190258-2 : n : 01/24/2018 : HEALTH / ajh 1 2 HOUSE HEALTH COMMITTEE AMENDMENT TO HB194 3 4 5 6 7 On page 9, lines 21, 22, 24, and 27, delete the 8 9 underlined language. 10 11 On page 10, line 1, delete the underlined language. 12 13 On page 11, delete lines 6 through 18 in their 14 entirety and insert in lieu thereof the following: 15 (b) Any health care provider or health care facility 16 acting within the applicable standard of care who is 17 attempting to follow the directives of an executed Order for 18 PPEL Care in compliance with this chapter is not subject to criminal or civil liability and may not be found to have 19 20 committed an act of unprofessional conduct. Nothing in this 21 chapter shall be construed to establish a standard of care for 22 physicians or otherwise modify, amend, or supersede any provision of the Alabama Medical Liability Act of 1987, the 23 24 Alabama Medical Liability Act of 1996, or any amendment or 25 judicial interpretation thereof. A health care provider or 26 health care facility who does not know, or could not reasonably know, that an executed Order for PPEL Care exists 27

is not civilly or criminally liable for actions taken to
assist a qualified minor subject to an executed Order for PPEL
Care.