As Passed by the Senate

135th General Assembly

Regular Session

2023-2024

Representatives Miller, M., Lear

Sub. H. B. No. 236

Cosponsors: Representatives Barhorst, Claggett, Click, Dean, Ferguson, Fowler Arthur, Gross, Hall, Johnson, King, Kick, Klopfenstein, Lorenz, Swearingen, Wiggam, Williams, Willis, Liston, Brennan, Brewer, Creech, Dell'Aquila, Demetriou, Dobos, Edwards, Forhan, Ghanbari, Grim, Hoops, Isaacsohn, Jarrells, John, Jones, Mathews, Merrin, Miller, K., Mohamed, Peterson, Piccolantonio, Pizzulli, Plummer, Ray, Robinson, Russo, Seitz, Thomas, C., Upchurch, Weinstein, White, Whitted, Young, T.

Senators Johnson, Huffman, S., Antonio, Brenner, Chavez, Cirino, Craig, Cutrona, DeMora, Gavarone, Hicks-Hudson, Landis, McColley, O'Brien, Reineke, Reynolds, Roegner, Romanchuk, Schaffer, Sykes

A BILL

То	enact sections 3792.05 and 3792.06 of the	1
	Revised Code to prohibit a congregate care	2
	setting from denying a patient or resident	3
	access to an advocate during public health	4
	emergencies and to name this act the Never Alone	5
	Act.	6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3792.05 and 3792.06 of the	7
Revised Code be enacted to read as follows:	8
Sec. 3792.05. (A) As used in this section and section	9
3792.06 of the Revised Code:	10
(1) "Advocate" means an individual who advocates on behalf	11

of a congregate care setting patient or resident. An advocate	12
may include but is not limited to any of the following:	13
(a) The patient's or resident's spouse, family member,	14
companion, or guardian;	15
(b) In the case of a minor patient or resident, the	16
minor's residential parent and legal custodian or the minor's	17
guardian;	18
(c) An individual designated as an attorney in fact for	19
the patient or resident under a durable power of attorney for	20
health care as described in section 1337.12 of the Revised Code;	21
(d) An individual appointed by a court to act as the	22
patient's or resident's guardian.	23
(2) "Congregate care setting" includes all of the	24
following:	25
(a) A county home or district home operated under Chapter	26
5155. of the Revised Code;	27
(b) A health care facility, as defined in section 3702.30	28
of the Revised Code;	29
(c) A hospice care program or pediatric respite care	30
program, each as defined in section 3712.01 of the Revised Code,	31
but only when providing care and services other than in a home;	32
(d) A hospital, as defined in section 3722.01 of the	33
Revised Code;	34
(e) A hospital, as defined in section 5119.01 of the	35
Revised Code;	36
(f) A nursing home, residential care facility, or home for	37
the aging, each as defined in section 3721.01 of the Revised	38

of the Revised Code;

Revised Code.

Code;

(g) A	A residential facility, as defined in section 5123.19
e Rev	ised Code;
(h) A	A veterans' home operated under Chapter 5907. of the
ed Co	de.

(3) "Physician" means an individual authorized under 44 Chapter 4731. of the Revised Code to practice medicine and 45 surgery, osteopathic medicine and surgery, or podiatric medicine 46 and surgery. 47

(4) "Political subdivision" means a county, township, 48 municipal corporation, school district, or other body corporate 49 and politic responsible for governmental activities in a 50 geographic area smaller than that of the state. "Political 51 subdivision" also includes a board of health of a city or 52 general health district. 53

(5) "Practitioner" includes all of the following:

(a) A certified nurse-midwife, clinical nurse specialist, 55 or certified nurse practitioner, each as defined in section 56 4723.01 of the Revised Code; 57

(b) A physician;

(c) A physician assistant licensed under Chapter 4730. of the Revised Code;

(d) A psychologist, as defined in section 4732.01 of the 61 Revised Code. 62

(6) "Public official" means any officer, employee, or duly 63 authorized representative or agent of a political subdivision or 64 state agency. 65

