House Bill 663 (AS PASSED HOUSE AND SENATE) By: Representatives Hatchett of the 155th, Smith of the 138th, Pirkle of the 169th, Jones of the 25th, Taylor of the 173rd, and others

A BILL TO BE ENTITLED AN ACT

To amend Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to 1 regulation and construction of hospitals and other health care facilities, so as to establish 2 3 certain rights of minors and adults admitted to hospitals and long-term care facilities; to 4 provide for definitions; to authorize designated essential caregivers; to authorize hospitals 5 and long-term care facilities to require designated essential caregivers and visitors to wear personal protective equipment; to provide for statutory construction; to provide that certain 6 7 rights may not be waived or terminated; to require hospitals and long-term care facilities to 8 post certain information on their websites; to prohibit certain actions by state agencies 9 against hospitals and long-term care facilities; to provide for a short title; to provide for 10 related matters; to repeal conflicting laws; and for other purposes.

- 11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
- 12

SECTION 1.

13 This Act shall be known and may be cited as the "No Patient Left Alone Act."

	24 HB 663/AP
14	SECTION 2.
15	Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to regulation and
16	construction of hospitals and other health care facilities, is amended by adding a new article
17	to read as follows:
18	" <u>ARTICLE 16</u>
19	<u>31-7-430.</u>
20	As used in this article, the term:
21	(1) 'Designated essential caregiver' means a person who is age 18 years old or older and
22	who has been designated by a patient or resident who is an adult, or by a parent, guardian,
23	or person standing in loco parentis for a patient or resident who is a minor, to assist with
24	such patient's or resident's personal needs and activities and to support the health,
25	healthcare, long-term care, and overall well-being of such patient or resident. Unless
26	otherwise designated by an adult patient or resident, such designated essential caregiver
27	shall be the person authorized and empowered to act on behalf of the patient or resident
28	pursuant to Code Section 31-9-2.
29	(2) 'Hospital' means a hospital licensed pursuant to this chapter.
30	(3) 'Long-term care facility' means a skilled nursing home, intermediate care home,
31	personal care home, assisted living community, community living arrangement, or
32	inpatient hospice facility licensed or permitted to operate pursuant to this chapter.
33	(4) 'Visitor' means any individual authorized by an adult patient, resident, or designated
34	essential caregiver of such patient or resident to have access to in-person visitation in a
35	hospital or long-term care facility with such patient or resident.

HB 663/AP

36	<u>31-7-431.</u>
37	(a) A minor who is admitted to a hospital or long-term care facility shall have the right to
38	have a parent, guardian, person standing in loco parentis, or other designated essential
39	caregiver who shall be allowed to be physically present at all times while the minor patient
40	or resident is in such hospital or long-term care facility. Such parent, guardian, person
41	standing in loco parentis, or other designated essential caregiver shall be required to
42	comply with all hospital or long-term care facility policies, rules of conduct, and reasonable
43	safety protocols, including wearing personal protective equipment provided by the hospital
44	or long-term care facility.
45	(b) An adult who is admitted to a hospital or long-term care facility shall have the right to
46	have a designated essential caregiver who shall be allowed to be physically present at all
47	times while the adult patient or resident is in such hospital or long-term care facility. Such
48	designated essential caregiver shall be required to comply with all hospital or long-term
49	care facility policies, rules of conduct, and reasonable safety protocols, including wearing
50	personal protective equipment provided by the hospital or long-term care facility.
51	(c) Nothing in this Code section shall be construed to require a hospital or long-term care
52	facility to allow a designated essential caregiver to enter an operating room, isolation room,
53	isolation unit, behavioral health setting, or other typically restricted area or to remain
54	present during the administration of emergency care. Nothing in this Code section shall
55	be construed to require a hospital or long-term care facility to allow a designated essential
56	caregiver access beyond the rooms, units, or wards in which the patient or resident is
57	receiving care or residing, beyond general common areas in the hospital or long-term care
58	facility, or in areas of the hospital or long-term care facility where the presence of
59	unauthorized persons may be a safety or security risk.
60	(d) A hospital or long-term care facility may suspend or terminate the access of a
61	designated essential caregiver:
62	(1) Upon the request of the adult patient or resident:

