#### SENATE BILL 230 EMERGENCY BILL

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#### By: Senators Hollinger, Derr, and Dorman (Joint Legislative Task Force on Organ and Tissue Donation) <u>and Senators Astle, Bromwell, Della, Hafer,</u> Madden, Roesser, Teitelbaum, and Trotter

Introduced and read first time: January 30, 1998 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 17, 1998

CHAPTER\_\_\_\_

1 AN ACT concerning

2

#### The William H. Amoss Organ and Tissue Donation Act of 1998

3 FOR the purpose of clarifying that certain provisions of law authorizing certain

persons to give all or part of a decedent's body apply if the decedent has not
made a gift of all or part of the decedent's body for purposes of the Maryland

6 Anatomical Gift Act; authorizing certain friends and relatives to give all or part

7 of a decedent's body under certain circumstances; specifying that the failure of a

8 decedent to make a gift is not a contrary direction for certain purposes; adding a

9 witness telephone statement to the ways in which an anatomical gift may be

10 made; authorizing certain persons and entities to examine a decedent and the

11 decedent's medical records and to conduct certain inquiries for certain purposes; 12 adding certain organ procurement organizations to the list of persons eligible to

receive gifts of human bodies or parts; specifying that a gift of all or part of a

14 body for purposes of the Maryland Anatomical Gift Act may be made by a

15 designation on the donor's driver's license or identification card; specifying the

16 manner in which a gift made by a designation on the donor's driver's license or

17 identification card may be revoked; modifying certain provisions of law

governing acceptance and utilization of anatomical gifts; authorizing certain
 medical examiners to provide certain organs or tissues upon the request of

20 certain organ procurement organizations and certain tissue banks; altering the

21 conditions under which organs or tissues may be provided; altering certain

immunity provisions; authorizing a health care provider to disclose a medical

23 record without the authorization of a person in interest to the Department of

24 Health and Mental Hygiene and certain organ, tissue, or eye recovery agencies

25 for certain purposes; adding certain language concerning organ and tissue

26 donation to certain statutory health care decision making forms; requiring

1 hospitals to contact an appropriate organ, tissue, or eye recovery agency in order to determine a patient's suitability for organ, tissue, or eve donation on or before 2 3 each death in a hospital; requiring the contact and its disposition to be noted in 4 the patient's medical record; requiring the appropriate organ, tissue, or eye 5 recovery agency, in consultation with the patient's physician or the physician's designee, to determine the patient's suitability for organ, tissue, or eye donation; 6 7 requiring a representative of the appropriate organ, tissue, or eye recovery 8 agency or a designated requestor to request that certain persons consent to the 9 donation of all or any of a decedent's organs or tissues under certain 10 circumstances: providing that a representative of the appropriate organ, tissue, 11 or eye recovery agency or a designated requestor is entitled to certain protection 12 from civil and criminal liability; requiring certain documentation of a request 13 and its disposition; requiring the Secretary of Health and Mental Hygiene to 14 publish certain guidelines; clarifying that the consent of a decedent's 15 representative is not necessary and a request for consent to donation of a 16 decedent's organs or tissues need not be made under certain circumstances; 17 providing that certain persons who act in good faith to recover organs or tissues 18 under certain circumstances are immune from criminal prosecution or civil 19 liability; requiring the Department of Health and Mental Hygiene to conduct 20 certain hospital death record reviews; authorizing the Department to delegate 21 its duty to certain persons; establishing a State Advisory Council on Organ and 22 Tissue Donation Awareness; providing for the membership of the Council; 23 specifying the terms of the members of the Council; establishing the duties of

- the Council; establishing an Organ and Tissue Donation Awareness Fund;
- 25 requiring the Motor Vehicle Administration to offer certain individuals the
- 26 option to make a voluntary contribution to the Fund; authorizing a donor
- 27 designation to be noted on the driver's license or identification card of certain
- minors under certain circumstances; requiring the Secretary of Health and
- 29 Mental Hygiene and the Motor Vehicle Administrator to make certain reports to
- 30 the General Assembly; defining a certain term; declaring the intent of the
- 31 General Assembly; making this Act an emergency measure; and generally
- 32 relating to organ and tissue donation.

33 BY repealing and reenacting, without amendments,

- 34 Article Estates and Trusts
- 35 Section 4-501, 4-502, 4-506, 4-508, 4-509.1, 4-510, 4-511, and 4-512
- 36 Annotated Code of Maryland
- 37 (1991 Replacement Volume and 1997 Supplement)

38 BY repealing and reenacting, with amendments,

- 39 Article Estates and Trusts
- 40 Section 4-503, 4-504, 4-505, 4-507, and 4-509
- 41 Annotated Code of Maryland
- 42 (1991 Replacement Volume and 1997 Supplement)
- 43 BY repealing and reenacting, with amendments,
- 44 Article Health General

- 1 Section 4-305
- 2 Annotated Code of Maryland
- 3 (1994 Replacement Volume and 1997 Supplement)
- 4 BY repealing and reenacting, without amendments,
- 5 Article Health General
- 6 Section 5-202
- 7 Annotated Code of Maryland
- 8 (1994 Replacement Volume and 1997 Supplement)
- 9 BY repealing and reenacting, with amendments,
- 10 Article Health General
- 11 Section 5-603
- 12 Annotated Code of Maryland
- 13 (1994 Replacement Volume and 1997 Supplement)
- 14 (As enacted by Chapter 545 of the Acts of the General Assembly of 1996)
- 15 BY adding to
- 16 Article Health General
- 17 Section 13-901 through 13-906, inclusive, to be under the new subtitle
- 18 "Subtitle 9. Organ and Tissue Donation Awareness"
- 19 Annotated Code of Maryland
- 20 (1994 Replacement Volume and 1997 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Health General
- 23 Section 19-310
- 24 Annotated Code of Maryland
- 25 (1996 Replacement Volume and 1997 Supplement)
- 26 BY repealing and reenacting, with amendments,
- 27 Article Transportation
- 28 Section 12-303 and 16-111.1
- 29 Annotated Code of Maryland
- 30 (1992 Replacement Volume and 1997 Supplement)
- 31 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 32 MARYLAND, That the Laws of Maryland read as follows:
- 33

## Article - Estates and Trusts

- 34 4-501.
- 35 (a) In this subtitle the following words have the meanings indicated.

