## ENROLLED 2001 Legislature

## CS for SB 1128

1	
2	An act relating to medical treatment; creating
3	the "Access to Medical Treatment Act";
4	authorizing a licensed physician to treat an
5	individual for a life-threatening illness or
6	condition by means of an investigational
7	medical treatment authorized by the individual
8	or the individual's legal representative;
9	specifying acts and disclosures that are
10	required before a physician may provide such
11	treatment; providing that investigational
12	medical treatment provided in compliance with
13	the act does not constitute unprofessional
14	conduct; providing that the act does not modify
15	the scope of practice or the provisions of the
16	practice act of licensees; providing an
17	effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Access to Medical Treatment Act
22	(1) This section may be cited as the "Access to
23	Medical Treatment Act."
24	(2) Notwithstanding any other law, a physician
25	licensed under chapter 458 or chapter 459, Florida Statutes,
26	may treat an individual for any life-threatening illness,
27	disease, or condition by means of any investigational medical
28	treatment authorized by the individual or the individual's
29	legal representative if:
30	(a) The physician personally examines the individual;
31	
	1
	-

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

ENROLLED

2001 Legislature

(b) There is no reasonable basis on which to conclude 1 2 that the treatment itself, when used as directed, poses an 3 unreasonable and significant risk of danger to the individual; 4 and 5 (c) The physician provides to the individual an oral 6 explanation and a written statement, acknowledged by the 7 individual's signature or the signature of the individual's 8 legal representative, which discloses: 9 1. The facts regarding the nature of the treatment; 2. That the treatment offered is experimental and is 10 not approved by the United States Food and Drug Administration 11 12 for such indication; 13 3. Any available alternative treatments; and 14 4. The material risks of the side effects of the 15 treatment which are generally recognized by reasonably prudent physicians. 16 17 (3) Medical treatment rendered by a physician licensed under chapter 458 or chapter 459, Florida Statutes, which 18 19 complies with this section does not, by itself, constitute 20 unprofessional conduct. 21 (4) This section does not modify or change the scope of practice of any licensees of the Department of Health, nor 22 23 does it alter in any way the provisions of the individual practice acts for those licensees which require licensees to 24 25 practice within their respective standards of care or which 26 prohibit fraud and exploitation of patients. 27 Section 2. This act shall take effect July 1, 2001. 28 29 30 31 2 CODING: Words stricken are deletions; words underlined are additions.