Texas Good Samaritan Act

Article 6701d, Vernon's Civil Statutes; Chapter 74, Civil Practice and Remedies Code Section 74.001

LIABILITY FOR EMERGENCY CARE

(a) a person who in good faith administers emergency care at the scene of an emergency or in a hospital is not liable in civil damages for an act performed during the emergency unless the act is willfully or wantonly negligent.

(b) This section does not apply for care administered:

(1) for of in expectation of remuneration;

(2) by a person who was at the scene of the emergency because he or a person he represents as an agent was soliciting business or seeking to perform a service for remuneration;

(3) by a person who regularly administers emergency care in a hospital or emergency room; or

(4) by an admitting physician or a treating physician associated by the admitting physician of a patient bringing a health-care liability claim.

(V.A.C.S. Art. 1a (part).)

Section 74.002.

UNLICENSED MEDICAL PERSONNEL

Persons not licensed in the healing arts who in good faith administer emergency care as emergency medical service personnel are not liable in civil damages for an act performed in administering the care unless the act is willfully or wantonly negligent. This section applies without regard to whether the care is provided for or in expectation of remuneration.

(V.A.C.S. Art. 1a (part).)