(b) "Body" or "part of body" includes organs, tissues, bones, blood, and other
 body fluids.
 (c) "Licensed hospital" includes any hospital licensed by the State Department
 of Health and Mental Hygiene under the laws of the State, and any hospital operated

5 by the United States government, although not required to be licensed under the laws 6 of the State.

7 (d) "Next of kin" includes spouse.

8 (e) "Person" means any individual, corporation, government or governmental 9 agency or subdivision, estate, trust, partnership or association, or any other legal 10 entity.

(f) "Physician" or "surgeon" means any physician or surgeon licensed topractice under the laws of the State.

13 4-502.

(a) Because of the rapid medical progress in the field of tissue and organ
preservation, the transplantation of tissue, and tissue culture, and because it is in the
public interest to aid the development of this field of medicine, it is the policy and
purpose of the General Assembly of Maryland in enacting this subtitle to encourage
and aid the development of reconstructive medicine and surgery and the development
of medical research by facilitating authorizations for premortem and postmortem
donations of tissue and organs.

(b) It is the purpose of this subtitle to regulate only the gift of a body or partsof a body to be made after the death of a donor.

23 4-503.

24 (a) Any individual who is 18 years of age or over and who is competent to 25 execute a will may give all or any part of his body for any one or more of the purposes 26 specified in this subtitle. The gift takes effect after death of the donor.

(b) (1) [Unless he] IF THE DECEDENT HAS NOT MADE A GIFT OF ALL OR
PART OF THE DECEDENT'S BODY FOR PURPOSES OF THIS SUBTITLE, UNLESS THE
PERSON has knowledge that contrary directions have been given by the decedent, the
following persons, in the order of priority stated, may give all or any part of a body of
a decedent for any one or more of the purposes specified in this subtitle:

32 [(1)] (I) The spouse, if one survives;

- 33 [(2)] (II) An adult son or daughter;
- 34 [(3)] (III) Either parent;
- 35 [(4)] (IV) An adult brother or sister;

| 5  | SENATE BILL 230   |         |   |  |  |
|--|---|---------|---|--|--|
| 1<br>2   | [(5)] (V)The guardian of the person of the decedent at the time of his death;   |         |   |  |  |
| 3  | (VI)<br>INDIVIDUAL:   | A FRIE  | ND OR OTHER RELATIVE OF THE DECEDENT, IF THE  |  |  |
| 5  |   | 1.      | IS A COMPETENT INDIVIDUAL; AND  |  |  |
| 6<br>7   | HOSPITAL STATING:   | 2.      | PRESENTS AN AFFIDAVIT TO THE ATTENDING PHYSICIAN  |  |  |
| 8<br>9   | OF THE DECEDENT; AND  | A.      | THAT THE INDIVIDUAL IS A RELATIVE OR CLOSE FRIEND   |  |  |
| 12   | THAT THE INDIVIDUAL M   |         | SPECIFIC FACTS AND CIRCUMSTANCES DEMONSTRATING<br>NED REGULAR CONTACT WITH THE DECEDENT<br>I'H THE DECEDENT'S ACTIVITIES, HEALTH, AND |  |  |
| 14<br>15   | [(6)] (VII) dispose of the body.  | Any oth | er person or agency authorized or under obligation to   |  |  |
| 17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26<br>27<br>28<br>29<br>30<br>31<br>32<br>33<br>34<br>35 | <ul> <li>15 dispose of the body.</li> <li>(2) If there is no surviving spouse and an adult son or daughter is not</li> <li>17 immediately available at the time of death of a decedent, the gift may be made by</li> <li>18 either parent. If a parent of decedent is not immediately available, the gift may be</li> <li>19 made by any adult brother or sister of decedent. If there is known to be a controversy</li> <li>20 within the class of persons first entitled to make the gift, the gift may not be accepted.</li> <li>21 The persons authorized by this subsection to make the gift, the gift may not be accepted.</li> <li>23 (C) THE FAILURE OF THE DECEDENT TO MAKE A GIFT IS NOT A CONTRARY</li> <li>24 DIRECTION FOR PURPOSES OF THIS SECTION.</li> <li>25 [(c)] (D) If the gift is made by a person designated in § 4-503(b) of this</li> <li>26 section, it shall be by a document signed by him [or], by his telegraphic, recorded</li> <li>27 telephonic, or other recorded message, OR BY A WITNESSED TELEPHONIC</li> <li>28 STATEMENT.</li> <li>29 [(d)] (E) A gift of all or part of a body authorizes any examination of the body,</li> <li>30 or any other procedure, necessary to assure medical acceptability of the gift for the</li> <li>31 purposes intended. A PERSON OR ENTITY REQUIRED TO MAKE A DETERMINATION OF</li> <li>32 SUITABILITY UNDER § 19-310 OF THE HEALTH - GENERAL ARTICLE MAY EXAMINE</li> <li>31 THE DECEDENT AND THE DECEDENT'S MEDICAL RECORDS AND CONDUCT ANY</li> <li>34 INQUIRY NECESSARY TO DETERMINE SUITABILITY FOR DONATION.</li> <li>35 [(c)] (F) Except as provided in § 4-507 of this subtitle, the rights of the donee</li> <li>36 created by the gift are paramount to the rights of others.</li> </ul> |         |   |  |  |
|  |   |         |   |  |  |

1 4-504.

2 (a) The persons listed in this section are eligible to receive gifts of human3 bodies or parts of them for the purposes stated.

