

2024 Regular Session

HOUSE BILL NO. 899

BY REPRESENTATIVE WRIGHT

HEALTH/MEDICAL TREATMENT: Provides relative to the Hope for Louisiana Patients Law

1 AN ACT

2 To enact Part VIII of Chapter 5-G of Title 40 of the Louisiana Revised Statutes of 1950, to  
3 be comprised of R.S. 40:1300.71 through R.S. 40:1300.80, relative to individualized  
4 investigational treatments, drugs, or devices; relative to enact the Hope for Louisiana  
5 Patients Law; to provide access to individualized investigative treatment for patients  
6 with life-threatening illnesses; to provide a short title; to provide definitions; to  
7 permit the expansion of existing insurance coverage provisions; to prohibit actions  
8 against healthcare providers; to establish provisions for the death of a patient; to  
9 prohibit private causes of action and insurance mandates; to establish provisions for  
10 the treatment of unemancipated minors; to provide for severability; and to provide  
11 for related matters.

12 Be it enacted by the Legislature of Louisiana:

13 Section 1. Part VIII of Chapter 5-G of Title 40 of the Louisiana Revised Statutes of  
14 1950, comprised of R.S. 40:1300.71 through R.S. 40:1300.80, is hereby enacted to read as  
15 follows:

16 PART VIII. HOPE FOR LOUISIANA PATIENTS

17 §1300.71. Short title

18 This Part shall be known and may be cited as the "Hope for Louisiana  
19 Patients Law".

1        §1300.72. Definitions2                As used in this Part, the following terms have the meanings ascribed to them:3                (1) "Eligible facility" means an institution that is operating with a  
4                Federalwide Assurance for the Protection of Human Subjects, in accordance with 42  
5                U.S.C. 289(a) and 45 CFR Part 46, and an eligible facility that is subject to the  
6                Federalwide Assurance for the Protection of Human Subjects laws, regulations,  
7                policies, and guidelines, including renewals and updates.8                (2) "Eligible patient" means an individual who meets all of the following  
9                conditions:10                (a) Has considered all other treatment options currently approved by the  
11                United States Food and Drug Administration.12                (b) Has received a recommendation from his physician for an individualized  
13                investigational treatment, based on analysis of the patient's genomic sequence,  
14                human chromosomes, deoxyribonucleic acid, ribonucleic acid, genes, gene products,  
15                such as enzymes, and other types of proteins, or metabolites.16                (c) Has a life-threatening, severely debilitating illness or serious disease or  
17                condition associated with morbidity that has a substantial impact on day-to-day  
18                functioning and is attested to by the patient's treating physician.19                (d) Has given written, informed consent for the use of the investigational  
20                drug, biological product, or device.21                (e) Has documentation from his physician that he meets the requirements of  
22                this Part.23                (3) "Individualized investigational treatment" means drugs, biological  
24                products, or devices that are unique to and produced exclusively for use for an  
25                individual patient, based on his own genetic profile.26                (a) "Individualized investigational treatment" includes but is not limited to  
27                individualized gene therapy antisense oligonucleotides and individualized neoantigen  
28                vaccines.

1           (b) "Individualized investigational treatment" does not include any drug,  
2           biological product, or device derived from human primary or secondary embryonic  
3           stem cells or cell lines, or tissues or cells derived from abortion, but does include any  
4           drug, biological product, or device derived from human perinatal tissues, cells, and  
5           secreted factors not obtained from an abortion.

6           (4) "Life-threatening or severely debilitating illness," has the same meaning  
7           as provided in Section 312.81 of Title 21, Code of Federal Regulations, or any  
8           successor law or regulation, as applicable.

9           (5) "Written, informed consent" means a written document that is signed by  
10          the patient, or if the patient is a minor, by any person authorized to consent in  
11          accordance with the Louisiana Medical Consent Law, R.S. 40:1159.4, et seq., and  
12          attested to by the patient's physician and a witness and that, at a minimum, includes  
13          all of the following:

14           (a) An explanation of the currently approved products and treatments for the  
15           illness, disease, or condition from which the patient suffers.

16           (b) An attestation that the patient concurs with his physician in believing that  
17           all currently approved and conventionally recognized treatments are unlikely to  
18           prolong the patient's life.

19           (c) Clear identification of the specific proposed individualized  
20           investigational drug, biological product, or device that the patient is seeking to use.

21           (d)(i) A description of the potentially best and worst outcomes of using the  
22           individualized investigational drug, biological product, or device and a realistic  
23           description of the most likely outcome.

24           (ii) The description shall include the possibility that new, unanticipated,  
25           different, or worse symptoms might result and that death could be hastened by the  
26           proposed treatment.

27           (iii) The description shall be based on the physician's knowledge of the  
28           proposed treatment in conjunction with an awareness of the patient's condition.

1           (e) A statement that the patient's health plan or third-party administrator and  
2           provider are not obligated to pay for any care or treatments consequent to the use of  
3           the individualized investigational drug, biological product, or device, unless they are  
4           specifically required to do so by law or contract.

