- (3) The assistance or medical care is provided:
 - (i) At the scene of an emergency;
 - (ii) In transit to a medical facility; or
- (iii) Through communications with personnel providing emergency assistance.
- (b) Subsection (a) of this section applies to the following:
- (1) An individual who is licensed by this State to provide medical care;
- (2) A member of any State, county, municipal, or volunteer fire department, ambulance and rescue squad or law enforcement agency or of the National Ski Patrol System, or a corporate fire department responding to a call outside of its corporate premises, if the member:
- (i) Has completed an American Red Cross course in advanced first aid and has a current card showing that status;
- (ii) Has completed an equivalent of an American Red Cross course in advanced first aid, as determined by the Secretary of Health and Mental Hygiene; or
- (iii) Is certified by this State as an emergency medical technician, [or] cardiac rescue technician, OR EMERGENCY MEDICAL TECHNICIAN PARAMEDIC; and
- (3) A volunteer fire department, ambulance and rescue squad whose members have immunity.
- (4) A corporation when its fire department personnel are immune under paragraph (2) of this subsection.
- (c) An individual who is not covered otherwise by this section is not civilly liable for any act or omission in providing assistance or medical aid to a victim at the scene of an emergency, if:
- (1) The assistance or aid is provided in a reasonably prudent manner;
- (2) The assistance or aid is provided without fee or other compensation; and
- (3) The individual relinquishes care of the victim when someone who is licensed or certified by this State to provide medical care or services becomes available to take responsibility.