4 (b) (1) Any licensed hospital, surgeon, or physician may receive a gift for 5 medical education, research, advancement of medical science, therapy, or 6 transplantation to individuals.

7 (2) A licensed hospital, surgeon, or physician that receives a gift for the 8 purpose of a transplantation may not bill the estate of the donor, a surviving spouse of 9 the donor, any heirs of the donor, or an insurer of the donor for the costs associated 10 with the removal of the gift.

(c) An accredited medical school, college, or university engaged in medical
education or research may receive a gift for therapy, educational research, or medical
science purposes.

14 (d) Any licensed person operating a bank or storage facility for blood, arteries,
15 eyes, pituitaries, or other human parts may receive a gift for use in medical
16 education, research, therapy, or transplantation to individuals.

17 (e) Any specified donee may receive a gift for therapy or transplantation 18 needed by him.

(F) THE FEDERALLY DESIGNATED ORGAN PROCUREMENT ORGANIZATION
 FOR THE REGION IN WHICH THE HOSPITAL IS LOCATED MAY RECEIVE A GIFT FOR
 USE IN ACCORDANCE WITH FEDERAL AND STATE POLICIES REGARDING ORGAN
 ALLOCATION.

23 4-505.

(a) A gift of all or part of the body for purposes of this subtitle may be made by
will, in which case the gift becomes effective immediately upon death of the testator
without waiting for probate. If the will is not probated, or if it is declared invalid for
testamentary purposes, the gift, to the extent that it has been acted upon in good
faith, is nevertheless valid and effective.

(b) A gift of all or part of the body for purposes of this subtitle also may be made by document other than a will. The document must be signed by the donor in the presence of two witnesses, who, in turn, shall sign the document in the presence of the donor. If the donor cannot sign in person, the document may be signed for him, at his direction and in his presence, and in the presence of two witnesses, who, in turn, shall sign the document in the presence of the donor. Delivery of the document or gift during the lifetime of the donor is not necessary to make the gift valid. The document may consist of a properly executed card carried on the person of the donor or in his effects. The document and card may conform substantially to the following form:

| 1      | ANATOMICAL GIFT BY A LIVING DONOR   |  |  |  |  |
|--------|---|--|--|--|--|
| 2      | I am at least 18 years of age and make this anatomical gift to take effect upon                                   |  |  |  |  |
| 3      | my death. The marks in the appropriate squares and words filled into the blanks                                   |  |  |  |  |
|        | below indicate my desires.  |  |  |  |  |
| 5      | 1. I give: [] my body; [] any needed organs or parts; [] the following organs                                     |  |  |  |  |
| 6      | or parts  |  |  |  |  |
| 7      |   |  |  |  |  |
| 8<br>9 | 2. To the following person, agency, or institution: [] any person, tissue bank, or institution authorized by law; |  |  |  |  |
| 10     | [] the Anatomy Board of Maryland;   |  |  |  |  |
| 11     | 1 [] the following named physician, hospital, tissue bank or other medical  |  |  |  |  |
|        | 2 institution   |  |  |  |  |
|        | 3   |  |  |  |  |
| 14     | ;   |  |  |  |  |
| 15     | 3. For the following purposes: [] any purpose authorized by law;  |  |  |  |  |
| 16     | 6 [] transplantation; [] therapy; [] medical research and education.  |  |  |  |  |
| 17     | 7 Dated City and State  |  |  |  |  |
| 18     | Signed by the Donor in  |  |  |  |  |
| 19     | the presence of the following   |  |  |  |  |
| 20     | who sign as witnesses:  |  |  |  |  |
|        |   |  |  |  |  |
|        | Witness Signature of Donor  |  |  |  |  |
| 23     |   |  |  |  |  |
| 24     | Witness Address of Donor  |  |  |  |  |

# 25 (C) A GIFT OF ALL OR PART OF THE BODY FOR PURPOSES OF THIS SUBTITLE 26 ALSO MAY BE MADE BY A DESIGNATION ON THE DONOR'S DRIVER'S LICENSE OR

# 27 IDENTIFICATION CARD UNDER § 12-303 OF THE TRANSPORTATION ARTICLE.

28 [(c)] (D) The gift may be made either to a named donee, or without the

29 naming of a donee. If the latter, the gift OF AN ORGAN FOR TRANSPLANTATION may

30 be accepted by [and utilized at the discretion of the attending physician at or

31 following death. If the gift is made to a named donee who is not readily available at

32 the time and place of death, and if the gift is evidenced by a properly executed card or

33 other document carried on the person of the donor, or in his effects, the attending

34 physician at or following death, in reliance upon the card or other document, may

35 accept and utilize the gift in his discretion, as the agent of the donee] AN ORGAN

36 PROCUREMENT ORGANIZATION AND UTILIZED IN ACCORDANCE WITH FEDERAL AND

37 STATE POLICIES REGARDING ORGAN ALLOCATION. IF THE GIFT IS TISSUE, THE GIFT

38 MAY BE ACCEPTED BY THE ORGAN PROCUREMENT ORGANIZATION, TISSUE BANK, OR

39 EYE BANK AFFILIATED WITH THE HOSPITAL AND UTILIZED AT THE ORGANIZATION'S

40 DISCRETION AND AS REQUIRED BY LAW. The [agent] ORGAN PROCUREMENT

41 ORGANIZATION, TISSUE BANK, OR EYE BANK possesses and may exercise all rights

42 and is entitled to all immunities of the donee under this subtitle.

1 [(d)] (E) The donor may designate in his will or other document of gift the

2 surgeon, physician, or technician to carry out the appropriate procedures. In the

3 event the designee is not available, or in the absence of a designation, the donee or 4 other person authorized to accept the gift may employ or authorize any licensed

5 surgeon, licensed physician, or technician for the purpose.

