GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

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HOUSE BILL 915

Short Title: Health Care Consent/Minor.

(Public)

Sponsors: Representatives Griffin; and Bowman.

Referred to: Judiciary II.

April 13, 1993

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE A METHOD FOR PARENTS TO AUTHORIZE
3	CONSENT BY ANOTHER FOR HEALTH CARE FOR THE PARENTS' MINOR
4	CHILD.
5	The General Assembly of North Carolina enacts:
6	Section 1. Chapter 32A of the General Statutes is amended by adding the
7	following new Article to read:
8	" <u>ARTICLE 4.</u>
9	"CONSENT TO HEALTH CARE FOR MINOR.
10	" <u>§ 32A-28. Purpose.</u>
11	(a) The General Assembly recognizes as a matter of public policy the
12	fundamental right of a parent to delegate decisions relating to health care for the parent's
13	minor child where the parent is unavailable for a period of time by reason of travel or
14	otherwise.
15	(b) The purpose of this Article is to establish a nonexclusive method for a parent
16	to authorize in the parent's absence consent to health care for the parent's minor child.
17	This Article is not intended to be in derogation of the common law or of Article 1A of
18	Chapter 90 of the General Statutes.
19	" <u>§ 32A-29. Definitions.</u>
20	As used in this Article, unless the context clearly requires otherwise, the term:
21	(1) 'Agent' means the person authorized pursuant to this Article to consent
22	to and authorize health care for a minor child.
23	(2) 'Authorization to consent to health care for minor' means a written
24	instrument, signed by the custodial parent and acknowledged before a

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1		notary public, pursuant to which the custodial parent authorizes an
2		agent to authorize and consent to health care for the minor child of the
3		custodial parent, and which substantially meets the requirements of
4		this Article.
5	<u>(3)</u>	'Custodial parent' means a parent having sole or joint legal custody of
6		that parent's minor child.
7	<u>(4)</u>	'Health care' means any care, treatment, service or procedure to
8		maintain, diagnose, treat, or provide for a minor child's physical or
9		mental or personal care and comfort, including life sustaining
10		procedures and dental care.
11	<u>(5)</u>	'Life sustaining procedures' are those forms of care or treatment which
12		only serve to artificially prolong the dying process and may include
13		mechanical ventilation, dialysis, antibiotics, artificial nutrition and
14		hydration, and other forms of treatment which sustain, restore, or
15		supplant vital bodily functions, but do not include care necessary to
16		provide comfort or to alleviate pain.
17	<u>(6)</u>	'Minor or minor child' means an individual who has not attained the
18		age of 18 years and who has not been emancipated.
19	" <u>§ 32A-30. Wh</u>	o may make an authorization to consent to health care for minor.
20	Any custodi	al parent having understanding and capacity to make and communicate
21	health care deci	sions who is 18 years of age or older or who is emancipated may make
22	an authorization	to consent to health care for the parent's minor child.
23	" <u>§ 32A-31. Ext</u>	ent and limitations of authority.
24	(a) A cus	stodial parent of a minor child, pursuant to an authorization to consent to
25	health care for	minor, may grant an agent full power and authority to consent to and
26		care for the minor child to the same extent that a custodial parent could
27		nt and authorization.
28	<u>(b)</u> <u>An a</u>	uthorization to consent to health care for minor may contain, and the
29	authority of th	e agent designated shall be subject to, any specific limitations or
30		ne custodial parent deems appropriate.
31		stodial parent may not, pursuant to an authorization to consent to health
32	. ,	authorize an agent to consent to the withholding or withdrawal of life
33	sustaining proce	•
34		ration of authorization; revocation.
35		uthorization to consent to health care for minor shall be automatically
36	revoked as follo	•
37	(1)	If the authorization to consent to health care for minor specifies a date
38	\/	after which it shall not be effective, then the authorization shall be
		······································
39		automatically revoked upon such date
39 40	(2)	<u>automatically revoked upon such date.</u> An authorization to consent to health care for minor shall be revoked
40	<u>(2)</u>	An authorization to consent to health care for minor shall be revoked
	<u>(2)</u>	· · · · ·

