## 2023 SESSION

23103795D

1

2 3

4

5

6

7 8

9

11 12

## **SENATE BILL NO. 1070**

Offered January 11, 2023 Prefiled January 9, 2023

A BILL to amend and reenact § 54.1-2969 of the Code of Virginia, relating to parental access to minor's medical records.

Patrons-Newman, Chase, Cosgrove, DeSteph, Hackworth, Obenshain, Peake, Reeves, Ruff and Stuart

Referred to Committee on Education and Health

## 10 Be it enacted by the General Assembly of Virginia:

## 1. That § 54.1-2969 of the Code of Virginia is amended and reenacted as follows:

§ 54.1-2969. Authority to consent to surgical and medical treatment of certain minors.

13 A. Whenever any minor who has been separated from the custody of his parent or guardian is in 14 need of surgical or medical treatment, authority commensurate with that of a parent in like cases is 15 conferred, for the purpose of giving consent to such surgical or medical treatment, as follows: 16

1. Upon judges with respect to minors whose custody is within the control of their respective courts.

2. Upon local directors of social services or their designees with respect to (i) minors who are 17 committed to the care and custody of the local board by courts of competent jurisdiction, (ii) minors 18 who are taken into custody pursuant to § 63.2-1517, and (iii) minors who are entrusted to the local 19 20 board by the parent, parents or guardian, when the consent of the parent or guardian cannot be obtained 21 immediately and, in the absence of such consent, a court order for such treatment cannot be obtained 22 immediately.

23 3. Upon the Director of the Department of Corrections or the Director of the Department of Juvenile 24 Justice or his designees with respect to any minor who is sentenced or committed to his custody.

25 4. Upon the principal executive officers of state institutions with respect to the wards of such 26 institutions.

27 5. Upon the principal executive officer of any other institution or agency legally qualified to receive 28 minors for care and maintenance separated from their parents or guardians, with respect to any minor 29 whose custody is within the control of such institution or agency.

30 6. Upon any person standing in loco parentis, or upon a conservator or custodian for his ward or 31 other charge under disability.

32 B. Whenever the consent of the parent or guardian of any minor who is in need of surgical or medical treatment is unobtainable because such parent or guardian is not a resident of the 33 34 Commonwealth or his whereabouts is unknown or he cannot be consulted with promptness reasonable 35 under the circumstances, authority commensurate with that of a parent in like cases is conferred, for the 36 purpose of giving consent to such surgical or medical treatment, upon judges of juvenile and domestic 37 relations district courts.

38 C. Whenever delay in providing medical or surgical treatment to a minor may adversely affect such 39 minor's recovery and no person authorized in this section to consent to such treatment for such minor is 40 available within a reasonable time under the circumstances, no liability shall be imposed upon qualified 41 emergency medical services personnel as defined in § 32.1-111.1 at the scene of an accident, fire or other emergency, a licensed health professional, or a licensed hospital by reason of lack of consent to 42 43 such medical or surgical treatment. However, in the case of a minor 14 years of age or older who is 44 physically capable of giving consent, such consent shall be obtained first.

45 D. Whenever delay in providing transportation to a minor from the scene of an accident, fire or other emergency prior to hospital admission may adversely affect such minor's recovery and no person authorized in this section to consent to such transportation for such minor is available within a 46 47 reasonable time under the circumstances, no liability shall be imposed upon emergency medical services 48 49 personnel as defined in § 32.1-111.1, by reason of lack of consent to such transportation. However, in 50 the case of a minor 14 years of age or older who is physically capable of giving consent, such consent 51 shall be obtained first.

E. A minor shall be deemed an adult for the purpose of consenting to:

53 1. Medical or health services needed to determine the presence of or to treat venereal disease or any 54 infectious or contagious disease that the State Board of Health requires to be reported;

55 2. Medical or health services required in case of birth control, pregnancy or family planning except for the purposes of sexual sterilization; 56

3. Medical or health services needed in the case of outpatient care, treatment or rehabilitation for 57 58 substance abuse as defined in § 37.2-100; or

**SB107**C

52

4. Medical or health services needed in the case of outpatient care, treatment or rehabilitation formental illness or emotional disturbance.

A minor shall also be deemed an adult for the purpose of accessing or authorizing the disclosure of medical records related to subdivisions 1 through 4. Notwithstanding any other provision of law, a parent shall continue to be provided access to the health records of the parent's minor child relating to subdivisions 1 through 4 in accordance with § 20-124.6 unless federal law requires the minor child's consent.

66 F. Except for the purposes of sexual sterilization, any minor who is or has been married shall be deemed an adult for the purpose of giving consent to surgical and medical treatment.

G. A pregnant minor shall be deemed an adult for the sole purpose of giving consent for herself and
her child to surgical and medical treatment relating to the delivery of her child when such surgical or
medical treatment is provided during the delivery of the child or the duration of the hospital admission
for such delivery; thereafter, the minor mother of such child shall also be deemed an adult for the
purpose of giving consent to surgical and medical treatment for her child.

H. Any minor 16 years of age or older may, with the consent of a parent or legal guardian, consent
to donate blood and may donate blood if such minor meets donor eligibility requirements. However,
parental consent to donate blood by any minor 17 years of age shall not be required if such minor
receives no consideration for his blood donation and the procurer of the blood is a nonprofit, voluntary
organization.

I. Any judge, local director of social services, Director of the Department of Corrections, Director of
the Department of Juvenile Justice, or principal executive officer of any state or other institution or
agency who consents to surgical or medical treatment of a minor in accordance with this section shall
make a reasonable effort to notify the minor's parent or guardian of such action as soon as practicable.

J. Nothing in subsection G shall be construed to permit a minor to consent to an abortion without complying with § 16.1-241.

84 K. Nothing in subsection E shall prevent a parent, legal guardian or person standing in loco parentis 85 from obtaining (i) the results of a minor's nondiagnostic drug test when the minor is not receiving care, treatment or rehabilitation for substance abuse as defined in § 37.2-100 or (ii) a minor's other health 86 records, except when the minor's treating physician, clinical psychologist, clinical social worker, or 87 88 licensed professional counselor has determined, in the exercise of his professional judgment, that the 89 disclosure of health records to the parent, legal guardian, or person standing in loco parentis would be 90 reasonably likely to cause substantial harm to the minor or another person pursuant to subsection B of § 91 20-124.6.