As Introduced

129th General Assembly Regular Session 2011-2012

S. B. No. 283

Senator Turner

Cosponsors: Senators Sawyer, Tavares, Cafaro, Brown, Kearney, Schiavoni, Skindell, Smith, Gentile

A BILL

То	amend section 2907.29 and to enact sections	1
	3727.60, 3727.601, and 3727.602 of the Revised	2
	Code to establish the Compassionate Assistance for	3
	Rape Emergencies Act regarding hospital services	4
	provided to victims of sexual assault.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2907.29 be amended and sections 6 3727.60, 3727.601, and 3727.602 of the Revised Code be enacted to 7 read as follows: 8

Sec. 2907.29. Every hospital of this state that offers 9 organized emergency services shall provide that a physician, a 10 physician assistant, a clinical nurse specialist, a certified 11 nurse practitioner, or a certified nurse-midwife is available on 12 call twenty-four hours each day for the examination of persons 13 reported to any law enforcement agency to be victims of sexual 14 offenses cognizable as violations of any provision of sections 15 2907.02 to 2907.06 of the Revised Code. The physician, physician 16 assistant, clinical nurse specialist, certified nurse 17 practitioner, or certified nurse-midwife, upon the request of any 18 peace officer or prosecuting attorney and with the consent of the19reported victim or upon the request of the reported victim, shall20examine the person for the purposes of gathering physical evidence21and shall complete any written documentation of the physical22examination. The public health council shall establish procedures23for gathering evidence under this section.24Each reported victim shall be informed of available venereal25

Each reported victim shall be informed of available venereal disease <u>sexually transmitted infection</u>, pregnancy, medical, and psychiatric services <u>in accordance with section 3727.601 of the</u> <u>Revised Code</u>.

Notwithstanding any other provision of law, a minor may consent to examination under this section. The consent is not subject to disaffirmance because of minority, and consent of the parent, parents, or guardian of the minor is not required for an examination under this section. However, the hospital shall give written notice to the parent, parents, or guardian of a minor that an examination under this section has taken place. The parent, parents, or guardian of a minor giving consent under this section are not liable for payment for any services provided under this section without their consent.

Sec. 3727.60. As used in this section and sections 3727.60139and 3727.602 of the Revised Code:40

(A) "Drug" has the same meaning as in the "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C. 321(q)(1), as amended.

 (B) "Device" has the same meaning as in the "Federal Food,
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 Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C.
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 321(h), as amended.
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(C) "Emergency contraception" means any drug, drug regimen,47or device intended to prevent pregnancy after unprotected sexual48

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intercourse or contraceptive failure.	
(D) "Sexual assault" means a violation of sections 2907.02 to	50
2907.06 of the Revised Code.	
Sec. 3727.601. (A) It shall be the standard of care in this	52
state for hospitals that offer organized emergency services to	53
provide the services specified in divisions (B) and (C) of this	54
section to victims of sexual assault. The services shall be	55
provided without regard to the ability of the victim to pay for	56
the services.	57
(B) Except as provided in division (E) of this section, the	58
services specified in divisions (B)(1) and (2) of this section	59
shall be provided by the hospital to a victim of sexual assault	60
who is female and, as determined by the hospital, is of	61
child-bearing age.	
(1) The hospital shall provide the victim with information	63
about emergency contraception. The information shall be medically	64
and factually accurate and unbiased. It shall be provided in clear	65
and concise language in both written and oral formats. The	66
information shall explain all of the following:	67
(a) That emergency contraception has been approved by the	68
United States food and drug administration for use by women of all	69
ages with a prescription and as an over-the-counter product for	70
women seventeen years of age or older as a safe and effective	71
means to prevent pregnancy after unprotected sexual intercourse or	72
contraceptive failure if used in a timely manner;	73
(b) That emergency contraception is more effective the sooner	74
it is used following unprotected sexual intercourse or	75
contraceptive failure;	
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(c) That emergency contraception does not cause an abortion	
and studies have shown that it does not interrupt an established	78

pregnancy.

