

**GLENVIEW PUBLIC SCHOOLS  
COMMUNITY CONSOLIDATED DISTRICT 34  
FIRST AID AND ACCIDENT PROCEDURES  
AND EMERGENCY CONSENT**

**Minor Injuries**

The health coordinator will treat minor injuries such as superficial bumps, cuts, abrasions, etc. Any treatment of this kind is to be recorded in the health office, noting date, time, nature of injury and other particulars as appropriate. Proper judgment will be exercised regarding the notification of teachers and parents.

**Injuries that might require professional medical treatment**

Injuries, such as suspected fractures, severe sprains, dislocations, and cuts requiring stitches will be cause for parents to be notified. The health coordinator will exercise appropriate interim first aid care and refer further treatment through the parent to the physician.

**Serious Injuries that might require immediate professional medical attention**

Serious injuries that might require immediate professional medical attention in order to safeguard the child will be referred to the Glenview Paramedics. Parents will be notified immediately. When a child suffers a serious injury such as a compound fracture, a severe head wound, injuries resulting in substantial loss of blood, concussions, etc., the health and school staff will use their best judgment in determining if the case is an emergency. In any such emergency, the Glenview Paramedics will be called (911) and the child will be taken to the hospital.

Appropriate emergency card information is to be taken to the hospital with the child, where treatment may be administered. School personnel, friends, or neighbors cannot authorize treatment of a child. It is expected a parent will be able to meet the paramedics with the injured child at the hospital.

The existing law under which hospitals or physicians operate states "Where a hospital or a physician, licensed to practice medicine or surgery, renders emergency treatment or first aid or a licensed dentist renders emergency dental treatment to a minor, consent of the minor's parent or legal guardian need not be obtained if, in the sole opinion of the physician, dentist or hospital, the obtaining of consent is not reasonably feasible under the circumstances without adversely affecting the condition of such minor's health." 410 ILCS 210/3

***I have read the first aid and accident procedures established for Glenview School District 34. As a parent and/or guardian, I do herewith authorize the treatment by a qualified and licensed medical doctor of the minor named below in the event of a medical emergency which, in the opinion of the attending physician, may endanger his or her life, cause disfigurement, physical impairment or undue discomfort if delayed. This authority is granted only after a reasonable effort has been made to reach me. Necessary first aid may be given at school. This release form is completed and signed of my own free will with the sole purpose of authorizing medical treatment under emergency circumstances in my absence.***

\_\_\_\_\_  
Name of Child (Please Print)

\_\_\_\_\_  
Signature of Parent/Legal Guardian

2/2003

\_\_\_\_\_  
Date