GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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Short Title:

SENATE DRS85027-ME-34 (01/25)

Encourage Volunteer Care in Free Clinics.

Sponsors	s: S	enator Bingham (Primary Sponsor).
Referred to:		
		A BILL TO BE ENTITLED
AN AC	OT T	ENCOURAGE VOLUNTEER HEALTH CARE IN FREE CLINICS BY
LIM	ITING '	THE LIABILITY OF HEALTH CARE PROVIDERS IF THE FREE CLINIC
POS	TS A N	OTICE OF LIMITED LIABILITY.
The Gen	eral Ass	sembly of North Carolina enacts:
	SEC	TION 1. G.S. 90-21.16 reads as rewritten:
"§ 90-21	.16. Vo	olunteer health care professionals; liability limitation.
(a)	This	section applies as follows:
	(1)	Any volunteer medical or health care provider at a facility of a local health
		department or at a nonprofit community health center,
	(2)	Any volunteer medical or health care provider rendering services to a patient
		referred by a local health department as defined in G.S. 130A-2(5), nonprofit
		community health center, or nonprofit community health referral service at
		the provider's place of employment,
	(3)	Any volunteer medical or health care provider serving as medical director of
		an emergency medical services (EMS) agency, or
	(4)	Repealed by Session Laws 2011-355, s. 7, effective June 27, 2011.
	(5)	Any volunteer medical or health care provider licensed or certified in this
		State who provides services within the scope of the provider's license or

State who provides services within the scope of the provider's license or certification at a free clinic facility, who receives no compensation for medical services or other related services rendered at the facility, center, agency, or clinic, or who neither charges nor receives a fee for medical services rendered to the patient referred by a local health department, nonprofit community health center, or nonprofit community health referral service at the provider's place of employment shall not be liable for damages for injuries or death alleged to have occurred by reason of an act or omission in the rendering of the services unless it is established that the injuries or death were caused by gross negligence, wanton conduct, or intentional wrongdoing on the part of the person rendering the services. The free clinic, local health department facility, nonprofit community health center, nonprofit community health referral service, or agency shall use due care in the selection of volunteer medical or health care providers, and this subsection shall not excuse the free clinic, health department facility, community health center, or agency for the failure of the volunteer medical or health care provider to use ordinary care in the provision of medical services to its patients.



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Nothing in this section shall be deemed or construed to relieve any person from (b) liability for damages for injury or death caused by an act or omission on the part of such person while rendering health care services in the normal and ordinary course of his or her business or profession. Services provided by a medical or health care provider who receives no compensation for his or her services and who voluntarily renders such services at the provider's place of employment, facilities of free clinics, local health departments as defined in G.S. 130A-2, nonprofit community health centers, or as a volunteer medical director of an emergency medical services (EMS) agency, are deemed not to be in the normal and ordinary course of the volunteer medical or health care provider's business or profession.

As used in this section, a "free clinic" is a nonprofit, 501(c)(3) tax-exempt organization organized for the purpose of providing health care services without charge or for a minimum fee to cover administrative costs and that maintains liability insurance covering the acts and omissions of the free clinic and any liability pursuant to subsection (a) of this section. posts in a clear and conspicuous manner the following notice in the premises where the provision of health care services is occurring:

"NOTICE

Under North Carolina law, there is no liability for damages for injuries or death alleged to have occurred by reason of an act or omission in the health care provider's voluntary provision of health care services, unless it is established that the injuries or death were caused by gross negligence, wanton conduct, or intentional wrongdoing on the part of the health care provider."

- A nonprofit community health referral service that refers low-income patients to physicians for free services is not liable for the acts or omissions of the physician in rendering service to that patient if the nonprofit community health referral service maintains liability insurance covering the acts and omissions of the nonprofit health referral service and any liability pursuant to subsection (a) of this section.
- As used in this section, a "nonprofit community health referral service" is a nonprofit, 501(c)(3) tax-exempt organization organized to provide for no charge the referral of low-income, uninsured patients to volunteer health care providers who provide health care services without charge to patients."

SECTION 2. G.S. 90-21.102(2) reads as rewritten:

Free clinic. — A nonprofit, 501(c)(3) tax-exempt organization organized for the purpose of providing health care services without charge or for a minimum fee to cover administrative costs and that maintains liability insurance covering the acts and omissions of the free clinic and any liability posts, pursuant to G.S. 90-21.16(a). G.S. 90-21.16(c), a notice of limited liability."

SECTION 3. This act becomes effective October 1, 2013.