6 [(e)] (F) A document of gift executed in another state and in accord with the 7 laws of that state or executed in a territory or possession of the United States under 8 the control and dominion of the federal government exclusively, and in accord with a 9 federal law is valid as a document of gift within the state, even if the document does 10 not substantially conform to the requirements of [§ 4-505(b) of this subtitle] 11 SUBSECTION (B) OF THIS SECTION.

12 4-506.

13 (a) Immediately after death if the gift is made to a named donee, the will or 14 other document or an attested true copy of it may be delivered to him to expedite the 15 appropriate procedure, but delivery is not necessary to validate the gift.

16 (b) Upon request of the named donee or his agent after the death of the donor,17 the person in possession shall produce the will or other document of gift for18 examination.

19 4-507.

20 (a) Any document of gift which has been delivered to the donee may be 21 revoked by:

22 (1) The execution and delivery to the donee or his agent of a revocation in 23 writing, signed by the donor;

24 (2) An oral statement of revocation witnessed by two persons, and 25 communicated to the donee or his agent;

26 (3) A statement during a terminal illness addressed to the attending 27 physician and communicated to the donee, or his agent; or

28 (4) A card or other writing signed by the donor and carried on his person
 29 or in his effects, revoking the gift.

30 (b) Any document of gift which has not been delivered to the donee may be 31 revoked in the manner set out in subsection (a) of this section, or by destruction, 32 cancellation, or mutilation of the document.

33 (c) Any gift made by a will may be revoked in the manner set out in subsection34 (a) of this section, or in the manner provided for revocation or amendment of wills.

# (D) A GIFT MADE BY A DONOR DESIGNATION ON THE DRIVER'S LICENSE OR 36 IDENTIFICATION CARD OF THE DONOR MAY BE REVOKED BY GIVING WRITTEN

# NOTICE TO THE MOTOR VEHICLE ADMINISTRATION IN ACCORDANCE WITH § 12-303 OF THE TRANSPORTATION ARTICLE. 4-508.

4 (a) The donee may accept or reject the gift. If the gift is only a part of the body,
5 promptly following the removal of the part named, custody of the remaining parts of
6 the body shall be transferred to the next of kin or other person or agency authorized
7 or under obligation to dispose of the body. The time of death shall be determined by
8 the physician in attendance upon the terminal illness of the donor or certifying his
9 death, and the physician may not be a member of the team of physicians which
10 transplants the part to another individual.

11 (b) A person who, in good faith and acting in reliance upon an authorization 12 made under the provisions of this subtitle or under the anatomical gift laws of 13 another state or foreign country and without notice of revocation, takes possession of, 14 performs surgical operations upon, or removes tissue, substances, or parts from the 15 human body or refuses the gift, or a person who unknowingly fails to carry out the 16 wishes of the donor according to the provisions of this subtitle or under the 17 anatomical gift laws of another state or foreign country, is not subject to prosecution 18 in any criminal proceedings or liable for damages in a civil action brought against him 19 for the act or failure to act.

20 (c) The provisions of this subtitle are subject to the laws prescribing powers 21 and duties with respect to autopsies and are not in contravention of them.

22 4-509.

(a) [In any case where a patient is in immediate need for an internal organ as
a transplant, the] THE Chief Medical Examiner, the deputy chief medical examiner,
or an assistant medical examiner may provide [the] AN organ OR TISSUE upon the
request of the [transplanting surgeon] FEDERALLY DESIGNATED ORGAN
PROCUREMENT ORGANIZATION OR TISSUE BANK under the following conditions:

(1) The medical examiner has charge of a decedent who may provide a
29 suitable organ OR TISSUE for [the] transplant;

30 (2) A reasonable, unsuccessful search has been made by the treating 31 physician and the hospital where the patient is located to contact the next of kin;

32 (3) No [known] objection by the next of kin is [foreseen] KNOWN by the 33 medical examiner; and

34 (4) The organ OR TISSUE for transplant will not interfere with the35 subsequent course of an investigation or autopsy.

36 (b) (1) The Chief Medical Examiner, the deputy chief medical examiner,

37 [and] an assistant chief medical examiner, THE ORGAN PROCUREMENT

38 ORGANIZATION, AND THE TISSUE BANK are not liable for civil action if the next of kin

39 is located subsequently and contends that authorization of that kin was required, if

1 the Chief Medical Examiner has obtained a written OR VERBAL statement from the

2 treating physician, ORGAN PROCUREMENT ORGANIZATION, TISSUE BANK, or [the]

3 hospital where the [patient] DECEDENT was located that a reasonable unsuccessful

4 search was conducted for the next of kin prior to the removal of the ORGAN OR tissue

5 for transplantation.

#### 6 (2) A VERBAL STATEMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION 7 SHALL BE DOCUMENTED IN THE DECEDENT'S MEDICAL RECORD.

8 4-509.1.

9 (a) In any case where there is a need for corneal tissue for a transplant or

10 research, the Chief Medical Examiner, the deputy chief medical examiner, or an

11 assistant medical examiner shall provide the cornea upon the request of the Medical

12 Eye Bank of Maryland, Incorporated, or the Lions of District 22-C Eye Bank and

13 Research Foundation, Incorporated, subject to the provisions of subsection (b) of this

14 section, and under the following conditions:

15 (1) The medical examiner has charge of a decedent who may provide a 16 suitable cornea for the transplant or research;

17 (2) An autopsy will be required;

18 (3) No objection by the next of kin is known by the medical examiner;

19 (4) No religious objection made by the decedent before death is known by 20 the medical examiner; and

21 (5) Removal of the cornea for transplant will not interfere with the
22 subsequent course of an investigation or autopsy or alter the postmortem facial
23 appearance.

24 (b) Corneal tissue provided under subsection (a) of this section shall be 25 distributed as follows:

26 (1) If the decedent died in Prince George's County, Montgomery County,

27 Charles County, Calvert County, or St. Mary's County, the corneal tissue shall be

28 distributed to the Lions of District 22-C Eye Bank and Research Foundation,

29 Incorporated; or

30 (2) If the decedent died in any other county or in Baltimore City, the
31 corneal tissue shall be distributed to the Medical Eye Bank of Maryland,
32 Incorporated.

