(a) Except as provided in this section, parents and legal guardians have the right to access
0	and review all medical records of their minor child, including medical records of care for which
1	the minor may give effective consent under G.S. 90-21.5.
2	(b) Notwithstanding subsection (a) of this section, parents and legal guardians do not
3	have the right to access and review a minor's medical records if any of the following apply:
4	(1) The medical records are of health care described in G.S. 90-21.1(5).
5	(2) The medical records are of health care described in G.S. 90-21.5(a).
6	(3) The release of the medical records is prohibited by a valid court order.
7	(4) The parent or legal guardian is the subject of an investigation for a crime
8	committed against the minor and a law enforcement agency or official has
9	requested that the medical records not be released.
0	(c) For purposes of this section, medical record shall include any documentation of
1	treatment regardless of medium, whether paper, electronic, or database storage."
2	SECTION 2. This act becomes effective October 1, 2025, and applies to acts
33	occurring on or after that date.