18

Senate Bill 81

By: Senators Unterman of the 45th, Miller of the 49th, Mullis of the 53rd, Burke of the 11th and Hufstetler of the 52nd

AS PASSED SENATE

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 6 of Chapter 4 of Title 26 of the Official Code of Georgia Annotated, 2 relating to pharmacies, so as to provide that the state health officer may issue a standing order permitting certain persons and entities to obtain opioid antagonists under the conditions 3 4 the state health officer may impose; to provide for immunity; to amend Chapter 13 of Title 16 of the Official Code of Georgia Annotated, relating to controlled substances, so as to 5 change the definition of a dangerous drug; to add a drug to Schedule V; to change certain 6 7 provisions of the electronic data base of prescription information; to change the dispenser 8 prescription information transmission frequency; to provide for prescriber requirements; to 9 provide for exemptions; to provide for prescription limitations; to provide for penalties; to 10 amend Code Section 31-12-2 of the Official Code of Georgia Annotated, relating to reporting 11 disease, confidentiality, reporting required by pharmacists, immunity from liability as to 12 information supplied, and notification of potential bioterrorism, so as to add neonatal 13 abstinence syndrome reporting; to amend Chapter 5 of Title 26 of the Official Code of 14 Georgia Annotated, relating to drug abuse treatment and education programs, so as to 15 provide for annual inspection; to provide for annual reporting of certain data; to provide for 16 short titles; to provide for legislative findings; provide for related matters; to repeal 17 conflicting laws; and for other purposes.
 - BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
- 19 PART I
 20 SECTION 1-1.
- 21 This part shall be known and may be cited as the "Jeffrey Dallas Gay, Jr., Act."

22	SECTION 1-2.
LL	SECTION 1-2,

- 23 WHEREAS, according to the Centers for Disease Control and Prevention's National Center
- 24 for Health Statistics, the number of overdose deaths involving opioids rose from 28,647 in
- 25 2014 to 33,091 in 2015; and
- 26 WHEREAS, according to the Centers for Disease Control and Prevention, two distinct but
- 27 interconnected trends are driving America's opioid overdose epidemic:
- 28 (1) A 15 year increase in deaths from prescription opioid overdoses; and
- 29 (2) A recent surge in illicit opioid overdoses driven mainly by heroin and illegally made
- 30 fentanyl; and
- 31 WHEREAS, naloxone is an overdose reversal and life-saving opioid antagonist that the Food
- 32 and Drug Administration designates as a prescription only drug; and
- 33 WHEREAS, forty-seven states, including Georgia, have passed laws providing immunity to
- 34 medical professionals who prescribe or dispense naloxone or persons who administer
- 35 naloxone, a life-saving opioid antagonist; and
- 36 WHEREAS, Emergency Rule 480-34-0.31-.11 (naloxone) was signed by the Governor on
- 37 December 14, 2016, to allow pharmacists to dispense naloxone to individuals pursuant to a
- 38 state-wide standing order issued by the state health officer; and
- 39 WHEREAS, other states have passed laws to allow the similar sale of naloxone at
- 40 pharmacies without a traditional patient-specific prescription, including: Alabama, Alaska,
- 41 Arkansas, Arizona, California, Colorado, Connecticut, District of Columbia, Florida, Idaho,
- 42 Illinois, Indiana, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Minnesota,
- 43 Mississippi, Missouri, Montana, Nebraska, New Hampshire, Nevada, New Jersey, New
- 44 Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania,
- 45 Rhode Island, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West
- 46 Virginia, and Wisconsin.

47 **SECTION 1-3.**

- 48 The General Assembly finds that it is imperative that Emergency Rule 480-34-0.31-.11 be
- 49 codified to prevent against accidental overdoses and combat the opioid epidemic. The
- 50 General Assembly further finds that this effort to permanently increase access to naloxone