(c) The Chief Medical Examiner, the deputy chief medical examiner, an
assistant medical examiner, the Medical Eye Bank of Maryland, Incorporated, or the
Lions of District 22-C Eye Bank and Research Foundation, Incorporated, are not
liable for civil action if the next of kin subsequently contends that authorization of
that kin was required.

The provisions of this subtitle do not apply to gifts of parts of the body if the gifts are made during the lifetime of the donor with the intention that the part of the body is delivered to the donee during the lifetime of the donor.

5 4-511.

1 4-510.

6 Nothing in this subtitle invalidates any authority or instrument executed prior 7 to July 1, 1968.

8 4-512.

9 This subtitle may be cited as the Maryland Anatomical Gift Act.

10

## Article - Health - General

11 4-305.

12 (a) This section may not be construed to impose an obligation on a health care 13 provider to disclose a medical record.

14 (b) A health care provider may disclose a medical record without the 15 authorization of a person in interest:

16 (1) (i) To the provider's authorized employees, agents, medical staff,

17 medical students, or consultants for the sole purpose of offering, providing,

18 evaluating, or seeking payment for health care to patients or recipients by the

19 provider;

20 (ii) To the provider's legal counsel regarding only the information in 21 the medical record that relates to the subject matter of the representation; or

(iii) To any provider's insurer or legal counsel, or the authorized
employees or agents of a provider's insurer or legal counsel, for the sole purpose of
handling a potential or actual claim against any provider;

25 (2) If the person given access to the medical record signs an 26 acknowledgment of the duty under this Act not to disclose any patient identifying 27 information, to a person for:

28 (i) Educational or research purposes, subject to the applicable 29 requirements of an institutional review board;

30

(ii) Evaluation and management of health care delivery systems; or

31 (iii) Accreditation of a facility by professional standard setting 32 entities;

33 (3) Subject to the additional limitations for a medical record developed
 34 primarily in connection with the provision of mental health services in § 4-307 of this

1 subtitle, to a government agency performing its lawful duties as authorized by an act 2 of the Maryland General Assembly or the United States Congress;

3 (4) Subject to the additional limitations for a medical record developed

4 primarily in connection with the provision of mental health services in § 4-307 of this

5 subtitle, to another health care provider for the sole purpose of treating the patient or 6 recipient on whom the medical record is kept;

7 (5) If a claim has been or may be filed by, or with the authorization of a

8 patient or recipient on behalf of the patient or recipient, for covered insureds, covered

9 beneficiaries, or enrolled recipients only, to third party payors and their agents, if the 10 payors or agents have met the applicable provisions of Title 19, Subtitle 13 of the

11 Health - General Article, including nonprofit health service plans, health

12 maintenance organizations, fiscal intermediaries and carriers, the Department of

13 Health and Mental Hygiene and its agents, the United States Department of Health

14 and Human Services and its agents, or any other person obligated by contract or law

15 to pay for the health care rendered for the sole purposes of:

(i)

16

Submitting a bill to the third party payor;

17 (ii) Reasonable prospective, concurrent, or retrospective utilization 18 review or predetermination of benefit coverage;

19 (iii) 20 of benefits: or Review, audit, and investigation of a specific claim for payment

21 (iv) Coordinating benefit payments in accordance with the

22 provisions of the Insurance Article under more than 1 sickness and accident, dental,

23 or hospital and medical insurance policy;

24 (6) If a health care provider makes a professional determination that an 25 immediate disclosure is necessary, to provide for the emergency health care needs of a 26 patient or recipient;

27 (7) Except if the patient has instructed the health care provider not to 28 make the disclosure, or if the record has been developed primarily in connection with

29 the provision of mental health services, to immediate family members of the patient

30 or any other individual with whom the patient is known to have a close personal

31 relationship, if made in accordance with good medical or other professional practice;

32 (8) To [organ and tissue procurement personnel] AN APPROPRIATE

33 ORGAN, TISSUE, OR EYE RECOVERY AGENCY under the restrictions of § 5-408 of this

34 article [at the request of a physician] for a patient whose organs and tissues may be

35 donated for the purpose of evaluating the patient for possible organ and tissue

36 donation; [or]

37 (9) TO THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE OR AN
38 ORGAN, TISSUE, OR EYE RECOVERY AGENCY DESIGNATED BY THE DEPARTMENT FOR
39 THE PURPOSE OF CONDUCTING DEATH RECORD REVIEWS UNDER § 19-310 OF THIS
40 ARTICLE; OR

1 (10) Subject to subsection (c) of this section, if the purpose of the medical 2 record disclosure is for the coordination of services and record retention within the

3 Montgomery County Department of Health and Human Services.

4 (c) (1) The disclosure of medical records under subsection (b)(9) of this 5 section to a person that is not employed by or under contract with the Montgomery 6 County Department of Health and Human Services shall be conducted in accordance 7 with this subtitle.

8 (2) Under provisions of State law regarding confidentiality, the 9 Montgomery County Department of Health and Human Services shall be considered 10 to be one agency.

11 5-202.

12 (a) An individual is dead if, based on ordinary standards of medical practice,13 the individual has sustained either:

14 (1) Irreversible cessation of circulatory and respiratory functions; or

15 (2) Irreversible cessation of all functions of the entire brain, including 16 the brain stem.

17 (b) (1) This subsection does not apply to the removal of a vital organ while 18 the individual is alive, if the individual gives informed consent to the removal.

19(2)A pronouncement of death under this section shall be made before20 any vital organ is removed for transplantation.

21 5-603.

