

and I	L.D. 1117	
V O	Date: $(6/9/15)$ (Filing No. S-232)	
3	JUDICIARY	
4	Reproduced and distributed under the direction of the Secretary of the Senate.	
5	STATE OF MAINE	
6	SENATE	
7		
8	FIRST REGULAR SESSION	
9 10		
11 12	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:	
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15	<u>§4037. Authority of custodian</u>	
16 17 18	preliminary or final protection order, the custodian has full custody of the child subject to	
19 20		
21 22 23	2. Withhold or withdraw life-sustaining medical treatment. Except as provided in paragraphs A and B, the custodian may not withhold or withdraw life-sustaining medical treatment.	
24 25 26 27 28	A. The custodian may withhold or withdraw life-sustaining medical treatment if the parental rights of the parents of the child have been terminated pursuant to section 4055 and the custodian determines that withholding or withdrawing life-sustaining medical treatment is in the best interests of the child after considering the factors in paragraph C and the opinions of the child's treating physicians.	
29 30 31	B. If the parental rights of one or more parent of the child have not been terminated, the custodian under a preliminary or final child protection order may withhold or withdraw life-sustaining medical treatment:	
32 33 34	(1) If the parent or parents whose parental rights have not been terminated consent to the custodian having that authority and the custodian determines that withholding or withdrawing life-sustaining medical treatment is in the best	

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COMMITTEE AMENDMENT

COMMITTEE AMENDMENT "	A " to S.P. 389, L.D. 1117
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interests of the child after considering the factors in paragraph C and the opinions of the child's treating physicians; or

(2) If any parent whose parental rights have not been terminated does not consent, after notice and hearing, the District Court finds by clear and convincing evidence that:

(a) All of the nonconsenting parents are unfit under one or more of the grounds for termination in section 4055, subsection 1, paragraph B, subparagraph (2), division (b); and

(b) Withholding or withdrawing life-sustaining medical treatment is in the best interests of the child.

C. Withholding or withdrawing life-sustaining medical treatment is in the best interests of the child if the child is in a persistent vegetative state or suffers from another irreversible medical condition that severely impairs mental and physical functioning, with poor long-term medical prognosis, and the child would experience additional pain and suffering if life-sustaining medical treatment were administered.

SUMMARY

17 This amendment replaces the bill. It limits the application of the new provisions 18 relating to withholding or withdrawing life-sustaining medical treatment to situations in 19 which a child is in the custody of the Department of Health and Human Services. This 20 amendment provides that a custodian of a child does not have the authority to withhold or 21 withdraw life-sustaining medical treatment from a minor except in two situations. The 22 custodian has the authority when the parental rights to the child have been terminated and 23 it is in the child's best interests. The custodian also has the authority when the parental 24 rights have not been terminated but the parents consent to that authority or, if the parents 25 do not consent, the court determines that the nonconsenting parents are unfit by using the 26 existing criteria in the statutes to determine the termination of parental rights and by 27 determining that withholding or withdrawing life-sustaining medical treatment is in the 28 best interests of the child. This amendment includes a description of when withholding 29 or withdrawing life-sustaining medical treatment is in the best interests of the child.

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FISCAL NOTE REQUIRED

(See attached)

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COMMITTEE AMENDMENT



127th MAINE LEGISLATURE

LD 1117

LR 1815(02)

An Act To Clarify the Policy for Withdrawal of Life Support from Minors

Fiscal Note for Bill as Amended by Committee Amendment 'A''(S-232) Committee: Judiciary Fiscal Note Required: Yes

Fiscal Note

Minor cost increase - General Fund Minor revenue increase - General Fund

Correctional and Judicial Impact Statements

Increases the number of civil suits.

The collection of additional filing fees may also increase General Fund revenue by minor amounts.