5           (f) A statement that the patient's eligibility for hospice care may be  
6           withdrawn if the patient begins curative treatment with the individualized  
7           investigational drug, biological product, or device and that care may be reinstated if  
8           this treatment ends and the patient meets hospice eligibility requirements.

9           (g) A statement that the patient understands that he is liable for all expenses  
10           consequent to the use of the individualized investigational drug, biological product,  
11           or device and that this liability extends to the patient's estate, unless a contract  
12           between the patient and the manufacturer of the drug, biological product, or device  
13           states otherwise.

14           §1300.73. Individualized investigational drugs; facility and manufacturer abilities

15           A. A manufacturer operating within an eligible facility and in accordance  
16           with all applicable Federalwide Assurance for the Protection of Human Subjects  
17           laws and regulations may make available an individualized investigative treatment  
18           and an eligible patient may request an individualized investigational drug, biological  
19           product, or device from an eligible facility or manufacturer operating within an  
20           eligible facility in accordance with this Part. This Part shall not require a  
21           manufacturer to make available an individualized investigational drug, biological  
22           product, or device to an eligible patient.

23           B. An eligible facility or manufacturer operating within an eligible facility  
24           may do all of the following:

25           (1) Provide an individualized investigational drug, biological product, or  
26           device to an eligible patient without receiving compensation.

27           (2) Require an eligible patient to pay the costs of, or the costs associated  
28           with, the manufacture of the investigational drug, biological product, or device.

1        §1300.74. Coverage expansion; permissible; not required

2            A. This Part shall not expand the coverage required of an insurer in  
3        accordance with any provisions of Title 22 of the Louisiana Revised Statutes of  
4        1950.

5            B. A health plan, third-party administrator, or governmental agency may  
6        provide coverage for the cost of an individualized investigational drug, biological  
7        product, or device or the cost of services related to the use of an individualized  
8        investigational drug, biological product, or device in accordance with this Part.

9            C. This Part shall not require any governmental agency to pay costs  
10       associated with the use, care, or treatment of a patient with an individualized  
11       investigational drug, biological product, or device.

12           D. This Part shall not require a hospital or facility licensed in accordance  
13       with R.S. 40:2006(A) and operating or planning to operate within the state, to  
14       provide new or additional services unless approved by the hospital or facility.

15        §1300.75. Patient death; insurance provisions

16           If a patient's death is proximately caused by treatment with an individualized  
17       investigational drug, biological product, or device, the patient's estate, heirs, or  
18       devises are not liable for any debt remaining after payment by insurance for charges  
19       directly incurred for the treatment. However, this provision shall not provide an  
20       exemption to liability for charges for non-experimental treatments provided to the  
21       patient, including non-experimental treatments rendered to the patient due to  
22       complications or consequences of the experimental treatment.

23        §1300.76. Prohibition of actions taken against licensure of healthcare providers

24           A. A licensing board or disciplinary subcommittee shall not revoke, fail to  
25       renew, suspend, or take any action against a healthcare provider's license issued in  
26       accordance with Chapter 15 of Title 37 of the Louisiana Revised Statutes of 1950,  
27       and based solely on the healthcare provider's recommendations to an eligible patient  
28       regarding access to or treatment with an individualized investigational drug,  
29       biological product, or device.

1           B. An entity responsible for Medicare certification shall not take action  
2           against a healthcare provider's Medicare certification based solely on the healthcare  
3           provider's recommendation that a patient has access to an individualized  
4           investigational drug, biological product, or device.

5           §1300.77. Eligible patient's access to individualized investigational drugs,  
6           biological products, or devices

7           A. An official, employee, or agent of this state shall not block or attempt to  
8           block an eligible patient's access to an individualized investigational drug, biological  
9           product, or device.

10           B. Counseling, advice, or a recommendation consistent with medical  
11           standards of care from a licensed healthcare provider shall not be a violation of this  
12           Section.

13           §1300.78. Prohibition of private causes of action and insurance mandates

14           A. This Part shall not create a private cause of action against a manufacturer  
15           of an individualized investigational drug, biological product, or device or against any  
16           other person or entity involved in the care of an eligible patient using the  
17           individualized investigational drug, biological product, or device for any harm done  
18           to the eligible patient resulting from the individualized investigational drug,  
19           biological product, or device, if the manufacturer or other person or entity is  
20           complying in good faith with the terms of this Part and has exercised reasonable  
21           care.

22           B. This Part shall not affect any mandatory healthcare coverage for  
23           participation in clinical trials in accordance with any provisions provided in Title 22  
24           of the Louisiana Revised Statutes of 1950.

