

General Assembly

January Session, 2025

Amendment

LCO No. 9360



Offered by: SEN. SAMPSON, 16<sup>th</sup> Dist.

To: Subst. House Bill No. 7213

File No. 824

Cal. No. 431

## "AN ACT CONCERNING ACCESS TO REPRODUCTIVE HEALTH CARE."

After the last section, add the following and renumber sections and
 internal references accordingly:

"Sec. 501. Section 19a-601 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective from passage*):

5 (a) Prior to the performance of an abortion upon a minor, a physician 6 or counselor shall provide pregnancy information and counseling in 7 accordance with this section in a manner and language that will be 8 understood by the minor. The physician or counselor shall:

9 (1) Explain that the information being given to the minor is being 10 given objectively and is not intended to coerce, persuade or induce the 11 minor to choose to have an abortion or to carry the pregnancy to term;

12 (2) Explain that the minor may withdraw a decision to have an 13 abortion at any time before the abortion is performed or may reconsider a decision not to have an abortion at any time within the time periodduring which an abortion may legally be performed;

16 (3) Explain to the minor the alternative choices available for 17 managing the pregnancy, including: (A) Carrying the pregnancy to term 18 and keeping the child, (B) carrying the pregnancy to term and placing 19 the child for adoption, placing the child with a relative or obtaining 20 voluntary foster care for the child, and (C) having an abortion, and 21 explain that public and private agencies are available to assist the minor 22 with whichever alternative she chooses and that a list of these agencies 23 and the services available from each will be provided if the minor 24 requests;

(4) Explain that public and private agencies are available to provide
birth control information and that a list of these agencies and the
services available from each will be provided if the minor requests;

[(5) Discuss the possibility of involving the minor's parents, guardian or other adult family members in the minor's decision-making concerning the pregnancy and whether the minor believes that involvement would be in the minor's best interests; and]

32 (5) Explain and carry out the following notification procedures to
 33 parents, legal guardians or others:

(A) Except as provided in subparagraph (B) of this subdivision, notice
 shall be provided to at least one parent or legal guardian of a pregnant
 unemancipated minor not less than forty-eight hours prior to the
 performance of an abortion upon such minor. Such notice may be
 provided by the physician or counselor providing information and
 counseling; and

(B) If a pregnant unemancipated minor declares in a signed written
 statement that she is a victim of sexual abuse, neglect or physical abuse
 by either of her parents or her legal guardian, the physician or counselor
 providing counseling shall provide the notice required pursuant to
 subparagraph (A) of this subdivision to such minor's brother or sister

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45	who is aged twenty-one years or older or a stepparent or grandparent		
46	specified by such minor or, if no such person exists, to some other		
47	person who is aged twenty-one years or older specified by such minor;		
48	and		
49	(6) Provide adequate opportunity for the minor to ask any questions		
50	concerning the pregnancy, abortion, child care and adoption, and		
51	provide information the minor seeks or, if the person cannot provide the		
52	information, indicate where the minor can receive the information.		
53 54 55	(b) After the person provides the information and counseling to a minor as required by this section, such person shall have the minor sign and date a form stating that:		
56	(1) The minor has received information on alternatives to abortion		
57	and that there are agencies that will provide assistance and that a list of		
58	these agencies and the services available from each will be provided if		
59	the minor requests;		
60	(2) The minor has received an explanation that the minor may		
61	withdraw an abortion decision or reconsider a decision to carry a		
62	pregnancy to term;		
63	(3) The alternatives available for managing the pregnancy have been		
64	explained to the minor;		
01			
65	(4) The minor has received an explanation about agencies available		
66	to provide birth control information and that a list of these agencies and		
67	the services available from each will be provided if the minor requests;		
68	(5) The minor has [discussed with the person providing the		
69	information and counseling the possibility of involving the minor's		
70	parents, guardian or other adult family members in the minor's		
70 71	decision-making about the pregnancy] <u>received an explanation of the</u>		
72	parental notification requirements pursuant to subdivision (5) of		
73	subsection (a) of this section;		
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(6) If applicable, the minor has determined that not involving the
minor's parents, guardian or other adult family members is in the
minor's best interests; and

(7) The minor has been given an adequate opportunity to askquestions.

(c) The person providing the information and counseling shall also
sign and date the form and shall include such person's business address
and business telephone number. The person shall keep a copy for such
minor's medical record and shall give the form to the minor or, if the
minor requests and if such person is not the attending physician,
transmit the form to the minor's attending physician. Such medical
record shall be maintained as otherwise provided by law.

(d) The provision of pregnancy information and counseling by a
physician or counselor which is evidenced in writing containing the
information and statements provided in this section and which is signed
by the minor shall be presumed to be evidence of compliance with the
requirements of this section.

91 (e) (1) No physician shall perform an abortion upon a minor until the 92 written statement required pursuant to subparagraph (A) of subdivision (5) of subsection (a) of this section, certifying that the physician or 93 94 counselor providing the information and counseling under subsection 95 (a) of this section has provided notice to at least one parent or legal 96 guardian of such minor, is received. If the physician performing the 97 abortion receives a signed statement pursuant to subparagraph (B) of 98 subdivision (5) of subsection (a) of this section, such physician shall 99 certify in the minor's medical record that such physician has received 100 such statement. Any physician relying in good faith on such statement 101 shall not be civilly or criminally liable for failure to give the notice 102 required pursuant to subparagraph (A) of subdivision (5) of subsection 103 (a) of this section.

104 (2) The minor may petition a court for a waiver of the notice

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105	requirements pursuant to subdivision (5) of subsection (a) of this section		
106	and may participate in proceedings on her own behalf. The petition shall		
107	include a statement that the minor is pregnant and unemancipated. The		
108	petition shall also include a statement that such notice requirements		
109	have not been waived by the parent or legal guardian and that the minor		
110	wishes to obtain an abortion without giving such required notification.		
111	The court shall appoint a guardian for the minor.		
112	(A) If the court finds, by a preponderance of the evidence, that the		
113	minor is both sufficiently mature and well-informed to decide whether		
114	to have an abortion, the court shall issue an order authorizing the minor		
115	to consent to the performance of an abortion without such required		
116	notification. If the court does not make the finding specified in this		
117	subparagraph or in subparagraph (B) of this subdivision, it shall dismiss		
118	the petition.		
119	(B) If the court finds, by a preponderance of the evidence, that there		
120	is a pattern of physical, sexual or emotional abuse of the minor by one		
121	or both of her parents or her legal guardian, or that the notification of a		
122	parent or legal guardian is not in the best interest of the minor, the court		
123	shall issue an order authorizing the minor to consent to the performance		
124	of an abortion without such required notification. If the court does not		
125	make the finding specified in this subparagraph or in subparagraph (A)		
126	of this subdivision, it shall dismiss the petition.		
127	[(e)] (f) The requirements of this section shall not apply when, in the		
128	best medical judgment of the physician based on the facts of the case		
129	before him, a medical emergency exists that so complicates the		

pregnancy or the health, safety or well-being of the minor as to require an immediate abortion. A physician who does not comply with the requirements of this section by reason of this exception shall state in the medical record of the abortion the medical indications on which his judgment was based."

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## Amendment

This act shall take effect as follows and shall amend the following sections:				
Sec. 501	from passage	19a-601		