- 51 in Georgia shall be dedicated to Jeffrey Dallas Gay, Jr., and his family in Gainesville,
- 52 Georgia.
- **SECTION 1-4.**
- 54 Article 6 of Chapter 4 of Title 26 of the Official Code of Georgia Annotated, relating to
- 55 pharmacies, is amended by revising Code Section 26-4-116.2, relating to authority of
- 56 licensed health practitioners to prescribe opioid antagonists and immunity from liability, as
- 57 follows:
- 58 "26-4-116.2.
- 59 (a) As used in this Code section, the term:
- (1) 'First responder' means any person or agency who provides on-site care until the
- arrival of a duly licensed ambulance service. This shall include, but not be limited to,
- persons who routinely respond to calls for assistance through an affiliation with law
- enforcement agencies, fire departments, and rescue agencies.
- 64 (2) 'Harm reduction organization' means an organization which provides direct assistance
- and services, such as syringe exchanges, counseling, homeless services, advocacy, drug
- treatment, and screening, to individuals at risk of experiencing an opioid related
- 67 overdose.
- 68 (3) 'Opioid antagonist' means any drug that binds to opioid receptors and blocks or
- inhibits the effects of opioids acting on those receptors and that is approved by the federal
- Food and Drug Administration for the treatment of an opioid related overdose.
- 71 (4) 'Opioid related overdose' means an acute condition, including, but not limited to,
- extreme physical illness, decreased level of consciousness, respiratory depression, coma,
- mania, or death, resulting from the consumption or use of an opioid or another substance
- with which an opioid was combined or that a layperson would reasonably believe to be
- resulting from the consumption or use of an opioid or another substance with which an
- opioid was combined for which medical assistance is required.
- 77 (5) 'Pain management clinic' means a clinic licensed pursuant to Article 10 of Chapter 34
- 78 of Title 43.
- 79 (6) 'Practitioner' means a physician licensed to practice medicine in this state.
- 80 (b) The following persons may prescribe an opioid antagonist:
- 81 (1) A practitioner acting in good faith and in compliance with the standard of care
- applicable to that practitioner may prescribe an opioid antagonist for use in accordance
- with a protocol specified by such practitioner to a person at risk of experiencing an opioid
- related overdose or to a pain management clinic, first responder, harm reduction

- organization, family member, friend, or other person in a position to assist a person at risk
- of experiencing an opioid related overdose: or
- 87 (2) The state health officer may issue a standing order permitting certain persons and
- 88 entities, or categories of persons or entities, to obtain opioid antagonists under such
- 89 conditions as the state health officer may impose. Such an order shall have state-wide
- 90 <u>effect.</u>
- 91 (c) A pharmacist acting in good faith and in compliance with the standard of care
- applicable to pharmacists may dispense opioid antagonists pursuant to a prescription issued
- in accordance with subsection (b) of this Code section.
- 94 (d) A person acting in good faith and with reasonable care to another person whom he or
- she believes to be experiencing an opioid related overdose may administer an opioid
- antagonist that was prescribed pursuant to subsection (b) of this Code section in accordance
- with the protocol specified by the practitioner or state health officer.
- 98 (e) The following individuals are immune from any civil or criminal liability or
- 99 professional licensing sanctions for the following actions authorized by this Code section:
- 100 (1) Any practitioner acting in good faith and in compliance with the standard of care
- applicable to that practitioner who prescribes an opioid antagonist pursuant to subsection
- 102 (b) of this Code section;
- 103 (2) Any practitioner or pharmacist acting in good faith and in compliance with the
- standard of care applicable to that practitioner or pharmacist who dispenses an opioid
- antagonist pursuant to a prescription issued in accordance with paragraph (1) of
- subsection (b) of this Code section; and
- 107 (3) The state health officer acting pursuant to paragraph (2) of subsection (b) of this Code
- section; and
- 109 (3)(4) Any person acting in good faith, other than a practitioner, who administers an
- opioid antagonist pursuant to subsection (d) of this Code section.
- (f) Pursuant to any standing order issued under paragraph (2) of subsection (b) of this
- 112 <u>Code section, every pharmacy operating in this state shall keep a copy of the standing order</u>
- issued by the state health officer and shall keep a record of every opioid antagonist
- dispensed pursuant to such standing order. Each record shall include the name of the
- purchaser, and the personal information of such purchaser shall include such purchaser's
- name and address, including the city, state, and ZIP Code. Such record shall be maintained
- by the pharmacy for two years. Nothing in this subsection shall prevent such record from
- being maintained electronically. Pharmacists shall not be required to submit this
- information to the Prescription Drug Monitoring Program. Such standing order shall not
- require pharmacies in this state to maintain opioid antagonists in their biennial inventories."

