1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 1224 By: West (Kevin), Maynard, Adams, Stark, Chapman,
5	Staires, Jenkins, Olsen, and Woolley of the House
6	and
7	Rosino, McIntosh, Bullard,
8	Jett, Deevers, Sacchieri, Burns, Prieto, Guthrie,
9	Standridge, Grellner, and Frix of the Senate
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12	COMMITTEE SUBSTITUTE
13	[ health care - minor self-consent - protections -
14	exceptions - effective date ]
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 63 O.S. 2021, Section 2602, is
18	amended to read as follows:
19	Section 2602. A. Notwithstanding any other provision of law,
20	the following minors may consent to have services provided by health
21	professionals in the following cases:
22	1. Any minor who is married, has a dependent child <u>,</u> or is
23	emancipated;
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2. Any minor who is separated from his <u>or her</u> parents or legal
 guardian for whatever reason and is not supported by his <u>or her</u>
 parents or guardian;

3. Any minor who is or has been pregnant, or afflicted with any 4 5 reportable communicable disease, drug and substance abuse, or abusive use of alcohol; provided, however, that such self-consent 6 only applies to the prevention, diagnosis, and treatment of those 7 conditions specified in this section. Any health professional who 8 9 accepts the responsibility of providing such health services also assumes the obligation to provide counseling for the minor by a 10 health professional. If the minor is found not to be pregnant nor 11 12 suffering from a communicable disease nor drug or substance abuse nor abusive use of alcohol, the health professional shall not reveal 13 any information whatsoever to the spouse, parent or legal guardian, 14 without the consent of the minor; 15

16 4. Any minor parent as to his or her child;

17 5. Any spouse of a minor when the minor is unable to give18 consent by reason of physical or mental incapacity;

Any minor who by reason of physical or mental capacity
 cannot give consent and has no known relatives or legal guardian, if
 two physicians agree on the health service to be given;

7. Any minor in need of emergency services for conditions which will endanger his <u>or her</u> health or life if delay would result by obtaining consent from his or her spouse, parent, or legal guardian;

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1 provided, however, that the prescribing of any medicine or device 2 for the prevention of pregnancy shall not be considered such an 3 emergency service; or

8. Any minor who is the victim of sexual assault; provided,
however, that such self-consent only applies to a forensic medical
examination by a qualified licensed health care professional.

B. If any minor falsely represents facts that he may would 7 authorize him or her to give consent under subsection A of this 8 9 section and a health professional provides health services in good 10 faith based upon that misrepresentation, the minor shall receive full services without the consent of the minor's parent or legal 11 guardian and the health professional shall incur no liability except 12 for negligence or intentional harm. Consent of the minor shall not 13 be subject to later disaffirmance or revocation because of his or 14 15 her minority.

B. C. 1. The health professional shall be required to make a reasonable attempt to inform the spouse, parent, or legal guardian of the minor of any treatment needed or provided under paragraph 7 of subsection A of this section.

20 <u>2.</u> In all other instances <u>in which a minor may consent to</u> 21 <u>services under this section</u>, the health professional may, but shall 22 not be required to, inform the spouse, parent, or legal guardian of 23 the minor of any treatment needed or provided. The judgment of the 24 health professional as to notification shall be final, and his or

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1 her disclosure shall not constitute libel, slander, the breach of the right of privacy, the breach of the rule of privileged 2 communication, or result in any other breach that would incur 3 liability. 4 5 D. 1. Except as provided by paragraph 2 of this subsection: the parent or legal guardian of a minor shall have the 6 a. right to access and review all medical records of the 7 8 minor, and 9 b. a health professional shall not prevent or restrict access to the minor's medical records by the parent or 10 11 legal guardian. 12 2. The provisions of paragraph 1 of this subsection shall not 13 apply to cases: as described in paragraphs 1, 2, 5, and 6 of 14 a. subsection A of this section, 15 where such access and review is prohibited by law, or 16 b. where the parent or legal guardian is the subject of 17 с. an investigation of a crime committed against the 18 minor child and a law enforcement official requests 19 that the information not be released. 20 Ε. Information about the minor obtained through care by a 21 health professional under the provisions of this act Section 2601 et 22 seq. of this title shall not be disseminated to any health 23 professional, school, law enforcement agency or official, court

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authority, nonjudicial government agency, or official employer, without the consent of the minor, except through court order or specific legal requirements or if the giving of the information is necessary to the health of the minor and public. Statistical reporting may be done when the minor's identity is kept confidential. F. The health professional shall not incur criminal liability for action under the provisions of this act Section 2601 et seq. of this title except for negligence or intentional harm. SECTION 2. This act shall become effective November 1, 2025. 60-1-1997 4/11/2025 2:00:19 PM DC