Unofficial Copy J1 HB 560/98 - ENV

By: Delegate O'Donnell

Introduced and read first time: January 22, 1999 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

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Parental Rights Act of 1999

3 FOR the purpose of altering a certain condition under which a minor has the same

- 4 capacity as an adult to consent to medical treatment; repealing certain authority
- 5 concerning the capacity of a minor to consent as an adult to certain types of
- 6 treatment; repealing a certain immunity from liability provided to physicians
- 7 and certain other individuals who treat minors for certain health-related
- 8 problems; and generally relating to the treatment of minors.

9 BY repealing and reenacting, with amendments,

- 10 Article Health General
- 11 Section 20-102
- 12 Annotated Code of Maryland
- 13 (1996 Replacement Volume and 1998 Supplement)

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

15 MARYLAND, That the Laws of Maryland read as follows:

Article - Health - General

17 20-102.

16

18 (a) A minor has the same capacity as an adult to consent to medical treatment19 if the minor:

20 (1) Is married; or

21 (2) Is the parent of a child.

22 (b) A minor has the same capacity as an adult to consent to medical treatment

23 if, in the judgment of the attending physician, the IMMEDIATE life or health of the

24 minor would be affected adversely by delaying treatment to obtain the consent of

25 [another individual] THE PARENT, GUARDIAN, OR CUSTODIAN OF THE MINOR.

26 (c) A minor has the same capacity as an adult to consent to:

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1	(1)	Treatm	ent for or advice about drug abuse;
2	(2)	Treatment for or advice about alcoholism;	
3	(3)	Treatment for or advice about venereal disease;	
4	[(4)	Treatment for or advice about pregnancy;	
5	(5)	Treatment for or advice about contraception other than sterilization;]	
6 7 rape or sexu	[(6)] al offens	(4) e;	Physical examination and treatment of injuries from an alleged
8 9 sexual offen	[(7)] se; and	(5)	Physical examination to obtain evidence of an alleged rape or
0 1 admission o	[(8)] of the min	(6) nor into a	Initial medical screening and physical examination on and after detention center.
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(c-1) The capacity of a minor to consent to treatment for drug abuse or
alcoholism under subsection (c)(1) or (2) of this section does not include the capacity to
refuse treatment for drug abuse or alcoholism in an inpatient alcohol or drug abuse
treatment program certified under Title 8 of this article for which a parent or
guardian has given consent.

17 (d) [A physician or an individual under the direction of a physician who treats
18 a minor is not liable for civil damages or subject to any criminal or disciplinary
19 penalty solely because the minor did not have capacity to consent under this section.

(e)] Without the consent of or over the express objection of a minor, the
attending physician or, on advice or direction of the attending physician, a member of
the medical staff of a hospital or public clinic may, but need not, give a parent,
guardian, or custodian of the minor or the spouse of the parent information about
treatment needed by the minor or provided to the minor under this section[, except
information about an abortion].

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 27 effect October 1, 1999.

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