MISSISSIPPI LEGISLATURE

By: Senator(s) Nunnelee

To: Public Health and Welfare

SENATE BILL NO. 2047

AN ACT TO MAKE IT UNLAWFUL FOR ANY PHYSICIAN, NURSE OR OTHER 1 EMPLOYEE OF THE STATE DEPARTMENT OF HEALTH TO PERFORM ANY SURGICAL 2 OR MEDICAL TREATMENT OR PROCEDURE OR CONSULT WITH OR PRESCRIBE MEDICATION FOR A MINOR WITHOUT OBTAINING THE WRITTEN CONSENT OF 3 4 THE PARENT OR GUARDIAN; TO PROVIDE EXCEPTIONS AND CRIMINAL 5 PENALTIES; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. (1) As used in this section: 8 (a) "Minor" means any person who is fifteen (15) years 9 10 of age or less. "Guardian" means any person standing in loco (b) 11 parentis of the minor, whether formally serving or not, including 12 any guardian, conservator or custodian. 13 (C) "Emergency" means a situation wherein, in competent 14 medical judgment, the proposed surgical or medical treatment or 15 procedures are immediately or imminently necessary and any delay 16 occasioned by an attempt to obtain a consent would reasonably 17 jeopardize the life, health or limb of the minor affected, or 18 would reasonably result in disfigurement or impairment of 19 20 faculties of the minor. (d) "Consult" means a person-to-person instructional 21 22 conversation with the minor in a confidential setting, and not a group instructional setting. 23 No physician, nurse or other employee of the State 24 (2) Department of Health shall perform any surgical or medical 25 treatment or procedures on, or consult with or prescribe 26 27 medication for, a minor without obtaining the written consent of the parent or guardian of said minor. 28 The prohibition in subsection (2) shall not apply if: 29 (3) S. B. No. 2047 G1/2

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30 (a) The minor is married;

31 (b) An emergency exists; The physician, nurse or employee of the State 32 (C) 33 Department of Health is rendering medical care to a minor for 34 treatment of a venereal disease as provided in Section 41-41-13, Mississippi Code of 1972; 35 (d) The minor is voluntarily donating blood; 36 The physician, nurse or employee of the State (e) 37 Department of Health is conducting tests for infectious diseases 38 as authorized by law; or 39 The minor has been ordered by a competent court to 40 (f) undergo the treatment, procedure, prescription or consultation. 41 (4) Violation of this section shall, upon conviction, be 42 punishable by imprisonment in the county jail for not more than 43 six (6) months, or a fine of Ten Thousand Dollars (\$10,000.00), or 44 both, and the court shall automatically suspend the professional 45 health license of any such person. 46

47 **SECTION 2.** This act shall take effect and be in force from 48 and after July 1, 2003.