Washington State House of Representatives Office of Program Research



Children, Youth & Families Committee

SSB 5883

Brief Description: Concerning an unaccompanied homeless youth's ability to provide informed consent for that minor patient's own health care, including nonemergency, outpatient, and primary care services, including physical examinations, vision examinations and eyeglasses, dental examinations, hearing examinations and hearing aids, immunizations, treatments for illnesses and conditions, and routine follow-up care customarily provided by a health care provider in an outpatient setting, excluding elective surgeries.

Sponsors: Senate Committee on Law & Justice (originally sponsored by Senators Trudeau, Keiser, Billig, Conway, Hunt, Kuderer, Nguyen, Nobles, Robinson, Saldaña, Van De Wege and Wilson, C.).

Brief Summary of Substitute Bill

Allows an unaccompanied homeless youth (not in the physical custody
of a parent or guardian) who is under the age of majority, who is not
otherwise authorized to provide informed consent, and is unable to
obtain informed consent through a school nurse, school counselor, or
homeless student liaison, to provide informed consent for nonemergency,
outpatient, primary care services.

Hearing Date: 2/16/22

Staff: Luke Wickham (786-7146).

Background:

Consent for Medical Treatment of a Minor.

Generally, persons under the age of 18 cannot provide consent for their own medical care. There are some exceptions to this general rule if the minor:

House Bill Analysis - 1 - SSB 5883

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- is in need of emergency medical treatment;
- is seeking family planning services or pregnancy care;
- is aged 16 or older and the court has entered a decree of emancipation;
- is aged 15 or older and satisfies the court created "mature minor rule," meaning the minor has, based on a number of factors, demonstrated the maturity to provide consent for medical treatment;
- is aged 13 or older and seeking mental health treatment; or
- is aged 13 or older and seeking outpatient substance abuse treatment.

If a minor's consent is not sufficient to access health care services, informed consent for health care may be obtained from a member of one of the following classes of persons in the following order of priority:

- the court-appointed guardian or custodian of the minor patient;
- a person authorized by the court, in dependency, at-risk youth, child in need of services, or termination of parental rights proceedings, to consent to medical care for a child in out-ofhome placement;
- parents of the minor patient;
- the individual to whom the minor's parent has given signed authorization to make health care decisions for the minor patient; and
- a competent adult representing himself or herself to be a relative responsible for the health care of such a minor patient or a competent adult who has signed and dated a declaration under penalty of perjury stating that the adult person is a relative responsible for the health care of the minor patient.

Informed consent for health care on behalf of a minor patient who is not otherwise authorized to provide informed consent may be obtained from a school nurse, school counselor, or homeless student liaison when:

- consent is necessary for nonemergency, outpatient, primary care services, including
 physical examinations, vision examinations and eyeglasses, dental examinations, hearing
 examinations and hearing aids, immunizations, treatments for illnesses and conditions, and
 routine follow-up care customarily provided by a health care provider in an outpatient
 setting, excluding elective surgeries;
- the minor patient is homeless; and
- the minor patient is not under the supervision or control of a parent, custodian, or legal guardian, and is not in the care and custody of the Department of Social and Health Services.

A health care provider may, but is not required to, rely on the representation of a person claiming to be a relative responsible for the care of a minor patient, as long as the health care provider does not have actual notice of the falsity of the statement.

The provider or a health care facility may, in its discretion, require documentation of a person's claimed status as being a relative responsible for the health care of the minor patient, but there is no obligation to require such documentation.

Providers and facilities are immune from suit in any action, civil or criminal, or from professional or other disciplinary action, when such reliance is based on a declaration signed under penalty of perjury stating that the adult person is a relative responsible for the health care of the minor patient.

Summary of Bill:

An unaccompanied homeless youth (not in the physical custody of a parent or guardian) who is under the age of majority, who is not otherwise authorized to provide informed consent, and is unable to obtain informed consent through a school nurse, school counselor, or homeless student liaison, may provide informed consent for nonemergency, outpatient, primary care services, including physical examinations, vision examinations and eyeglasses, dental examinations, hearing examinations and hearing aids, immunizations, treatments for illnesses and conditions, and routine follow-up care customarily provided by a health care provider in an outpatient setting, excluding elective surgeries.

A health care facility or provider may require documentation that the minor patient is an unaccompanied homeless youth. Acceptable documentation includes a written or electronic statement signed under penalty of perjury by:

- staff at a governmental or nonprofit human services agency or homeless services agency;
- an attorney representing the minor patient; or
- an adult relative of the minor patient or other adult with knowledge of the minor patient and the minor patient's housing situation.

A health care provider may rely on the representations or declaration stating that the patient is an unaccompanied homeless youth if the health care provider does not have actual notice of the falsity of any of the statements made by the person claiming to be authorized to consent to the minor patient's health care.

The health care provider or health care facility where services are provided is immune from suit in any action, and from professional or other disciplinary action when such reliance is based on a declaration signed under penalty of perjury stating that the patient is an unaccompanied homeless youth or is based on the statement of a minor patient regarding the minor patient's housing situation.

A person who provides a statement for documentation that the minor patient is an unaccompanied homeless youth is not subject to administrative sanctions or civil liability for providing documentation in good faith based upon the person's knowledge of the minor patient and the minor patient's housing situation.

Appropriation: None.

Fiscal Note: Not requested.

Effective Date: The bill takes effect 90 days after adjournment of the session in which the bill is passed.