62 (1) Upon the request of the adult patient or resident;

24

63	(2) For noncompliance with hospital or long-term care facility policy;
64	(3) For failure to comply with reasonable safety protocols or rules of conduct;
65	(4) If the designated essential caregiver presents a substantial health or safety risk to the
66	patient, other patients or residents, visitors, or staff;
67	(5) To any patient or resident who is under the custody of a law enforcement agency or
68	a correctional institution; or
69	(6) Upon court order.
70	<u>31-7-432.</u>
71	(a) A hospital or long-term care facility may establish visitation policies that limit or
72	restrict visitation of any visitor when:
73	(1) The presence of visitors would be medically or therapeutically contraindicated in the
74	best clinical judgment of healthcare professionals;
75	(2) The presence of visitors would interfere with the care of or rights of any patient or
76	resident;
77	(3) Visitors are engaging in disruptive, threatening, or violent behavior toward any staff
78	member, patient or resident, other visitor, or other individual authorized to be on the
79	property of the hospital or long-term care facility;
80	(4) Visitors are noncompliant with hospital or long-term care facility policy; or
81	(5) The patient or resident is under the custody of a law enforcement agency or a
82	correctional institution.
83	(b) A hospital or long-term care facility may require visitors to wear personal protective
84	equipment, provided that any such required equipment shall be provided by the hospital or
85	long-term care facility. A hospital or long-term care facility may require visitors to comply
86	with reasonable safety protocols and rules of conduct. The hospital or long-term care
87	facility may revoke visitation rights for failure to comply with this subsection or any
88	policies established pursuant to subsection (a) of this Code section.

24

89	(c) Nothing in this Code section shall be construed to require a hospital or long-term care
90	facility to allow a visitor to enter an operating room, isolation room, isolation unit,
91	behavioral health setting, or other typically restricted area or to remain present during the
92	administration of emergency care in critical situations. Nothing in this Code section shall
93	be construed to require a hospital or long-term care facility to allow a visitor access beyond
94	the rooms, units, or wards in which the patient or resident such visitor is visiting is
95	receiving care or beyond general common areas in the hospital or long-term care facility.
96	<u>31-7-433.</u>
97	(a) Except as otherwise provided for in this article, the rights specified in this article may
98	not be terminated, suspended, or waived by the hospital or long-term care facility, the
99	Department of Public Health, or any governmental entity, notwithstanding declarations of
100	emergency declared by the Governor pursuant to law. No hospital or long-term care
101	facility shall require a patient or resident to waive the rights specified in this article.
102	(b) The provisions of this article shall be construed to comply with the requirements of the
103	federal Centers for Medicare and Medicaid Services for hospitals and long-term care
104	facilities to participate in and receive payment through the Medicare and Medicaid
105	programs.
106	<u>31-7-434.</u>
107	Each hospital and long-term care facility shall post on its website informational materials
108	developed by the Department of Community Health explaining the rights specified in this
109	article. The Department of Community Health shall develop such informational materials

- 110 and shall make such materials available to hospitals and long-term care facilities for the
- 111 purposes of this Code section.

112	<u>31-7-435.</u>
113	Unless expressly required by federal law or regulation, the Department of Public Health
114	and any other state agency shall be prohibited from taking any action against a hospital or
115	long-term care facility for:
116	(1) Giving a visitor or designated essential caregiver individual access to a hospital or
117	long-term care facility controlled property or location;
118	(2) Gross negligence, willful and wanton misconduct, reckless infliction of harm, or
119	intentional infliction of harm excepted, failing to protect or otherwise ensure the safety
120	or comfort of a visitor or designated essential caregiver given access to a hospital or
121	long-term care facility controlled property or location;
122	(3) Failing to follow the guidelines of the federal Centers for Disease Control and
123	Prevention or other federal guidelines that require or recommend restricting visitor or
124	designated essential caregiver access; or
125	(4) The acts or omissions of any visitor or designated essential caregiver who is given
126	access to a hospital or long-term care facility controlled property or location."

127

SECTION 3.

128 All laws and parts of laws in conflict with this Act are repealed.