39

40

41

42

43

54

58

59 60

(7) "State agency" means every organized body, office,	66
agency, institution, or other entity established by the laws of	67
the state for the exercise of any function of state government.	68
"State agency" does not include a court.	69
(B)(1) At the time of a patient's or resident's admission	70
to a congregate care setting or at first opportunity after	71
admission, the congregate care setting shall do both of the	72
following:	73
(a) Inform the patient or resident that the patient or	74
resident may designate an individual to serve as the patient's	75
<u>or resident's advocate;</u>	76
(b) Except as provided in division (B)(2) of this section,	77
provide the patient or resident the opportunity to make such a	78
designation.	79
(2) In the case of an individual described in division (A)	80
(2) In the case of an individual described in division (A) (1)(b), (c), or (d) of this section, the congregate care setting	80 81
(1)(b), (c), or (d) of this section, the congregate care setting	81
(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's	81 82
(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a	81 82 83
(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation.	81 82 83 84
<pre>(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation. (3) An individual described in division (A)(1) of this</pre>	81 82 83 84 85
<pre>(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation. (3) An individual described in division (A)(1) of this section is ineligible to act as a patient's or resident's</pre>	81 82 83 84 85 86
<pre>(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation.</pre>	81 82 83 84 85 86 87
<pre>(1) (b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation.</pre>	81 82 83 84 85 86 87 88
<pre>(1)(b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation.</pre>	81 82 83 84 85 86 87 88 88
<pre>(1) (b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation. (3) An individual described in division (A) (1) of this section is ineligible to act as a patient's or resident's advocate if any of the following is the case: (a) There has been an adjudicated finding that the individual abused the patient or resident. (b) The congregate care setting has determined that the</pre>	81 82 83 84 85 86 87 88 89 90
<pre>(1) (b), (c), or (d) of this section, the congregate care setting shall consider the individual to be a patient's or resident's advocate without the patient or resident having to make such a designation. (3) An individual described in division (A) (1) of this section is ineligible to act as a patient's or resident's advocate if any of the following is the case: (a) There has been an adjudicated finding that the individual abused the patient or resident. (b) The congregate care setting has determined that the individual poses a serious risk to the patient's or resident's</pre>	81 82 83 84 85 86 87 88 89 90 91

communicating with the patient or resident as described in	94
division (F)(2)(i) of Rule 66.09 of the Rules of Superintendence	95
for the Courts of Ohio.	96
(4) At any time, a patient or resident may revoke an	97
individual's designation as an advocate by communicating the	98
revocation to a congregate care setting staff member. After	99
revocation, a patient or resident may designate another	100
individual to serve as the patient's or resident's advocate.	101
(5) Division (B)(1) of this section does not require a	102
<u>congregate care setting to employ, or contract with, an</u>	103
individual to serve as an advocate for the care setting's	104
patients or residents.	105
	100
(C) After an advocate has been designated, the advocate	106
shall not do either of the following:	107
(1) Physically interfere with, delay, or obstruct the	108
provision of any health care to which any of the following has	109
consented: the patient or resident; in the case of a minor	110
patient or resident, the minor's residential parent and legal	111
custodian or the minor's guardian; the patient's or resident's	112
attorney in fact under a durable power of attorney for health	113
care; or the patient's or resident's court-appointed quardian;	114
(2) Engage in conduct prohibited under Title XXIX of the	115
Revised Code, including as described in sections 2903.13,	116
2903.22, and 2917.22 of the Revised Code, against a staff member	117
or licensed health care practitioner who is employed by, or	118
under contract with, the congregate care setting.	119
(D) After an advocate has been designated, all of the	120
following apply to the congregate care setting:	121
(1) The congregate care setting shall request from the	122