121	SECTION 1-5
1 2 1	

- 122 Chapter 13 of Title 16 of the Official Code of Georgia Annotated, relating to controlled
- substances, is amended by revising Code Section 16-13-29, relating to Schedule V, as
- 124 follows:
- 125 "16-13-29.
- The controlled substances listed in this Code section are included in Schedule V:
- 127 (1) Any compound, mixture, or preparation containing limited quantities of any of the
- following narcotic drugs, or salts thereof, which also contains one or more nonnarcotic,
- active, medicinal ingredients in sufficient proportion to confer upon the compound,
- mixture, or preparation valuable medicinal qualities other than those possessed by the
- narcotic drug alone:
- (A) Not more than 200 milligrams of codeine, or any of its salts, per 100 milliliters or
- 133 per 100 grams;
- 134 (B) Not more than 100 milligrams of dihydrocodeine, or any of its salts, per 100
- milliliters or per 100 grams;
- 136 (C) Not more than 100 milligrams of ethylmorphine, or any of its salts, per 100
- milliliters or per 100 grams;
- 138 (D) Not more than 2.5 milligrams of diphenoxylate and not less than 25 micrograms
- of atropine sulfate per dosage unit;
- (E) Not more than 100 milligrams of opium per 100 milliliters or per 100 grams;
- 141 (2) Lacosamide;
- 142 (3) Pregabalin;
- 143 (4) Pyrovalerone;
- 144 (5) Pseudoephedrine as an exempt over-the-counter Schedule V controlled substance
- distributed in the same manner as set forth in Code Section 16-13-29.2; provided,
- however, that such exemption shall take effect immediately and shall not require
- rulemaking rule making by the State Board of Pharmacy; provided, further, that
- wholesale drug distributors located within this state and licensed by the State Board of
- Pharmacy and which are registered and regulated by the DEA shall not be subject to any
- board requirements for controlled substances for the storage, reporting, record keeping,
- or physical security of drug products containing pseudoephedrine which are more
- stringent than those included in DEA regulations; or
- 153 (6) Ezogabine; or
- 154 (7) Naloxone as an exempt Schedule V controlled substance, which shall require rule
- making by the State Board of Pharmacy and such rule shall require such substance to be
- sold only in a pharmacy. Such rule shall further authorize pharmacists and pharmacy

157	interns and externs under the supervision of a licensed pharmacist to dispense naloxone
158	only with a prescription by a licensed practitioner or under a standing order issued
159	pursuant to Code Section 26-4-116.2."
160	SECTION 1-6.
161	Said chapter is further amended by revising paragraph (635) of subsection (b) of Code
162	Section 16-13-71, relating to the definition of a dangerous drug, as follows:
163	"(635) Naloxone Reserved;"
164	PART II
165	SECTION 2-1.
166	This part shall be known and may be cited as the "Substance Abuse Treatment and Overdose
167	Prevention Act" or the "STOP Act."
168	SECTION 2-2.
169	The General Assembly finds that it is important to understand the needs of its residents with
170	serious substance abuse disorders and the state's ability to provide appropriate and necessary
171	programs and services to Georgia's citizens. Overdose deaths result from a variety of
172	substances, including prescription painkillers, heroin, and synthetic designer drugs. Further,
173	addressing the opioid epidemic will require a state-wide approach that is coordinated and
174	focused on improving addiction and recovery services, overdose prevention resources,
175	disease reporting, and prescription drug policies and monitoring programs. Therefore, the
176	General Assembly has determined it is in the best interests of the state and its citizenry to
177	address these issues through the STOP Act.
178	SECTION 2-2.1.
179	Chapter 13 of Title 16 of the Official Code of Georgia Annotated, relating to controlled
180	substances, is amended by adding a new Code section to read as follows:
181	" <u>16-13-57.1.</u>
182	Beginning on July 1, 2018, the electronic data base established pursuant to this part shall
183	meet or exceed industry standards and shall be accessible and operating 99.5 percent of the
184	time or such other operational standard as is deemed to meet the industry standard."
185	SECTION 2-3.

189

190

191

192

193

194

195

210

211

212

213

214

215

216

217

218

186 Said chapter is further amended in Code Section 16-13-59, relating to information to include

187 for each Schedule II, III, IV, or V controlled substance prescription and compliance, by

188 revising subsection (b) as follows:

"(b) Each dispenser shall submit the prescription information required in subsection (a) of this Code section in accordance with transmission methods and frequency requirements established by the agency on at least a weekly basis every 24 hours and shall report, at a minimum, such prescription information no later than ten days 24 hours after the prescription is dispensed. If a dispenser is temporarily unable to comply with this subsection due to an equipment failure or other circumstances, such dispenser shall notify

the board and agency."

