GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 36 Committee Substitute Favorable 3/19/03

Short Title: Repeal Involuntary Sterilization.	
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Sponsors:

Referred to:

February 19, 2003

1	A BILL TO BE ENTITLED
2	AN ACT TO REPEAL THE LAW THAT AUTHORIZES THE INVOLUNTARY
3	STERILIZATION OF PERSONS WHO ARE MENTALLY ILL OR MENTALLY
4	RETARDED, TO PERMIT THE STERILIZATION OF MENTALLY ILL OR
5	MENTALLY RETARDED WARDS ONLY WHEN THERE IS A MEDICAL
6	NECESSITY, AND TO MAKE CONFORMING CHANGES TO THE GENERAL
7	STATUTES.
8	The General Assembly of North Carolina enacts:
9	PART I. REPEALS THE LAW AUTHORIZING INVOLUNTARY
10	STERILIZATIONS AND PERMITS THE STERILIZATION OF MENTALLY
11	ILL OR MENTALLY RETARDED WARDS ONLY WHEN THERE IS A
12	MEDICAL NECESSITY.
13	SECTION 1. Article 7 of Chapter 35 of the General Statutes is repealed.
14	SECTION 1.(a) Article 8 of Chapter 35A is amended by adding a new
15	section to read:
16	"§ 35A-1245. Procedure to permit the sterilization of a mentally ill or a mentally
17	retarded ward in the case of medical necessity.
18	(a) <u>A guardian of the person shall not consent to the sterilization of a mentally ill</u>
19	or mentally retarded ward unless an order from the clerk has been obtained in
20	accordance with this section.
21	(b) If a mentally ill or mentally retarded ward needs to undergo a medical
22	procedure that would result in sterilization, the ward's guardian shall petition the clerk
23	for an order to permit the guardian to consent to the procedure. The petition shall
24	contain the following:
25	(1) A sworn statement from a physician licensed in this State who has
26	examined the ward that the proposed procedure is medically necessary
27	and not for the sole purpose of sterilization or for the purpose of
28	hygiene or convenience.

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1 2		<u>(2)</u>	The name and address of the physician who will perform the procedure.
3		(3)	<u>A sworn statement from a psychiatrist or psychologist licensed in this</u>
4		<u>107</u>	State who has examined the ward as to whether the mentally ill or
5			mentally retarded ward is able to comprehend the nature of the
6			proposed procedure and its consequences and provide an informed
7			consent to the procedure.
8		<u>(4)</u>	If the ward is able to comprehend the nature of the proposed procedure
9		<u>(+)</u>	and its consequences, the sworn consent of the ward to the procedure.
10	(c)	A coi	by of the petition shall be served on the ward personally. If the ward is
11		-	rehend the nature of the proposed procedure and its consequences and is
12		-	de an informed consent, the clerk shall appoint an attorney to represent
12	the ward	-	de un mormed consent, the elerk shan appoint an atomey to represent
14	(d)	_	ld the ward or the ward's attorney request a hearing, a hearing shall be
15	<u></u>		the clerk may enter an order without the appearance of witnesses. If a
16			the guardian and the ward may present evidence.
17	(e)		clerk finds the following, the clerk shall enter an order permitting the
18			sent to the proposed procedure:
19	Suaraian	<u>(1)</u>	<u>The ward is capable of comprehending the procedure and its</u>
20		<u>(1)</u>	consequences and has consented to the procedure, or the ward is
21			unable to comprehend the procedure and its consequences.
22		(2)	The procedure is medically necessary and is not solely for the purpose
22		<u>(2)</u>	of sterilization or for hygiene or convenience.
23 24	(f)	The c	guardian or the ward, the ward's attorney, or any other interested party
25			clerk's order to the superior court in accordance with G.S. 1-301.2(e)."
26	• • •		FORMING CHANGES TO THE GENERAL STATUTES.
27			FION 2. G.S. 1-301.2(g) reads as rewritten:
28	"(g)		otion for Incompetency and Foreclosure Proceedings. Proceedings and
29	-		Permit Sterilization for Medical Necessity. –
30		-	Proceedings for adjudication of incompetency or restoration of
31		()	competency under Chapter 35A of the General Statutes Statutes, or
32			proceedings to determine whether a guardian may consent to the
33			sterilization of a mentally ill or mentally retarded ward under G.S.
34			<u>35A-1245</u> , shall not be transferred even if an issue of fact, an equitable
35			defense, or a request for equitable relief is raised. Appeals from orders
36			entered in these proceedings are governed by Chapter 35A to the
37			extent that the provisions of that Chapter conflict with this section.
38		(2)	Foreclosure proceedings under Article 2A of Chapter 45 of the
39		(-)	General Statutes shall not be transferred even if an issue of fact, an
40			equitable defense, or a request for equitable relief is raised. Equitable
41			issues may be raised only as provided in G.S. 45-21.34. Appeals from
42			orders entered in these proceedings are governed by Article 2A of
43			Chapter 45 to the extent that the provisions of that Article conflict with
44			this section."
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1	SECTION 2.(a) G.S. 7A-451(a)(10) is repealed.
2	SECTION 3. G.S. 35A-1203(e) reads as rewritten:
3	"(e) Where a guardian or trustee has been appointed for a ward under former
4	Chapter 33 or former Chapter 35 of the General Statutes, the clerk, upon his own
5	motion or the motion of that guardian or trustee or any other interested person, may
6	designate that guardian or trustee or appoint another qualified person as guardian of the
7	person, guardian of the estate, or general guardian of the ward under this Chapter;
8	provided, the authority of a guardian or trustee properly appointed under former Chapter
9	33 or <u>former Chapter 35</u> of the General Statutes to continue serving in that capacity is
10	not dependent on such motion and designation."
11	SECTION 4. G.S. 35A-1241(a) reads as rewritten:
12	"(a) To the extent that it is not inconsistent with the terms of any order of the clerk
13	or any other court of competent jurisdiction, a guardian of the person has the following
14	powers and duties:
15	(1) The guardian of the person is entitled to custody of the person of <u>histhe</u>
16	guardian's ward and shall make provision for histhe ward's care,
17	comfort, and maintenance, and shall, as appropriate to the ward's
18	needs, arrange for his the ward's training, education, employment,
19	rehabilitation or habilitation. The guardian of the person shall take
20	reasonable care of the ward's clothing, furniture, vehicles, and other
21	personal effects that are with the ward.
22	(2) The guardian of the person may establish the ward's place of abode
23	within or without this State. In arranging for a place of abode, the
24	guardian of the person shall give preference to places within this State
25	over places not in this State if in-State and out-of-State places are
26	substantially equivalent. He The guardian also shall give preference to
27	places that are not treatment facilities. If the only available and
28	appropriate places of domicile are treatment facilities, hethe guardian
29	shall give preference to community-based treatment facilities, such as
30	group homes or nursing homes, over treatment facilities that are not
31	community-based.
32	(3) The guardian of the person may give any consent or approval that may
33	be necessary to enable the ward to receive medical, legal,
34	psychological, or other professional care, counsel, treatment, or
35	service. <u>He The guardian</u> may shall not, however, consent to the
36	sterilization of a mentally ill or mentally retarded ward. Such
37	sterilization may be performed only after compliance with Chapter 35,
38	Article 7. ward unless the guardian obtains an order from the clerk in
39	accordance with G.S. 35A-1245. The guardian of the person may give
40	any other consent or approval on the ward's behalf that may be
41	required or in the ward's best interest. <u>He The guardian</u> may petition the
42	clerk for the clerk's concurrence in the consent or approval."
43	SECTION 5. G.S. 90-21.13(e) reads as rewritten:

