Amendment No. 1

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Judiciary Committee Representative Plakon offered the following:

Amendment (with title amendment)

Remove lines 25-66 and insert:

Section 1. Section 384.30, Florida Statutes, is amended to read:

384.30 Minors' consent to treatment.

(1) The department and its authorized representatives, each physician licensed to practice medicine under the provisions of chapter 458 or chapter 459, each health care professional licensed under the provisions of part I of chapter 464 who is acting pursuant to the scope of his or her license, and each public or private hospital, clinic, or other health facility may examine and provide treatment for sexually transmissible diseases to any minor, if the physician, health

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care professional, or facility is qualified to provide such examination and treatment. The consent of a parent the parents or guardians of a minor is not a prerequisite for an examination; however, the consent of a parent or guardian is required for or treatment.

(2) The fact of consultation, examination, and treatment of a minor for a sexually transmissible disease is confidential and exempt from the provisions of s. 119.07(1) and shall not be divulged in any direct or indirect manner, such as sending a bill for a consultation or examination services rendered to a parent or guardian, except as provided in s. 384.29.

Section 2. Paragraphs (e), (f), and (h) of subsection (1) of section 1014.04, Florida Statutes, are amended, and paragraph (k) is added to that subsection, to read:

1014.04 Parental rights.—

- (1) All parental rights are reserved to the parent of a minor child in this state without obstruction or interference from the state, any of its political subdivisions, any other governmental entity, or any other institution, including, but not limited to, all of the following rights of a parent of a minor child in this state:
- (e) The right to make health care decisions for his or her minor child, unless:
- 1. The parent is the subject of an investigation of a crime committed against the minor child;

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2.	The	chil	ld ha	s be	en ma	ainta	ined	in	an	out	of	home	
placemen	t by	the	Depa	rtme	nt o	Chi	ldrer	n an	d F	ami]	lies	and	the
departme	nt ha	as a	chil	d exa	amine	ed fo	r in	jury	, i	llne	ess,	and	
communic	able	dise	eases	and	to	leter	mine	the	ne	ed i	for		
immuniza	tion	;											

- 3. The child is authorized by law to make the specific health care decisions for himself or herself as provided in ss. 743.01, 743.015, 743.06, 743.065, 743.066, and 743.067;
- 4. A parent cannot be located and another person is authorized by law to make the health care decisions as provided in s. 743.0645; or
- 5. Circumstances exist which satisfy the requirements of law for a parent's implied consent to medical care and treatment of the child as provided in s. 383.50 otherwise prohibited by law.
- (f) The right to access and review all medical records of his or her minor child, unless prohibited by law or if the parent is the subject of an investigation of a crime committed against the minor child and a law enforcement agency or official requests that the information not be released.
- (h) The right to consent in writing before any record of his or her minor child's blood or deoxyribonucleic acid (DNA) is created, stored, or shared, except as required by $\underline{\text{ss. 943.325 or}}$ $\underline{\text{943.326}}$ $\underline{\text{general law}}$ or authorized pursuant to a court order.

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	(k)1.	The	righ	t t	o re	evie	w a	nd	cons	sent	to	any	survey	or
quest	ionnair	e gi	iven	to :	his	or	her	mi	nor	chil	Ld.			

- 2. The right to grant permission for the responses or results of such survey or questionnaire to be shared or distributed, upon receiving notice of the intended recipient, the purpose of the survey or questionnaire, or the specified information to be shared.
- Section 3. Present subsections (3), (4), and (5), of section 1014.06, Florida Statutes, are redesignated as subsections (4), (5), and (6), respectively, a new subsection (3) is added to that section, and subsections (1) and (2) of that section are amended, to read:
 - 1014.06 Parental consent for health care services.-
- (1) Except as otherwise provided for emergency medical care under s. 743.064 or s. 1014.04(1)(e) or by court order law, a health care practitioner, as defined in s. 456.001, or an individual employed by such health care practitioner may not provide or solicit or arrange to provide health care services or prescribe medicinal drugs to a minor child without first obtaining written parental consent.
- (2) Except as otherwise provided <u>for emergency medical</u> <u>care under s. 743.064, s. 1014.04(1)(e), by law</u> or <u>by</u> a court order, a provider, as

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Amendment No. 1

91	TITLE AMENDMENT
92	Remove lines 3-10 and insert:
93	384.30, F.S.; requiring parental consent for a minor's
94	treatment for certain diseases; amending s. 1014.04,
95	F.S.; revising exceptions for certain parental rights;
96	creating the parental right to review and consent to a
97	survey or questionnaire provided to a parent's minor
98	child; creating the parental right to grant permission
99	for the results or responses of such survey or
100	questionnaire to be shared or distributed; amending s.
101	1014.06, F.S.; revising exceptions for specified
102	requirements of parental consent;

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