

- 1 HB267
- 2 HZ2P683-1
- 3 By Representatives DuBose, Brown, Gidley, Wilcox, Mooney,
- 4 Starnes, Baker, Hulsey, Brinyark, Carns, Pettus, Rehm, Moore
- 5 (P), Paschal, Kiel, Underwood, Shedd, Bolton, Lamb, Shirey,
- 6 Holk-Jones, Stadthagen, Standridge
- 7 RFD: Health
- 8 First Read: 13-Feb-25



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SYNOPSIS:

Under existing law, a minor who is at least 14 years of age, who has graduated from high school, or who is married, divorced, or pregnant may give legal consent to medical, dental, and mental health services for himself or herself.

Also under existing law, any minor may give legal consent to participate in school counseling services, to donate bone marrow, or to determine the presence of or treat pregnancy, sexually transmitted infections, and alcohol or drug dependency.

This bill would require a minor to be at least 18 years of age to consent to medical, dental, and mental health services, including participation in school counseling services, receipt of a vaccine, and the donation of bone marrow, unless the minor is married, divorced, pregnant, emancipated, or living independently apart from his or her parents or legal quardian.

This bill would allow any minor to consent to services to prevent or treat pregnancy, sexually transmitted infections, and alcohol or drug dependency.

This bill would prohibit a health care provider or governmental entity from denying a parent access to his or her minor child's health information, unless a



29 court order prohibits the access or the parent is under 30 investigation for a crime against the child. 31 This bill would also provide that parents have a 32 fundamental right to make decisions concerning the 33 furnishing of health care services to their minor child. 34 35 36 37 38 A BILL 39 TO BE ENTITLED 40 AN ACT 41 42 Relating to consent to medical treatment; to amend 43 Sections 16-22-16.2, 22-8-4, 22-8-6, 22-8-9, and 22-8-10, Code of Alabama 1975; to add Sections 22-8-12 and 22-8-13 to the 44 45 Code of Alabama 1975; to raise the age at which a minor may 46 give legal consent to medical, dental, and mental health 47 services for himself or herself; to provide exceptions for 48 certain minors and certain services; to prohibit health care 49 providers and governmental entities from denying a parent 50 access to his or her minor child's health information, with 51 exceptions; and to provide that it is the fundamental right of 52 a parent to make decisions concerning the health care of his 53 or her child.

54 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

55 Section 1. Sections 16-22-16.2, 22-8-4, 22-8-6, 22-8-9, 56 and 22-8-10, Code of Alabama 1975, are amended to read as



- 57 follows:
- 58 "\$16-22-16.2
- 59 (a) Subject to appropriations by the Legislature,
- 60 commencing with the 2023-2024 school year, each local board of
- 61 education in the state shall employ a mental health service
- 62 coordinator. The coordinator shall be responsible for
- 63 coordinating student mental health services throughout the
- 64 local school system.
- (b) An individual hired as a coordinator shall possess
- at least one of the following qualifications:
- (1) Have a bachelor's degree in social work.
- 68 (2) Satisfy State Department of Education
- 69 qualifications for a school counselor.
- 70 (3) Satisfy State Department of Education
- 71 qualifications for a school nurse.
- 72 (4) Have professional mental health experience, or have
- 73 been licensed in a mental health occupation including, but not
- 74 limited to, licensure as a licensed professional counselor or
- 75 marriage and family therapist.
- 76 (5) Other qualifications as determined by the Alabama
- 77 Department of Mental Health and the State Department of
- 78 Education.
- 79 (c) Within one year after being hired as a mental
- 80 health service coordinator, an individual shall earn a
- 81 school-based mental health certificate by successfully
- 82 completing a certification program developed by the Alabama
- 83 Department of Mental Health.
- (d) On or before the last day of the 2021 fiscal year,



85 and as requested thereafter, each local board of education 86 shall complete and submit to the Alabama Department of Mental 87 Health a needs assessment and resource map for the schools under the jurisdiction of the board. The assessment shall 88 89 document the status of mental health for the entire school 90 system and allow the local board of education to engage in a 91 quality improvement process to improve the provision of mental 92 health resources to students within the school system.

(e) The Alabama Department of Mental Health and the State Department of Education may adopt rules and policies as necessary for implementation of this section.

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- (f) The administration of this section shall be subject to appropriations made by the Legislature.
- (g) As used in this section, the term "local board of education" and "school system" shall include the schools or school systems provided by Chapter 1 of Title 21; Chapters 26A, 26B, and 26D of this title; and Article 4 of Chapter 1 of Title 44.
- 103 (h) (1) For the purposes of this section_{τ}: (i) "mental health services" includes services, treatment, surveys, or 104 105 assessments relating to mental health, including, but not 106 limited to, guidance counseling and any programming offered by 107 an employee or independent contractor of a local board of 108 education relating to mental health, suicide prevention, or 109 bullying prevention; and (ii) "parent" includes a student's parent or legal quardian, as applicable. 110
- 111 (2) <u>a. Except as provided in paragraph b., no No student</u>
 112 of a public K-12 school under the age of 14 18 years of age



113	may be allowed to participate in ongoing school counseling
114	services including, but not limited to, mental health
115	services, unless specific written instruction has been granted
116	by the student's parent, unless there is an imminent threat to
117	the health of the student or others. For the purposes of this
118	section, this written permission is referred to as an opt-in

b. No school counselor may be precluded from providing school counseling services due to:

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opt in.