25           §1300.79. Persons authorized to consent to treatment for unemancipated minors

26           A. It is hereby recognized and established that, in addition to such other  
27           persons as may be so authorized and empowered, any one of the following persons  
28           who is reasonably available, in descending order of priority, is authorized and  
29           empowered to consent on behalf of an unemancipated minor, either orally or

1 otherwise, to any surgical or medical treatment or procedures not prohibited by law  
2 which may be suggested, recommended, prescribed, or directed by a duly licensed  
3 physician:

4 (1) The minor's guardian or custodian.

5 (2) The minor's parent.

6 (3) An adult brother or sister of the minor.

7 (4) The minor's grandparent.

8 B. If none of the individuals eligible in accordance with Subsection A of this  
9 Section is reasonably available, an adult who has exhibited special care and concern  
10 for the minor and who is reasonably available may take action. The adult shall  
11 communicate the assumption of authority as promptly and as practicably to the  
12 individuals specified in Subsection A of this Section who can be readily contacted.

13 C. Any female, regardless of age or marital status, is empowered to give  
14 consent for herself in connection with pregnancy or childbirth.

15 §1300.80. Severability

16 If one or more provisions of this Part or the application thereof is found to be  
17 unconstitutional, the provision shall be declared severable and the balance of this  
18 Part shall remain effective notwithstanding such unconstitutionality.

---

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

---

HB 899 Engrossed

2024 Regular Session

Wright

**Abstract:** Establishes the Hope for Louisiana Patients Law.

Proposed law shall be known and may be cited as the Hope for Louisiana Patients Law.

Proposed law defines "eligible facility", "eligible patient", "individualized investigational treatment", "life-threatening or severely debilitating illness", and "written, informed consent".

Proposed law allows a manufacturer operating within an eligible facility that complies with federal laws and regulations to make available an individualized investigative treatment to an eligible patient.

Proposed law also allows an eligible patient to request an individualized investigational drug, biological product, or device from an eligible facility or manufacturer operating within an eligible facility in accordance with proposed law.

Proposed law further provides that a manufacturer shall not be required to make available an individualized investigational drug, biological product, or device to an eligible patient.

Proposed law allows an eligible facility or manufacturer operating within an eligible facility to do all of the following:

- (1) Provide an individualized investigational drug, biological product, or device to an eligible patient without receiving compensation.
- (2) Require an eligible patient to pay the costs of, or the costs associated with, the manufacture of the investigational drug, biological product, or device.

Proposed law does not require expansion of the coverage required for an insurer in accordance with any provisions set forth in present law.

Proposed law allows a health plan, third-party administrator, or governmental agency to provide coverage for the cost of an individualized investigational drug, biological product, or device, or the cost of services related to the use of an individualized investigational drug, biological product, or device.

Proposed law does not require any governmental agency to pay costs associated with the use, care, or treatment of a patient with an individualized investigational drug, biological product, or device. Proposed law also does not require a hospital or facility licensed in accordance with present law, to provide new or additional services, unless approved by the hospital or facility.

Proposed law establishes certain provisions in the event of a patient's death as a result of treatment with an individualized investigational drug, biological product, or device.

Proposed law provides that a licensing board or disciplinary subcommittee shall not revoke, fail to renew, suspend, or take any action against a healthcare provider's license issued in accordance with present law based solely on the healthcare provider's recommendations to an eligible patient regarding access to or treatment with an individualized investigational drug, biological product, or device.

Proposed law provides that an entity responsible for Medicare certification shall not take action against a healthcare provider's Medicare certification based solely on the healthcare provider's recommendation.

Proposed law prohibits an official, employee, or agent of this state from blocking or attempting to block an eligible patient's access to an individualized investigational drug, biological product, or device.

Proposed law provides that counseling, advice, or a recommendation consistent with medical standards of care from a licensed healthcare provider is also permitted in accordance with proposed law.

Proposed law provides that nothing in proposed law shall create a private cause of action against a manufacturer of an individualized investigational drug, biological product, or device or against any other person or entity involved in the provision of such care. Proposed law further provides that proposed law shall not affect any mandatory healthcare coverage for participation in clinical trials.

Proposed law provides that the following persons are authorized and empowered to consent on behalf of an unemancipated minor, either orally or otherwise, to any surgical or medical treatment or procedures not prohibited by law, which may be suggested, recommended, prescribed, or directed by a duly licensed physician:

- (1) The minor's guardian or custodian.
- (2) The minor's parent.
- (3) An adult brother or sister of the minor.
- (4) The minor's grandparent.

Proposed law provides that if no such eligible person is reasonably available to provide such consent, an adult who has exhibited special care and concern for the minor and who is reasonably available may take action by communicating the assumption of authority as promptly and as practicably to the individuals identified in proposed law.

Proposed law provides that any female, regardless of age or marital status, is empowered to give consent for herself in connection with pregnancy or childbirth.

Proposed law declares that if any provisions of proposed law or the application thereof to any person or circumstance is found to be unconstitutional, it shall be severable and the other provisions of proposed law shall remain effective notwithstanding such unconstitutionality.

(Adds R.S. 40:1300.71-1300.80)