patient or resident consent to the disclosure of the patient's	123
or resident's medical information to the advocate, except that,	124
when applicable, the care setting instead shall request such	125
consent from one of the following individuals: the patient's or	126
resident's attorney in fact under a durable power of attorney;	127
the patient's or resident's court-appointed guardian; or, in the	128
case of a minor patient or resident, the minor's residential	129
parent and legal custodian or the minor's guardian.	130
Both the request and disclosure shall be made in	131
accordance with the care setting's policies and state and	132
federal law. If consent to the disclosure is refused, the care	133
setting shall not disclose the patient's or resident's medical	134
information to the advocate.	135
(2)(a) Except as provided in division (D)(2)(b) of this	136
section, the congregate care setting shall neither deny the	137
patient or resident access to the advocate nor prohibit the	138
patient's or resident's advocate from being physically present	139
with the patient or resident in the care setting during either	140
of the following:	141
(i) Any public health emergency;	142
(ii) The period in which an order or rule issued under	143
division (C) of section 3701.13 of the Revised Code or section	144
3701.14, 3709.20, or 3709.21 of the Revised Code remains in	145
<u>effect.</u>	146
At all other times, and except as provided in division (D)	147
(2) (b) of this section, the care setting shall make every	148
reasonable effort to allow the patient's or resident's advocate	149
to be physically present with the patient or resident in the	150
care setting.	151

(b) Division (D)(2)(a) of this section does not apply if	152
any of the following is the case:	153
(i) The patient or resident requests that the advocate not	154
be present.	155
(ii) The advocate has violated either or both of the	156
prohibitions described in division (C) of this section.	157
(iii) The patient or resident is participating in a group	158
therapy session.	159
(iv) For the purpose of identifying possible abuse or	160
neglect of a patient or resident, the care setting separates, in	161
a manner consistent with standard operating procedures, the	162
advocate from the patient or resident. The separation shall be	163
temporary and last no longer than is necessary to identify abuse	164
or neglect.	165
(c) For purposes of division (D)(2)(a) of this section,	166
patient or resident access to an advocate includes access on-	167
patient or resident access to an advocate includes access on- site at the care setting itself and off-site through a means of	167 168
site at the care setting itself and off-site through a means of	168
site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site	168 169
site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at	168 169 170
site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident.	168 169 170 171
site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the	168 169 170 171 172
site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the prohibitions described in division (C) of this section, the	168 169 170 171 172 173
<pre>site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the prohibitions described in division (C) of this section, the advocate shall be ineligible to serve as the patient's or</pre>	168 169 170 171 172 173 174
<pre>site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the prohibitions described in division (C) of this section, the advocate shall be ineligible to serve as the patient's or resident's advocate, the individual's designation as an advocate</pre>	168 169 170 171 172 173 174 175
<pre>site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the prohibitions described in division (C) of this section, the advocate shall be ineligible to serve as the patient's or resident's advocate, the individual's designation as an advocate shall become void, and the congregate care setting shall no</pre>	168 169 170 171 172 173 174 175 176
<pre>site at the care setting itself and off-site through a means of telecommunication provided to the patient or resident. Off-site access through a means of telecommunication shall be provided at no cost to the patient or resident. (3) If the advocate violates either or both of the prohibitions described in division (C) of this section, the advocate shall be ineligible to serve as the patient's or resident's advocate, the individual's designation as an advocate shall become void, and the congregate care setting shall no longer consider that individual to be the patient's or</pre>	168 169 170 171 172 173 174 175 176 177

(E)(1) With respect to a congregate care setting that is a	182
hospital or health care facility, division (D)(2)(a) of this	183
section does not change or countermand any hospital or facility	184
policy relating to the isolation of a patient during an invasive	185
procedure, in particular, a policy under which the health care	186
practitioner performing or overseeing such a procedure may	187
determine that a sterile environment is required during the	188
procedure in order to protect patient safety.	189
	1.0.0
(2) When a patient or resident of a congregate care	190
setting has a highly infectious disease requiring special	191
isolation precautions, division (D)(2)(a) of this section does	192
not prevent the care setting from establishing, in order to	193
minimize the disease's spread, a reasonable protocol governing	194
the use of personal protective equipment in the care setting.	195
The protocol's requirements must not be more restrictive for	196
advocates than for care setting staff.	197
Under the protocol, an advocate is exempt from using	198
personal protective equipment while in the care setting if the	199
advocate presents to the care setting a practitioner's note	200
documenting that such use conflicts with, or is not required	201

because of, the advocate's own physical or mental health condition.