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1	"(e) In the event of any conflict between the provisions of this section and those of
2	Article 7 of Chapter 35 and G.S. 35A-1245 and Articles 1A and 19 of Chapter 90, the
3	provisions of those Articles shall control and continue in full force and effect."
4	SECTION 6. G.S. 90-275 reads as rewritten:
5	"§ 90-275. Article does not affect eugenical or therapeutical sterilization laws.<u>duty</u>
6	<u>of guardian to obtain order permitting guardian to consent to</u>
7	sterilization of a mentally ill or mentally retarded ward.
8	Nothing in this Article shall be deemed to affect the provisions of Article 7 of
9	Chapter 35 of the General Statutes of North Carolina. G.S. 35A-1245."
10	SECTION 7. G.S. $108A-14(a)(10)$ is repealed.
11	SECTION 8. G.S. 148-22.2 reads as rewritten:
12	"§ 148-22.2. Procedure when surgical operations on inmates are necessary.
13	The medical staff of any penal institution of the State of North Carolina is hereby
14	authorized to perform or cause to be performed by competent and skillful surgeons
15	surgical operations upon any inmate when such operation is necessary for the
16	improvement of the physical condition of the inmate. The decision to perform suchan
17	operation shall be made by the chief medical officer of the institution, with the approval
18	of the superintendent of the institution, and with the advice of the medical staff of said
19	the institution. No suchoperation shall be performed without the consent of the inmate;
20	or, if the inmate beis a minor, without the consent of a responsible member of histhe
21	inmate's family, a guardian, or one having legal custody of suchthe minor; or, if the
22	inmate be non compos mentis, then the consent of a responsible member of histhe
23	inmate's family or of a guardian mustshall be obtained. Any surgical operations on
24	inmates of State penal institutions shall also be subject to the provisions of Article 1A of
25	Chapter 90 of the General Statutes and G.S. 90-21.13 and G.S. 90-21.14.
26	If the operation on the inmate is determined by the chief medical officer to be an
27	emergency situation in which immediate action is necessary to preserve the life or
28	health of the inmate, and the inmate, if sui juris, is unconscious or otherwise
29	incapacitated so as to be incapable of giving consent or in the case of a minor or inmate
30	non compos mentis, the consent of a responsible member of histhe inmate's family,
31	guardian, or one having legal custody of such the inmate cannot be obtained within the

guardian, or one having legal custody of <u>suchthe</u> inmate cannot be obtained within the time necessitated by the nature of the emergency situation, then the decision to proceed with the operation shall be made by the chief medical officer and the superintendent of the institution with the advice of the medical staff of the institution.

In all cases falling under this Article [section], the chief medical officer of the institution and the medical staff of the institution shall keep a careful and complete record of the measures taken to obtain the permission for <u>suchthe</u> operation and a complete medical record signed by the medical superintendent or director, the surgeon performing the operation and all surgical consultants of the operation performed.

40 This Article [section] is not to be considered as affecting the provisions of Article 7
41 of Chapter 35 of the General Statutes dealing with eugenical sterilization."

42 **SECTION 9.** This act is effective when it becomes law and applies to all 43 petitions for sterilization pending and orders authorizing sterilization that have not been 44 executed as of the effective date of this act.