22

Health Care Decision Making Forms

The following forms allow you to make some decisions about future health care issues. Form I, called a "Living Will", allows you to make decisions about life-sustaining procedures if, in the future, your death from a terminal condition is imminent despite the application of life-sustaining procedures or you are in a persistent vegetative state. Form II, called an "Advance Directive", allows you to select a health care agent, give health care instructions, or both. If you use the advance directive, you can make decisions about life-sustaining procedures in the event of terminal condition, persistent vegetative state, or end-stage condition. You an also use the advance directive to make any other health care decisions.

These forms are intended to be guides. You can use one form or both, and you may complete all or only part of the forms that you use. Different forms may also be used.

Please note: if you decide to select a health care agent that person may not be a witness to your advance directive. Also, at least one of your witnesses may not be a person who may financially benefit by reason of your death.

| 14             | SENATE BILL 230   |
|----------------|---|
| 1              | Form I Living Will  |
| 2              | (Optional Form)   |
| 5              | If I am not able to make an informed decision regarding my health care, I direct<br>my health care providers to follow my instructions as set forth below. (Initial those<br>statements you wish to be included in the document and cross through those<br>statements which do not apply.)  |
| 7<br>8         | a. If my death from a terminal condition is imminent and even if life-sustaining procedures are used there is no reasonable expectation of my recovery  |
|                | I direct that my life not be extended by life-sustaining procedures, including the administration of nutrition and hydration artificially.  |
| 12             | I direct that my life not be extended by life-sustaining procedures, except that, if I am unable to take food by mouth, I wish to receive nutrition and hydration artificially.   |
|                | I direct that, even in a terminal condition, I be given all available medical treatment in accordance with accepted health care standards.  |
| 17<br>18<br>19 | [ I direct that if I am brain dead, an anatomical gift be offered on my behalf to<br>a patient in need of an organ or tissue transplant. If a transplant occurs, I want<br>artificial heart/lung support devices to be continued on my behalf only until organ or<br>tissue suitability of the patient is confirmed and organ or tissue recovery has taken<br>place.] |
|                | b. If I am in a persistent vegetative state, that is if I am not conscious and am not aware of my environment nor able to interact with others, and there is no reasonable expectation of my recovery within a medically appropriate period   |
|                | I direct that my life not be extended by life-sustaining procedures, including the administration of nutrition and hydration artificially.  |
| 27<br>28<br>29 | [ I direct that if I am brain dead, an anatomical gift be offered on my behalf to<br>a patient in need of an organ or tissue transplant. If a transplant occurs, I want<br>artificial heart/lung support devices to be continued on my behalf only until organ or<br>tissue suitability of the patient is confirmed and organ or tissue recovery has taken<br>place.] |
| 32             | I direct that my life not be extended by life-sustaining procedures, except that if I am unable to take in food by mouth, I wish to receive nutrition and hydration artificially.   |
|                | I direct that I be given all available medical treatment in accordance with accepted health care standards.   |
| 36             | c. If I am pregnant my agent shall follow these specific instructions:  |

D. UPON MY DEATH, I WISH TO DONATE: \_\_\_\_ ANY NEEDED ORGANS, TISSUES, OR EYES. 6 \_\_\_\_\_ ONLY THE FOLLOWING ORGANS, TISSUES, OR EYES: I AUTHORIZE THE USE OF MY ORGANS, TISSUES, OR EYES: 10 \_\_\_\_\_ FOR TRANSPLANTATION 11 \_\_\_\_\_ FOR THERAPY 12 \_\_\_\_\_ FOR RESEARCH 13 \_\_\_\_\_ FOR MEDICAL EDUCATION 14 \_\_\_\_\_ FOR ANY PURPOSE AUTHORIZED BY LAW. I UNDERSTAND THAT BEFORE ANY VITAL ORGAN, TISSUE, OR EYE MAY BE 16 REMOVED FOR TRANSPLANTATION, I MUST BE PRONOUNCED DEAD. AFTER DEATH, I 17 DIRECT THAT ALL SUPPORT MEASURES BE CONTINUED TO MAINTAIN THE VIABILITY 18 FOR TRANSPLANTATION OF MY ORGANS, TISSUES, AND EYES UNTIL ORGAN, TISSUE, 19 AND EYE RECOVERY HAS BEEN COMPLETED. I UNDERSTAND THAT MY ESTATE WILL NOT BE CHARGED FOR ANY COSTS 21 ASSOCIATED WITH MY DECISION TO DONATE MY ORGANS, TISSUES, OR EYES OR THE 22 ACTUAL DISPOSITION OF MY ORGANS, TISSUES, OR EYES.

23 By signing below, I indicate that I am emotionally and mentally competent to 24 make this living will and that I understand its purpose and effect.

25

(Date) 26

(Signature of Declarant)

27 The declarant signed or acknowledged signing this living will in my presence 28 and based upon my personal observation the declarant appears to be a competent 29 individual.

30

31 (Witness) (Witness)

32

(Signature of Two Witnesses)

1 2 3

4

5

7 8

9

15

| 1        | Form II   |  |  |  |  |  |
|----------|---|--|--|--|--|--|
| 2        | Advance Directive   |  |  |  |  |  |
| 3        | Part A  |  |  |  |  |  |
| 4        | Appointment of Health Care Agent  |  |  |  |  |  |
| 5        | (Optional Form)   |  |  |  |  |  |
| 7        | 6 (Cross through if you do not want to appoint a health care agent to make health care<br>7 decisions for you. If you do want to appoint an agent, cross through any items in the<br>8 form that you do not want to apply.) |  |  |  |  |  |
| 9        | (1) I,, residing at   |  |  |  |  |  |
|          | appoint the following individual as my agent to make health care decisions for me   |  |  |  |  |  |
| 12       |   |  |  |  |  |  |
|          |   |  |  |  |  |  |
| 14       | (Full Name, Address, and Telephone Number)  |  |  |  |  |  |
|          | 5 Optional: If this agent is unavailable or is unable or unwilling to act as my agent,<br>5 then I appoint the following person to act in this capacity   |  |  |  |  |  |
| 17<br>18 |   |  |  |  |  |  |
| 19       | (Full Name, Address, and Telephone Number)  |  |  |  |  |  |
|          | (2) My agent has full power and authority to make health care decisions for me, including the power to:   |  |  |  |  |  |
|          | a. Request, receive, and review any information, oral or written, regarding my<br>physical or mental health, including, but not limited to, medical and hospital records,<br>and consent to disclosure of this information; |  |  |  |  |  |
| 25       | b. Employ and discharge my health care providers;   |  |  |  |  |  |
|          | c. Authorize my admission to or discharge from (including transfer to another facility) any hospital, hospice, nursing home, adult home, or other medical care facility; and  |  |  |  |  |  |
| 29<br>30 | d. Consent to the provision, withholding, or withdrawal of health care, including, in appropriate circumstances, life-sustaining procedures.  |  |  |  |  |  |