(3) In the event an infectious disease outbreak is serious204enough to require the staff of a congregate care setting that is205a hospital or health care facility to quarantine, then a206patient's advocate shall be allowed to quarantine with the207patient at the hospital or facility. The length of quarantine208and quarantine requirements must not be more restrictive for209advocates than for hospital or facility staff.210

Page 8

181

202

203

(F)(1) A congregate care setting shall be immune from	211
administrative and civil liability if a patient's or resident's	211
advocate contracts, as a result of serving as the advocate, an	212
infectious disease other than a foodborne disease.	213
infectious discuse sener than a foodsome discuse.	211
(2) Division (F)(1) of this section does not grant a	215
congregate care setting that is a hospital or health care	216
facility immunity from a claim of negligence or medical	217
malpractice for any care provided to the advocate should the	218
advocate seek treatment at the hospital or facility for the	219
infectious disease described in division (F)(1) of this section.	220
(G) A political subdivision, public official, or state	221
agency shall not issue any order or rule that would require a	222
congregate care setting to violate this section.	223
	0.0.4
(H) Either of the following individuals may petition a	224
court of common pleas for injunctive relief restraining a	225
violation or threatened violation of this section:	226
(1) A patient or resident;	227
(2) A patient's or resident's advocate, but only if the	228
advocate is one of the following: the patient's or resident's	229
immediate family member, spouse, or guardian; in the case of a	230
minor patient or resident, the minor's residential parent and	231
legal custodian or the minor's guardian; or the patient's or	232
resident's attorney in fact under a durable power of attorney	233
for health care.	234
If the individual prevails, the court shall award the	235
	235
individual court costs associated with petitioning the court for	230
<u>injunctive relief.</u>	231
(I) Nothing in this section shall be construed to change,	238
interfere with, or restrict any of the rights and duties	239

described in sections 1337.11 to 1337.17 of the Revised Code.	240
Sec. 3792.06. (A)(1) The department of health shall create	241
a "Never Alone" information sheet that describes all of the	242
duties, prohibitions, requirements, and rights established under	243
section 3792.05 of the Revised Code, including the following:	244
(a) That a congregate care setting is prohibited from	245
denying a patient or resident access to an advocate except as	246
provided in division (D)(2) or (E) of section 3792.05 of the	247
Revised Code;	248
(b) That a congregate care setting is prohibited from	249
prohibiting a patient's or resident's advocate from being	250
physically present with the patient or resident in the care	251
setting except as provided in division (D)(2) or (E) of section	252
3792.05 of the Revised Code;	253
(c) That the spouse, family member, companion, or guardian	254
of a patient or resident may serve as a patient or resident	255
<u>advocate;</u>	256
(d) That a congregate care setting must allow a patient's	257
advocate to quarantine with the patient at a congregate care	258
setting that is a hospital or health care facility under the	259
circumstances described in division (E)(3) of section 3792.05 of	260
the Revised Code;	261
(e) That an individual described in division (H) of	262
section 3792.05 of the Revised Code may petition a court of	263
common pleas for injunctive relief restraining any violation or	264
threatened violation of that section.	265
(2) The department shall periodically review and update	266
the information sheet and shall make it available on the	267
internet web site maintained by the department.	268

(B) At the time a patient or resident is admitted to, or	269
begins to receive services from, a congregate care setting, a	270
representative of the care setting shall do both of the	271
following:	272
(1) Verbally inform the patient or resident about the	273
duties, prohibitions, requirements, and rights established in	274
section 3792.05 of the Revised Code;	275
(2) Provide to the patient or resident a paper copy of the	276
"Never Alone" information sheet created under division (A) of	277
this section.	278
The copy provided under division (B)(2) of this section	279
shall be the most recent version available on the internet web	280
site maintained by the department.	281
Section 2. This act shall be known as the Never Alone Act.	282