Florida House of Representatives - 2002

CS/HB 125

By the Committee on Health Regulation and Representatives Gannon, Weissman, Lerner, Joyner, Gottlieb, Wishner, Ritter, Harper, Meadows, Romeo, Betancourt, Rich, Machek, Justice, Heyman, Wilson, Frankel, Kosmas, Sobel, Fields and McGriff A bill to be entitled 1 2 An act relating to hospitals and health care 3 facilities; creating s. 395.1022, F.S.; 4 providing legislative intent; providing definitions; providing requirements for 5 treatment for survivors of rape; providing for 6 7 counseling and for oral and written information 8 about pregnancy prevention prophylaxis; 9 providing for immediate access to medically 10 appropriate pregnancy prevention prophylaxis, if requested; providing applicability; 11 12 providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. Section 395.1022, Florida Statutes, is 16 17 created to read: 18 395.1022 Treatment for survivors of rape .--19 (1) LEGISLATIVE FINDINGS AND INTENT.--The Legislature 20 finds that the victimization of women through rape is 21 compounded by the possibility that the rape survivor may 2.2 suffer an unwanted pregnancy by the rapist. The Legislature 23 further finds that access to pregnancy prevention prophylaxis 24 and timely counseling are simple, basic measures that can 25 prevent this additional victimization. The federal Food and 26 Drug Administration has approved the use of pregnancy 27 prevention prophylaxis as safe and effective in the prevention of pregnancy. Further, medical research strongly indicates 28 that the sooner pregnancy prevention prophylaxis is 29 administered, the better the chance of preventing unintended 30 pregnancy. Therefore, the Legislature deems it essential that 31

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rape survivors be informed of pregnancy prophylaxis and have 1 2 access to pregnancy prophylaxis as a treatment option. 3 (2) DEFINITIONS.--As used in this section, the 4 following words have the meanings indicated: 5 (a) "Care to a rape survivor" means medical б examinations, procedures, and services provided to a rape 7 survivor. 8 (b) "Incest" means a sexual offense described in s. 9 826.04. 10 (c) "Pregnancy prevention prophylaxis" means any drug or device approved by the federal Food and Drug Administration 11 12 that prevents pregnancy after sexual intercourse. 13 (d) "Rape" means sexual battery as described in ss. 14 794.011 and 827.071. 15 (e) "Rape survivor" means a person who alleges or is 16 alleged to have been raped or is the victim of alleged incest and because of the alleged offense seeks treatment as a 17 18 patient. 19 (3) DUTIES OF LICENSED FACILITIES AND 20 PRACTITIONERS.--A health care facility licensed under this chapter and any health care practitioner licensed pursuant to 21 22 chapter 458, chapter 459, or chapter 464, that provides care 23 to a rape survivor, shall: 24 (a) Provide each rape survivor with medically and factually accurate, clear, concise information about pregnancy 25 26 prevention prophylaxis. 27 (b) Inform each rape survivor of such person's medical 28 option to receive pregnancy prevention prophylaxis. 29 (c) If pregnancy prevention prophylaxis is requested: 30 31

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1	1. Immediately prescribe or provide the rape survivor
2	with pregnancy prevention prophylaxis, if it is medically
3	appropriate; or
4	2. Inform the rape survivor of a health care facility
5	or health care practitioner that will prescribe or provide
6	immediate access to pregnancy prevention prophylaxis, if it is
7	medically appropriate for the rape survivor. Such provision of
8	information shall be documented in the patient's medical
9	record.
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11	However, if the rape survivor is transferred to or receives
12	care from a sexual assault program or specialized team that
13	provides rape counseling and treatment services, or if the
14	rape survivor is pregnant, the licensed facility or
15	practitioner described in this subsection shall be relieved of
16	the duties specified in paragraphs (a)-(c).
17	Section 2. This act shall take effect October 1, 2002.
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