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1	(3) An authorization to consent to health care for minor execu	ited by a
2	custodial parent shall be revoked upon the termination	•
3	custodial parent's rights to custody of the minor child.	
4	(b) An authorization to consent to health care for minor may be revoke	ed at any
5	time by the custodial parent making such authorization. The custodial parent	rent may
6	exercise such right of revocation by executing and acknowledging an instru	ument of
7	revocation, by executing and acknowledging a subsequent authorization to contract the security of the security	onsent to
8	health care for the minor, or in any other manner in which the custodial parent	is able to
9	communicate the parent's intent to revoke. Such revocation shall become effect	tive only
10	upon communication by the custodial parent to the agent named in the	revoked
11	authorization.	
12	(c) In the event of a disagreement regarding the health care for a min	
13	between two or more agents authorized pursuant to this Article to consen	
14	authorize health care for a minor, or between any such agent and a parent of the	
15	whether or not the parent is a custodial parent, then any authorization to co	
16	health care for minor designating any person as an agent shall be revoked d	-
17	period of such disagreement, and the provisions of health care for the minor du	-
18	period shall be governed by the common law, the provisions of Article 1A of	-
19	90, and other provisions of law, as if no authorization to consent to health care to	tor minor
20	had been executed.	C (11
21	(d) <u>An authorization to consent to health care for minor shall not be af</u>	
22	the subsequent incapacity or mental incompetence of the custodial parent mak	ting such
23	authorization.	
24 25	" <u>§ 32A-33. Reliance on authorization to consent to health care for minor.</u>	ha 1. aa 1. 1.
25 26	(a) <u>Any physician, dentist, or other health care provider involved in the super state and in a size of a minor shild may rely upon the super the super the second result and in a size of the second result.</u>	
26 27	care of a minor child may rely upon the authority of the agent named in a signacknowledged authorization to consent to health care for minor in the absence	
27	knowledge that the authorization has been revoked or is otherwise invalid.	<u>OI actual</u>
28 29	(b) Any consent to health care for a minor child given by an agent pursu	iant to an
2) 30	authorization to consent to health care for minor shall have the same effect	
31	custodial parent making the authorization were present and acting on beha	
32	parent's minor child. Any physician, dentist, or other health care provider r	
33	good faith on the authority of an agent shall be protected to the full extent of the	
34	conferred upon the agent, and no person so relying on the authority of the agen	.
35	liable, by reason of reliance, for actions taken pursuant to a consent of the agent	
36	"§ 32A-34. Statutory form authorization to consent to health care for mino	
37	The use of the following form in the creation of any authorization to co	
38	health care for minor is lawful and, when used, it shall meet the requirement	
39	construed in accordance with the provisions of this Article.	
40	'AUTHORIZATION TO CONSENT	
41	TO HEALTH CARE FOR MINOR.'	
42		
43	I, , of County, , am the custod	ial parent
44	having legal custody of , a minor child, age , born ,	<u>, 19 . I</u>

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1 2	authorize, an adult in whose care the minor child has beenentrusted, and who resides at, to do any acts which may be necessary or
3	proper to provide for the health care of the minor child, including, but not limited to, the
4	power (i) to provide for such health care at any hospital or other institution, or the
5	employing of any physician, dentist, nurse, or other person whose services may be
6	needed for such health care, and (ii) to consent to and authorize any health care,
7	including administration of anesthesia, X-ray examination, performance of operations,
8	and other procedures by physicians, dentists, and other medical personnel.
9	
10	[Optional: This consent shall be effective from the date of execution to and
11	including , 19 .].
12	
13	By signing here, I indicate that I have the understanding and capacity to
14	communicate health care decisions and that I am fully informed as to the contents of
15	this document and understand the full import of this grant of powers to the agent named
16	herein.
17	
18	(SEAL) Custodial Parant
19 20	Custodial Parent Date
20	STATE OF NORTH CAROLINA
21	STATE OF NORTH CAROLINA
22	COUNTY OF
23	
25	On this day of , 19 , personally appeared before me the
26	named , to me known and known to me to be the person described in and who
27	executed the foregoing instrument and he (or she) acknowledges that he (or she)
28	executed the same and being duly sworn by me, made oath that the statements in the
29	foregoing instrument are true.
30	
31	
32	Notary Public
33	
34	My Commission Expires:
35	
36	(OFFICIAL SEAL)."
37	Sec. 2. This act becomes effective January 1, 1994.