196 **SECTION 2-4.**

- Said chapter is further amended in Code Section 16-13-60, relating to privacy and confidentiality, use of data, and security program, by revising subsections (a), (c), and (c.1) as follows:
- "(a) Except as otherwise provided in subsections (c), (c.1), and (d) of this Code section,
 prescription information submitted pursuant to Code Section 16-13-59 shall be confidential
 and shall not be subject to open records requirements, as contained in Article 4 of
- 203 Chapter 18 of Title 50."
- "(c) The agency shall be authorized to provide requested prescription information collected
 pursuant to this part only as follows:
- 206 (1) To persons authorized to prescribe or dispense controlled substances for the sole 207 purpose of providing medical or pharmaceutical care to a specific patient or to delegates 208 of such persons authorized to prescribe or dispense controlled substances in accordance 209 with the following:
 - (A) Such delegates are members of the prescriber or dispenser's staff and retrieve and review information and reports strictly for purposes of determining <u>usage</u>, misuse, abuse, or underutilization of prescribed medication;
 - (B) Such <u>dispenser's</u> delegates are licensed, <u>registered</u>, <u>or certified by the state</u> regulatory board governing the delegating prescriber or dispenser, and <u>or registered</u> <u>under Title 26</u>, <u>provided that</u> the delegating <u>prescriber or</u> dispenser shall be held responsible for the use of the information and data by <u>their his or her</u> delegates. <u>Such delegates shall be limited to no more than two delegates per shift or rotation per dispenser; and</u>
- 219 (C) Such prescriber's delegates may include any member of the prescriber's staff or 220 health care facility staff in which the prescriber is practicing, provided that the

221	delegating	prescriber	shall be	held res	ponsible fo	r the use	of the	information	and data

- by his or her delegates. Such delegates shall be limited to no more than two delegates
- 223 per shift or rotation per prescriber; and
- 224 (C)(D) All information and reports retrieved and reviewed by delegates shall be
- maintained in a secure and confidential manner in accordance with the requirements of
- subsection (f) of this Code section;
- 227 (2) Upon the request of a patient, prescriber, or dispenser about whom the prescription
- information requested concerns or upon the request on his or her behalf of his or her
- attorney;
- 230 (3) To local or state law enforcement or prosecutorial officials pursuant to the issuance
- of a search warrant from an appropriate court or official in the county in which the office
- of such law enforcement or prosecutorial officials are located pursuant to Article 2 of
- 233 Chapter 5 of Title 17 or to federal law enforcement or prosecutorial officials pursuant to
- the issuance of a search warrant pursuant to 21 U.S.C. or a grand jury subpoena pursuant
- 235 to 18 U.S.C.; and
- 236 (4) To the agency, the Georgia Composite Medical Board or any other state regulatory
- board governing prescribers or dispensers in this state, or the Department of Community
- Health for purposes of the state Medicaid program upon the issuance of a subpoena by
- such agency, board, or department pursuant to their existing subpoena power or to the
- federal Centers for Medicare and Medicaid Services upon the issuance of a subpoena by
- the federal government pursuant to its existing subpoena powers.
- 242 (c.1) An individual authorized to access electronic data base prescription information
- 243 pursuant to this part may:
- (1) Communicate concerns about a patient's potential <u>usage</u>, misuse, abuse, or
- 245 underutilization of a controlled substance with other prescribers and dispensers that are
- involved in the patient's health care; or
- 247 (2) Report potential violations of this article to the agency for review or investigation.
- Following such review or investigation, the agency may:
- (A) Refer instances of a patient's possible personal misuse or abuse of controlled
- substances to the patient's primary prescriber to allow for potential intervention and
- impairment treatment;
- (B) Refer probable violations of controlled substances being acquired for illegal
- distribution, and not solely for a patient's personal use, to the appropriate authorities for
- further investigation and potential prosecution; or
- (C) Refer probable regulatory violations by prescribers or dispensers to the regulatory
- board governing such person."