- 1. An imminent threat to the health of the student or

 1. Others;
- 124 2. Suspected abuse, neglect, or exploitation; or
- 3. When there is an immediate necessity for immediate grief counseling.
 - (3) All local boards of education in this state shall adopt a policy concerning parent—opt—in_opt in_for mental health services. At a minimum, each policy shall contain the following:
- 131 a. A provision for written notification, at least 132 annually, to parents about school provided or sponsored mental health services. The notification shall include the purpose 133 134 and general description of each of the mental health services, 135 information regarding ways parents may review materials to be 136 used in guidance and counseling programs that are available to 137 students, and information regarding ways parents may allow, 138 limit, or prevent their student's participation in the 139 programs.
 - b. A provision requiring written permission by a parent



for his or her student to participate in mental health
services. This written permission shall be specific as to any
treatment and not broad in nature. This permission shall also
be required annually and may be rescinded at any time by
providing written notice to school administration.

- c. If a parent elects to opt-in opt in to mental health services for his or her student, the counselor providing the services shall keep the parent fully informed regarding diagnosis, recommended counseling, or treatments, and the parent shall have the authority to make final decisions regarding counseling and treatments.
- d. A provision requiring all records pertaining to mental health services to be treated as health care records and kept separately from academic records."

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- 156 <u>(a) Any minor who is 14 years of age or older, or has</u>
 157 graduated from high school, or is married, or having been
 158 married is divorced or is pregnantEach of the following
 159 <u>individuals</u> may give effective consent to any legally
 160 authorized medical, dental, health or mental health services
 161 for himself or herself, and the consent of no other person
 162 shall be necessary:
 - (1) An individual who is 18 years of age or older.
- 164 (2) A minor who has graduated from high school.
- 165 (3) A minor who is married, or having been married is
- 166 divorced.
- 167 (4) A minor who is pregnant.
- 168 (5) A minor who is emancipated.



	(6) A minor who is: (i) not dependent on a parent or	
legal	guardian for support; (ii) living apart from his or her	
paren	nts or other individual in loco parentis; and (iii)	
manag	ging his or her own financial affairs.	
	(b) For the purposes of this section, the term "medical	
servi	ces" includes the receipt of a vaccine."	
	" §22-8-6	
	(a) Any minor may give effective consent for any	
legal	ly authorized medical, health or mental health services	
to -de	etermine:	
	(1) Determine the presence of, or to treat, pregnancy,	
vener	ceal disease sexually transmitted infections, drug	
depen	ndency, <u>or</u> alcohol toxicity or any reportable disease, and	
the;	and	
	(2) Prevent or determine the presence of pregnancy.	
	(b) The consent of no other person shall be deemed	
indiv	vidual is necessary for a minor to receive any services	
under	this section."	
	" §22-8-9	
	Any minor who is 14 years of age or older, or has	
gradu	nated from high school, or is married, or having been	
marri	ed is divorced or is pregnant, (a) Each of the following	
indiv	viduals may give effective consent to the donation of his	
or he	er bone marrow for the purpose of bone marrow	
transplantation:		
	(1) An individual who is 18 years of age or older.	
	(2) A minor who has graduated from high school.	
	(3) A minor who is married, or having been married is	



197	divorced.
198	(4) A minor who is pregnant.
199	(5) A minor who is emancipated.
200	(6) A minor who is: (i) not dependent on a parent or
201	legal guardian for support; (ii) living apart from his or her
202	parents or other individual in loco parentis; and (iii)
203	managing his or her own financial affairs.
204	(b) A parent or legal guardian may consent to such bone
205	marrow donation on behalf of any other minor who is not
206	authorized to give his or her own effective consent to the
207	donation of his or her bone marrow pursuant to subsection
208	<u>(a)</u> ."
209	" §22-8-10
210	(a) Notwithstanding Section 22-8-4, no minor may
211	receive medical treatment for any mental health services
212	without the written consent of the minor's parent or legal
213	guardian.
214	(b) The parent or legal guardian of a minor who is at
215	least 14 years of age and under—19_18 years of age may
216	authorize medical treatment for any mental health services
217	even if the minor has expressly refused such treatment
218	services if the parent or legal guardian and a mental health
219	professional determine that clinical intervention is necessary
220	and appropriate. Access to the mental health records of the
221	minor will follow the Health Insurance Portability and
222	Accountability Act of 1996 (HIPAA) Public Law 104-191."
223	Section 2. Sections 22-8-12 and 22-8-13 are added to
224	the Code of Alabama 1975, to read as follows:



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- (a) Except as provided in subsection (b), no health care provider or governmental entity may deny a parent or legal guardian access to his or her minor child's health information when:
- 230 (1) The health information is in the control of the 231 health care provider or governmental entity; and
- 232 (2) The parent or legal guardian requests access to the 233 health information.
- (b) A health care provider or governmental entity may
 deny a parent or legal guardian access to his or her minor
 child's health information if:
- 237 (1) The access is prohibited by a court order; or
- 238 (2) The parent or legal guardian is a subject of an 239 investigation related to a crime against the minor child and a 240 law enforcement officer has requested that the information not 241 be released to the parent.
- 242 \$22-8-13
- Parents have the fundamental right and duty to make

 decisions concerning the furnishing of health care services to

 their minor child.
- Section 3. This act shall become effective on October 1, 2025.