prequancy.	
(2) The hospital shall promptly offer emergency contraception	80
to the victim. The hospital shall promptly provide the emergency	81
contraception if the victim accepts the offer.	82
(C) The services specified in divisions (C)(1) to (4) of this	83
section shall be provided by the hospital to a victim of sexual	84
assault who is female, regardless of whether the victim is of	85
child-bearing age, and to a victim of sexual assault who is male.	86
(1) The hospital shall promptly provide the victim with an	87
assessment of the victim's risk of contracting sexually	88
transmitted infections, including gonorrhea, chlamydia, syphilis,	89
and hepatitis. The assessment shall be conducted by a physician,	90
physician assistant, clinical nurse specialist, certified nurse	91
practitioner, certified nurse-midwife, or registered nurse. The	92
assessment shall be based on both of the following:	93
(a) The available information regarding the sexual assault;	94
(b) The established standards of risk assessment, including	95
consideration of any recommendations established by the United	96
States centers for disease control and prevention, peer-reviewed	97
clinical studies, and appropriate research using in vitro and	98
nonhuman primate models of infection.	99
(2) After conducting the assessment, the hospital shall	100
provide the victim with counseling concerning the significantly	101
prevalent sexually transmitted infections for which effective	102
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(2) After conducting the assessment, the hospital shall100provide the victim with counseling concerning the significantly101prevalent sexually transmitted infections for which effective102postexposure treatment exists and for which deferral of treatment103would either significantly reduce treatment efficacy or pose104substantial risk to the victim's health, including the infections105for which prophylactic treatment is recommended based on106guidelines from the centers for disease control and prevention.107The counseling shall be provided by a physician, physician108assistant, clinical nurse specialist, certified nurse109

practitioner, certified nurse-midwife, or registered nurse. The 110 counseling shall be provided in clear and concise language. 111 (3) After providing the counseling, the hospital shall offer 112 treatment for sexually transmitted infections to the victim. The 113 hospital shall provide the treatment if the victim accepts the 114 offer. 115 (4) Before the victim leaves the hospital, the hospital shall 116 provide the victim with counseling on the physical and mental 117 health benefits of seeking follow-up care from the victim's 118 primary care physician or from another medical care provider 119 capable of providing follow-up care to victims of sexual assault. 120 The counseling shall include information on local organizations 121 and relevant health providers capable of providing either 122 follow-up medical care or other health services to victims of 123 sexual assault. The counseling shall be provided by a physician, 124 physician assistant, clinical nurse specialist, certified nurse 125 practitioner, certified nurse-midwife, or registered nurse. The 126 counseling shall be provided in clear and concise language. 127 (D) In the case of minors, the services specified in this 128 section shall be provided at the discretion of the treating 129 physician and in accordance with the quidelines of the centers for 130 disease control and prevention. 131 Notwithstanding any other provision of law, a minor may 132 consent to the services specified in this section. The consent is 133 not subject to disaffirmance because of minority, and consent of 134 the parent, parents, or quardian of the minor is not required for 135 the services to be provided. The parent, parents, or quardian of a 136 minor giving consent under this section are not liable for payment 137 for any services provided under this section without their 138 139 consent. (E) In either of the following cases, a hospital is not 140

required to provide information about emergency contraception, to	141
offer emergency contraception, or to provide emergency	142
contraception to a victim of sexual assault who is female and, as	143
determined by the hospital, is of child-bearing age:	144
(1) The hospital is aware that the victim is incapable of	145
becoming pregnant.	
(2) The hospital is aware that the victim is pregnant.	147
If the hospital has a pregnancy test performed to confirm	148
whether the victim is pregnant, the hospital shall have the test	149
performed in such a manner that the results of the test are made	150
available to the victim during the initial visit to the hospital	151
regarding the sexual assault.	152
(F) Nothing in this section shall be construed as meaning any	153
<u>of the following:</u>	154
(1) That a hospital is required to provide treatment to a	155
victim of sexual assault if the treatment goes against	156
recommendations established by the centers for disease control and	157
prevention;	158
(2) That a victim of sexual assault is required to submit to	159
any testing or treatment;	160
(3) That a hospital is prohibited from seeking reimbursement	161
for the costs of services provided under this section from the	162
victim's health insurance or from medicaid, if applicable, and to	163
the extent permitted by section 2907.28 of the Revised Code.	164
Sec. 3727.602. In addition to other remedies under common	165
law, an individual may file a complaint with the department of	166
health if the individual believes a hospital has failed to comply	167
with the requirements of section 3727.601 of the Revised Code. The	168
department shall investigate the complaint in a timely manner.	169

If the department determines that a hospital has failed to 170

provide the services required by section 3727.601 of the Revised	
Code to a victim of sexual assault, the department shall, pursuant	172
to an adjudication under Chapter 119. of the Revised Code, impose	173
a civil penalty of not less than ten thousand dollars for each	174
violation.	
If the hospital has previously violated section 3727.601 of	176
the Revised Code, the department may ask the attorney general to	177
bring an action for injunctive relief in any court of competent	178
jurisdiction. On the filing of an appropriate petition in the	179
court, the court shall conduct a hearing on the petition. If it is	180
demonstrated in the proceedings that the hospital has failed to	181
provide the services, the court shall grant a temporary or	182
permanent injunction enjoining the hospital's operation.	183
Section 2. That existing section 2907.29 of the Revised Code	184
is hereby repealed.	
Section 3. This act shall be known as the "Compassionate	186
Assistance for Rape Emergencies Act."	187