GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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SENATE BILL 226

Health and Human Resources Committee Substitute Adopted 3/5/03 Judiciary II Committee Substitute Adopted 4/8/03 Fourth Edition Engrossed 4/10/03 House Committee Substitute Favorable 6/17/03

Short Title: Unauthorized Admin. Meds. by Child Care Fac.	(Public)
Sponsors:	
Referred to:	
February 26, 2003	
A BILL TO BE ENTITLED	
AN ACT TO PROHIBIT THE ADMINISTRATION OF MEDICATION TO	A CHILD
IN A LICENSED OR UNLICENSED CHILD CARE FACILITY W	TUOHTI
PROPER AUTHORIZATION FROM THE CHILD'S PARENT OR GUAR	RDIAN.
The General Assembly of North Carolina enacts:	
SECTION 1. This act shall be known as "Kaitlyn's Law".	
SECTION 2. Article 7 of Chapter 110 of the General Statutes is an	nended by
adding a new section to read:	-
"§ 110-102.1A. Unauthorized administration of medication.	
(a) It is unlawful for an employee, owner, household member, volu	inteer, or
operator of a licensed or unlicensed child care facility as defined in G.S. 1	10-86, to
willfully administer, without written authorization, prescription or over-th	e-counter
medication to a child attending the child care facility. For the purposes of thi	
written authorization shall include the child's name, date or dates for v	
authorization is applicable, dosage instructions, and signature of the child's	parent or
guardian.	
(b) In the event of an emergency medical condition and the child's	_
guardian is unavailable, it shall not be unlawful to administer medication t	
attending the child care facility without written authorization as requir	
subsection (a) of this section if the medication is administered with the auth	
and in accordance with instructions from a bona fide medical care prov	<u>ider. For</u>
purposes of this subsection, the following definitions apply:	
(1) A bona fide medical care provider means an individua	I who is

licensed, certified, or otherwise authorized to prescribe the medication.

1		<u>(2)</u>	<u>An</u>	emer	gency	medical	condition	means	circum	stances	where	a
2			prud	lent l	aypers	on acting	reasonabl	y would	d have	believed	that	an
3	emergency medical condition existed.											
4	<u>(c)</u>	A vio	lation	of tl	his sec	tion that 1	results in se	erious in	jury to	the child	l shall	<u>be</u>
5	punished	as a Cla	ass F	felor	ı <u>y.</u>							
6	<u>(d)</u>	Any o	ther v	violat	ion of 1	this sectio	n shall be p	unished	as a Cla	ass H felo	ony."	
7		SECT	ION	3. T	This ac	t becomes	s effective 1	Decembe	er 1, 20	03, and a	applies	to
8	offenses	commit	ted o	n or a	fter tha	at date.						