1 (3) The authority of my agent is subject to the following provisions and limitations:

2 \_\_\_\_\_\_ 3 \_\_\_\_\_\_

5 (4) My agent's authority becomes operative (initial the option that applies):

6 \_\_\_\_\_ When my attending physician and a second physician determine that I am 7 incapable of making an informed decision regarding my health care; or

8 \_\_\_\_\_ When this document is signed.

9 (5) My agent is to make health care decisions for me based on the health care

10 instructions I give in this document and on my wishes as otherwise known to my

11 agent. If my wishes are unknown or unclear, my agent is to make health care

12 decisions for me in accordance with my best interest, to be determined by my agent

13 after considering the benefits, burdens, and risks that might result from a given 14 treatment or course of treatment, or from the withholding or withdrawal of a

15 treatment or course of treatment.

16 (6) My agent shall not be liable for the costs of care based solely on this authorization.

17 By signing below, I indicate that I am emotionally and mentally competent to 18 make this appointment of a health care agent and that I understand its purpose and 19 effect.

20 \_

21 (Date)

(Signature of Declarant)

The declarant signed or acknowledged signing this appointment of a health care agent in my presence and based upon my personal observation appears to be a competent individual.

| 25 |           |                              |
|----|-----------|------------------------------|
| 26 | (Witness) | (Witness)                    |
| 27 |           | (Signature of Two Witnesses) |
| 28 |           | Part B                       |
| 29 |           | Advance Medical Directive    |
| 30 |           | Health Care Instructions     |
| 31 |           | (Optional Form)              |

32 (Cross through if you do not want to complete this portion of the form. If you do want

33 to complete this portion of the form, initial those statements you want to be included

34 in the document and cross through those statements that do not apply.)

35 If I am incapable of making an informed decision regarding my health care, I direct

1 my health care providers to follow my instructions as set forth below. (Initial all those 2 that apply.)

3 (1) If my death from a terminal condition is imminent and even if 4 life-sustaining procedures are used there is no reasonable expectation of my 5 recovery -

6 \_\_\_\_\_ I direct that my life not be extended by life-sustaining procedures, 7 including the administration of nutrition and hydration artificially.

8 \_\_\_\_\_ I direct that my life not be extended by life-sustaining procedures, except 9 that if I am unable to take food by mouth, I wish to receive nutrition and hydration 10 artificially.

I [\_\_\_\_\_ I direct that if I am brain dead, an anatomical gift be offered on my behalf to a patient in need of an organ or tissue transplant. If a transplant occurs, I want artificial heart/lung support devices to be continued on my behalf only until organ or tissue suitability of the patient is confirmed and organ or tissue recovery has taken place.]

16 (2) If I am in a persistent vegetative state, that is, if I am not conscious and 17 am not aware of my environment or able to interact with others, and there is no 18 reasonable expectation of my recovery -

19 \_\_\_\_\_ I direct that my life not be extended by life-sustaining procedures,
20 including the administration of nutrition and hydration artificially.

I direct that my life not be extended by life-sustaining procedures, except that if I am unable to take food by mouth, I wish to receive nutrition and hydration artificially.

24 [\_\_\_\_\_\_ I direct that if I am brain dead, an anatomical gift be offered on my behalf 25 to a patient in need of an organ or tissue transplant. If a transplant occurs, I want 26 artificial heart/lung support devices to be continued on my behalf only until organ or 27 tissue suitability of the patient is confirmed and organ or tissue recovery has taken 28 place.]

(3) If I have an end-stage condition, that is a condition caused by injury,
disease, or illness, as a result of which I have suffered severe and permanent
deterioration indicated by incompetency and complete physical dependency and for
which, to a reasonable degree of medical certainty, treatment of the irreversible
condition would be medically ineffective -

34 \_\_\_\_\_ I direct that my life not be extended by life-sustaining procedures,
35 including the administration of nutrition and hydration artificially.

36 \_\_\_\_\_ I direct that my life not be extended by life-sustaining procedures, except 37 that if I am unable to take food by mouth, I wish to receive nutrition and hydration 38 artificially.

1 [\_\_\_\_\_ I direct that if I am brain dead, an anatomical gift be offered on my behalf

2 to a patient in need of an organ or tissue transplant. If a transplant occurs, I want

3 artificial heart/lung support devices to be continued on my behalf only until organ or

4 tissue suitability of the patient is confirmed and organ or tissue recovery has taken

5 place.]

6 (4) I direct that no matter what my condition, medication not be given to me to 7 relieve pain and suffering, if it would shorten my remaining life.

8 (5) I direct that no matter what my condition, I be given all available medical 9 treatment in accordance with accepted health care standards.

10 (6) If I am pregnant, my decision concerning life-sustaining procedures shall 11 be modified as follows:

| 12 |  |
|----|--|
| 13 |  |
| 14 |  |

15 (7) UPON MY DEATH, I WISH TO DONATE:

16 \_\_\_\_\_ ANY NEEDED ORGANS, TISSUES, OR EYES.