257	SECTION 2-5.
258	Said chapter is further amended by revising Code Section 16-13-63, relating to liability, as
259	follows:
260	"16-13-63.
261	(a)(1) Nothing in this part shall require a dispenser or prescriber to obtain information
262	about a patient from the program established pursuant to this part. A dispenser or
263	prescriber shall not have a duty and shall not be held civilly liable for damages to any
264	person in any civil or administrative action or criminally responsible for injury, death, or
265	loss to person or property on the basis that the dispenser or prescriber did or did not seek
266	or obtain information from the electronic data base established pursuant to Code
267	Section 16-13-57. Nothing in this part shall create a private cause of action against a
268	prescriber or dispenser .
269	(1.1) Nothing in this part shall create a private cause of action against a prescriber or
270	dispenser.
271	(2) Every prescriber prescribing Schedule II, III, IV, or V controlled substances in this
272	state shall register with the electronic data base established pursuant to Code Section
273	16-13-57 beginning January 1, 2018, and no later than July 1, 2018.
274	(3) Beginning on July 1, 2018, a prescriber or his or her delegate shall seek and review
275	information from the electronic data base established pursuant to Code Section 16-13-57
276	whenever he or she is prescribing benzodiazepines, opiates, opioids, opioid analgesics,
277	or opioid derivatives to a patient for the first time and at least once every 90 days
278	thereafter if such prescriber continues to prescribe a controlled substance to such patient.
279	A prescriber or delegate shall be exempt from the duty to seek and review information
280	from the electronic data base pursuant to this paragraph if:
281	(A) The patient is terminally ill or under the supervised care of a hospice program;
282	(B) The patient is in a long-term care facility that has dedicated or institutional
283	long-term care pharmacies or the controlled substances under this paragraph are
284	dispensed by a hospital pharmacy;
285	(C) The patient is undergoing addiction treatment in a program that is administering
286	methadone or buprenorphine;
287	(D) The prescription is for a supply of three days or less with no refills permitted; or
288	(E) The electronic data base is not operational due to a systematic technological
289	interruption or widespread electrical failure as a result of a natural disaster, provided
290	that the prescriber notifies the board and agency of such incident.

291	(4)(A) When prescribing benzodiazepines, opioids, opioid analgesics, or
292	opioid derivatives to an adult patient for the first time, a prescriber shall not issue a
293	prescription for more than a five-day supply of such controlled substance.
294	(B) Nothing in this paragraph shall limit a prescriber who, in his or her professional

medical judgment, determines that more than a five-day supply of benzodiazepines, opiates, opioids, opioid analgesics, or opioid derivatives is medically necessary for palliative care or to treat a patient's acute medical condition, chronic pain, or pain associated with a cancer diagnosis. Such condition shall be documented in the patient's medical record and the prescriber shall indicate that an alternative to such controlled substance was not appropriate to treat such medical condition.

(C) Nothing in this paragraph shall apply to controlled substances specifically designated for treatment of abuse of or dependence on a Schedule II, III, IV, or V controlled substance.

(b) A dispenser or prescriber acting in good faith shall not be held civilly liable for damages to any person in any civil or administrative action or criminally responsible for injury, death, or loss to person or property for receiving or using information from the electronic data base established pursuant to Code Section 16-13-57."

309 PART III

SECTION 3-1.

Code Section 31-12-2 of the Official Code of Georgia Annotated, relating to reporting disease, confidentiality, reporting required by pharmacists, immunity from liability as to information supplied, and notification of potential bioterrorism, is amended by adding a new subsection to read as follows:

"(a.1)(1) As used in this subsection, the term 'neonatal abstinence syndrome' means a group of physical problems that occur in a newborn infant who was exposed to addictive illegal or prescription drugs while in the mother's womb.

(2) The department shall require notice and reporting of incidents of neonatal abstinence syndrome. The department shall require the reporting thereof to the department from a health care provider, coroner, or medical examiner, or any other person or entity the department determines has knowledge of diagnosis or health outcomes related, directly or indirectly, to neonatal abstinence syndrome. The department shall provide an annual report to the President of the Senate, the Speaker of the House of Representatives, the chairperson of the House Committee on Health and Human Services, and the chairperson of the Senate Health and Human Services Committee. Such annual report shall include

326	any department findings and recommendations on how to reduce the number of infants
327	born with neonatal abstinence syndrome."
328	PART IV.
329	SECTION 4-1.
330	Chapter 5 of Title 26 of the Official Code of Georgia Annotated, relating to drug abuse
331	treatment and education programs, is amended by adding new Code sections to read as
332	follows:
333	" <u>26-5-22.</u>
334	The authorized department shall conduct an annual onsite inspection of each narcotic
335	treatment program licensed in this state. Such inspection shall include, but not be limited
336	to, the premises, staff, persons in care, and documents pertinent to the continued licensing
337	of such narcotic treatment program so that the department may determine whether a
338	provider is operating in compliance with licensing requirements.
339	<u>26-5-23.</u>
340	The Department of Community Health and the Department of Behavioral Health and
341	Developmental Disabilities shall publish an annual report using data from the department's
342	central registry data base on the number of patients in enrolled treatment, the number of
343	patients discharged from treatment, patients' state of residence, and other information
344	determined by the departments. Such published report shall exclude patient identifying
345	information and be compliant with state and federal laws."
346	PART V.
347	SECTION 5-1.

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