**South Carolina General Assembly**

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**H. 3091**

**STATUS INFORMATION**

General Bill

Sponsors: Rep. Long

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Introduced in the House on January 13, 2015

Currently residing in the House Committee on **Judiciary**

Summary: Drug or Alcohol-Related Overdose Medical Treatment

**HISTORY OF LEGISLATIVE ACTIONS**

Date Body Action Description with journal page number

12/11/2014 House Prefiled

12/11/2014 House Referred to Committee on **Judiciary**

1/13/2015 House Introduced and read first time ([House Journal‑page 92](file:///h:\HJ%20Archive\2015\01-13-15.docx))

1/13/2015 House Referred to Committee on **Judiciary** ([House Journal‑page 92](file:///h:\HJ%20Archive\2015\01-13-15.docx))

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**VERSIONS OF THIS BILL**

[12/11/2014](file:///p:\pprever\2015-16\3091_20141211.docx)

**A** **BILL**

TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, BY ADDING ARTICLE 19 TO CHAPTER 53, TITLE 44 SO AS TO PROVIDE LIMITED IMMUNITY FROM PROSECUTION FOR CERTAIN DRUG AND ALCOHOL‑RELATED OFFENSES COMMITTED BY A PERSON WHO SEEKS MEDICAL ASSISTANCE FOR ANOTHER PERSON WHO IS EXPERIENCING A DRUG OR ALCOHOL‑RELATED OVERDOSE OR BY A PERSON WHO IS EXPERIENCING A DRUG OR ALCOHOL‑RELATED OVERDOSE AND SEEKS MEDICAL ASSISTANCE, TO ALLOW THE COURT TO CONSIDER AS A MITIGATING FACTOR IN PROCEEDINGS RELATED TO OTHER CRIMINAL OFFENSES WHETHER THE PERSON SOUGHT MEDICAL ASSISTANCE FOR A PERSON EXPERIENCING AN OVERDOSE, TO LIMIT THE IMMUNITY TO ALLOW PROSECUTION OF A PERSON FOR OTHER CRIMES ARISING OUT OF THE DRUG OR ALCOHOL‑RELATED OVERDOSE, TO ALLOW FOR ADMISSIBILITY OF CERTAIN EVIDENCE, TO PROVIDE CIVIL AND CRIMINAL IMMUNITY FOR LAW ENFORCEMENT OFFICERS RELATING TO THE ARREST OF A PERSON LATER DETERMINED TO QUALIFY FOR LIMITED IMMUNITY, AND FOR OTHER PURPOSES.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Chapter 53, Title 44 of the 1976 Code is amended by adding:

“Article 19

Drug or Alcohol‑Related Overdose Medical Treatment

Section 44‑53‑1910. As used in this article, ‘drug or alcohol‑related overdose’ means an acute condition, including mania, hysteria, extreme physical illness, coma, or death resulting from the consumption or use of a controlled substance, alcohol, or another substance with which a controlled substance or alcohol was combined, that a layperson would reasonably believe to be a drug or alcohol overdose that requires medical assistance.

Section 44‑53‑1920. (A) Except as otherwise provided in subsection (B), a person acting in good faith who seeks medical assistance from an emergency room, outpatient medical clinic, or other medical facility, for another person who appears to be experiencing a drug or alcohol‑related overdose may not be prosecuted, if the evidence for prosecution was obtained as a result of the person seeking medical assistance for the apparent overdose on the premises of or immediately after calling the emergency room, outpatient medical clinic, or other medical facility, for:

(1) dispensing or delivering a controlled substance in violation of Section 44‑53‑370(a), when the controlled substance is dispensed or delivered directly to the person who appears to be experiencing a drug‑related overdose;

(2) possessing a controlled substance in violation of Section 44‑53‑370(c);

(3) possessing less than one gram of methamphetamine or cocaine base in violation of Section 44‑53‑375(A);

(4) dispensing or delivering methamphetamine or cocaine base in violation of Section 44‑53‑375(B), when the methamphetamine or cocaine base is dispensed or delivered directly to the person who appears to be experiencing a drug‑related overdose;

(5) possessing paraphernalia in violation of Section 44‑53‑391;

(6) selling or delivering paraphernalia in violation of Section 44‑53‑391, when the sale or delivery is to the person who appears to be experiencing a drug‑related overdose;

(7) purchasing, attempting to purchase, consuming, or knowingly possessing alcoholic beverages in violation of Section 63‑19‑2440;

(8) selling alcoholic beverages to a person under twenty‑one years of age in violation of Section 61‑4‑50;

(9) purchasing beer or wine to give to a person to whom beer or wine cannot legally be sold in violation of Section 61‑4‑80;

(10) transferring or giving to a person under the age of twenty‑one years for consumption beer or wine in violation of Section 61‑4‑90; or

(11) contributing to the delinquency of a minor in violation of Section 16‑17‑490.

(B) If the person seeking medical assistance pursuant to subsection (A) previously has sought medical assistance for another person pursuant to this article, the court may consider the circumstances of the prior incidents and the related offenses to determine whether to grant the person immunity from prosecution.

Section 44‑53‑1930. A person who experiences a drug or alcohol‑related overdose and is in need of medical assistance may not be prosecuted for any of the offenses listed in Section 44‑53‑1920 if the evidence for prosecution was obtained as a result of the drug or alcohol‑related overdose and need for medical assistance.

Section 44‑53‑1940. The court may consider a person’s decision to seek medical assistance pursuant to Section 44‑53‑1920 or 44‑53‑1930 as a mitigating factor in a criminal prosecution or sentencing for a drug or alcohol‑related offense that is not an offense listed in Section 44‑53‑1920.

Section 44‑53‑1950. This article does not prohibit a person from being arrested, charged, or prosecuted, or from having his supervision status modified or revoked, based on an offense other than an offense listed in Section 44‑53‑1920, whether or not the offense arises from the same circumstances for which the person sought medical assistance.

Section 44‑53‑1960. Nothing in this section bars the admissibility of evidence obtained in connection with the investigation and prosecution of other crimes committed by a person who otherwise qualifies for limited immunity pursuant to this article.

Section 44‑53‑1970. A law enforcement officer who arrests a person for an offense listed in Section 44‑53‑1920 is not subject to criminal prosecution, or civil liability, for false arrest or false imprisonment if the officer made the arrest based on probable cause.”

SECTION 2. This act takes effect upon approval by the Governor.

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