Bill No. <u>CS for SB 1578</u>

Amendment No. ____ Barcode 164372

	CHAMBER ACTION Senate House
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2	04/28/2004 05:27 PM
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11	Senator Cowin moved the following amendment to amendment
12	(030792):
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14	Senate Amendment (with title amendment)
15	On page 2, between lines 5 and 6,
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17	insert:
18	Section 2. Subsection (1) of section 39.401, Florida
19	Statutes, is amended to read:
20	39.401 Taking a child alleged to be dependent into
21 22	custody; law enforcement officers and authorized agents of the department
22	(1) A child may only be taken into custody:
24	(a) Pursuant to the provisions of this part, based
25	upon sworn testimony, either before or after a petition is
26	filed; or
27	(b) By a law enforcement officer, or an authorized
28	agent of the department, if the officer or authorized agent
29	has probable cause to support a finding:
30	1. That the child has been abused, neglected, or
31	abandoned, or is suffering from or is in imminent danger of
	1 12:06 PM 04/28/04 12:06 PM 04/28/04 s1578c1c-20c3t

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   illness or injury as a result of abuse, neglect, or
 1 1
   abandonment;
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           2. That the parent or legal custodian of the child has
   materially violated a condition of placement imposed by the
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   court; or
           3. That the child has no parent, legal custodian, or
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   responsible adult relative immediately known and available to
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   provide supervision and care.
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    The refusal of a parent, legal guardian, or other person
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    responsible for a child's welfare to administer or consent to
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    the administration of any psychotropic medication to the child
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   does not, in and of itself, constitute grounds for the
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    department to take the child into custody, or for any court to
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15
   order that the child be taken into custody by the department,
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   unless the refusal to administer or consent to the
   administration of psychotropic medication causes the child to
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18
   be neglected or abused.
19
           Section 3. Section 402.3127, Florida Statutes, is
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    created to read:
21
           402.3127 Unauthorized administration of medication .--
          (1) An employee, owner, household member, volunteer,
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23
    or operator of a child care facility, large family child care
   home, or family day care home, as defined in s. 402.302,
24
25
    including a child care program operated by a public or
   nonpublic school deemed to be child care under s. 402.3025,
26
27
   which is required to be licensed or registered, may not,
28
   without written authorization from a child's parent or legal
   guardian, administer any medication to a child attending the
29
   child care facility, large family child care home, or family
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31 day care home. The written authorization to administer
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1	medication must include the child's name, the date or dates
2	for which the authorization is applicable, dosage
3	instructions, and the signature of the child's parent or legal
4	guardian.
5	(2) In the event of an emergency medical condition
6	when a child's parent or legal guardian is unavailable, an
7	employee, owner, household member, volunteer, or operator of a
8	licensed or unlicensed child care facility, large family child
9	care home, or family day care home may administer medication
10	to a child attending the facility or home without the written
11	authorization required in subsection (1) if the medication is
12	administered according to instructions from a prescribing
13	health care practitioner. The child care facility, large
14	family child care home, or family day care home must
15	immediately notify the child's parent or legal guardian of the
16	emergency medical condition and of the corrective measures
17	taken. If the parent or legal quardian remains unavailable and
18	the child's emergency medical condition persists, the child
19	care facility must immediately notify the child's medical care
20	provider.
21	(3) As used in this section, the term "emergency
22	medical condition" means circumstances in which a prudent
23	layperson acting reasonably would believe that an emergency
24	medical condition exists.
25	(4)(a) A person who violates this section commits a
26	felony of the third degree, punishable as provided in s.
27	775.082 or s. 775.083, if the violation results in serious
28	injury to the child.
29	(b) A person who violates this section commits a
30	misdemeanor of the first degree, punishable as provided in s.
31	775.082 or s. 775.083, if the violation does not result in
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   serious injury to the child.
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          Section 4. Subsection (8) is added to section
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   1006.062, Florida Statutes, to read:
          1006.062 Administration of medication and provision of
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   medical services by district school board personnel .--
         (8) Each district school board shall adopt rules that
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7
   prohibit all district school board personnel, except
8
   psychiatrists licensed under chapter 458 or chapter 459, from
   recommending the use of psychotropic medications for any
9
   student. This subsection does not prohibit district school
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11
   board personnel from recommending that a student be evaluated
   by an appropriate medical practitioner and does not prohibit
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13
   district school board personnel from consulting with such a
   practitioner with the consent of the student's parent.
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   18
   And the title is amended as follows:
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          On page 2, line 21, after the semicolon,
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21
   insert:
2.2
          amending s. 39.401, F.S.; providing that the
23
          refusal of a parent, legal guardian, or other
24
          person responsible for a child's welfare to
          administer or consent to the administration of
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26
          a psychotropic medication does not by itself
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          constitute grounds for taking the child into
          custody; providing an exception; creating s.
2.8
29
          402.3127, F.S.; prohibiting the unauthorized
          administration of medication by personnel
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31
          associated with child care entities; providing
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1	an exception for emergency medical conditions
2	when the child's parent or legal guardian is
3	unavailable; defining the term "emergency
4	medical condition"; providing penalties for
5	violations; amending s. 1006.062, F.S.;
6	requiring district school boards to adopt rules
7	prohibiting district school board personnel
8	from recommending the use of psychotropic
9	medications for any student; allowing such
10	personnel to recommend that a medical
11	practitioner evaluate a student and to consult
12	with such practitioners;
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