17 \_\_\_\_\_ ONLY THE FOLLOWING ORGANS, TISSUES, OR EYES:

18 \_\_\_\_\_ 19

20 I AUTHORIZE THE USE OF MY ORGANS, TISSUES, OR EYES:

21 \_\_\_\_\_ FOR TRANSPLANTATION

22 \_\_\_\_\_ FOR THERAPY

- 23 \_\_\_\_\_ FOR RESEARCH
- 24 \_\_\_\_\_ FOR MEDICAL EDUCATION

25 \_\_\_\_\_ FOR ANY PURPOSE AUTHORIZED BY LAW.

I UNDERSTAND THAT BEFORE ANY VITAL ORGAN, TISSUE, OR EYE MAY BE
REMOVED FOR TRANSPLANTATION, I MUST BE PRONOUNCED DEAD. AFTER DEATH, I
DIRECT THAT ALL SUPPORT MEASURES BE CONTINUED TO MAINTAIN THE VIABILITY
FOR TRANSPLANTATION OF MY ORGANS, TISSUES, AND EYES UNTIL ORGAN, TISSUE,
AND EYE RECOVERY HAS BEEN COMPLETED.

I UNDERSTAND THAT MY ESTATE WILL NOT BE CHARGED FOR ANY COSTS
 ASSOCIATED WITH MY DECISION TO DONATE MY ORGANS, TISSUES, OR EYES OR THE
 ACTUAL DISPOSITION OF MY ORGANS, TISSUES, OR EYES.

| 1<br>2   |  |               | ollowing space, indicate any other instructions of any health care)   |  |  |
|----------|--|---------------|---|--|--|
| 4        |  |               |   |  |  |
|          |  |               | cate that I am emotionally and mentally competent to<br>nd that I understand the purpose and effect of this |  |  |
| 9<br>10  | (Date)   |               | (Signature of Declarant)  |  |  |
|          |  |               | acknowledged signing the foregoing advance directive in personal observation appears to be a competent      |  |  |
| 14<br>15 | (Witness)  |               | (Witness)   |  |  |
| 16       |  | (Sign         | ature of Two Witnesses)   |  |  |
| 17       |  |               | SUBTITLE 9. ORGAN AND TISSUE DONATION AWARENESS.  |  |  |
| 18       | 13-901.  |               |   |  |  |
|          | 19 THERE IS A STATE ADVISORY COUNCIL ON ORGAN AND TISSUE DONATION<br>20 AWARENESS. |               |   |  |  |
| 21       | 13-902.  |               |   |  |  |
| 22       | (A) (1)  | THE A         | DVISORY COUNCIL CONSISTS OF 16 MEMBERS.   |  |  |
| 23       | (2)  | THE A         | DVISORY COUNCIL SHALL CONSIST OF:   |  |  |
| 24<br>25 | OFFICIO MEMBE  | (I)<br>R; AND | THE SECRETARY OR THE SECRETARY'S DESIGNEE, AS AN EX   |  |  |
| 26       |  | (II)          | 15 VOTING MEMBERS APPOINTED BY THE GOVERNOR.  |  |  |
| 27       | (3)  | OF TH         | E 15 VOTING MEMBERS:  |  |  |
| 28<br>29 | ORGANIZATION   | (I)<br>S;     | TWO SHALL BE REPRESENTATIVES OF ORGAN PROCUREMENT   |  |  |
| 30       |  | (II)          | TWO SHALL BE REPRESENTATIVES OF EYE BANKS;  |  |  |
| 31       |  | (III)         | ONE SHALL BE A REPRESENTATIVE OF A TISSUE BANK;   |  |  |

| 21  | SENATE BILL 230   |  |  |  |  |
|---|---|--|--|--|--|
| 1 (IV) ONE SHALL BE A REPRESENTATIVE OF THE STATE<br>2 DEPARTMENT OF EDUCATION; |   |  |  |  |  |
| 3 (V<br>4 ADMINISTRATION;   | ) ONE SHALL BE A REPRESENTATIVE OF THE MOTOR VEHICLE  |  |  |  |  |
| 5 (V<br>6 FIELD OF MEDICINE,<br>7 RECIPIENT;                                    | I) TWO SHALL BE INDIVIDUALS WHO ARE LAYPERSONS TO THE<br>ONE OF WHOM SHALL BE AN ORGAN OR TISSUE TRANSPLANT |  |  |  |  |
| 8 (V<br>9 HOSPITAL ASSOCIATI  |   |  |  |  |  |
| 10 (V<br>11 CHIRURGICAL FACU  | III) ONE SHALL BE A REPRESENTATIVE OF THE MEDICAL AND LTY OF MARYLAND;                                      |  |  |  |  |
| 12 (IX<br>13 ASSOCIATION;   | (X) ONE SHALL BE A REPRESENTATIVE OF THE MARYLAND NURSES  |  |  |  |  |
| 14 (X<br>15 DONOR;  | ) ONE SHALL BE A FAMILY MEMBER OF AN ORGAN OR TISSUE  |  |  |  |  |
| 16 (X   | I) ONE SHALL BE A MEMBER OF THE SENATE OF MARYLAND; AND   |  |  |  |  |
| 17 (X   | II) ONE SHALL BE A MEMBER OF THE HOUSE OF DELEGATES.  |  |  |  |  |
| 18 (B) (1) TH   | IE TERM OF A VOTING MEMBER IS 4 YEARS.  |  |  |  |  |
|   | IE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY THE<br>OR MEMBERS OF THE ADVISORY COUNCIL ON JULY 1, 1998. |  |  |  |  |
| 21 (3) AT<br>22 SUCCESSOR IS APPOI  | T THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL A INTED AND QUALIFIES.                               |  |  |  |  |
|   | MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES<br>OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND |  |  |  |  |
| 26 (C) THE GOVE<br>27 MISCONDUCT.   | ERNOR MAY REMOVE A MEMBER FOR INCOMPETENCE OR   |  |  |  |  |
| 28 13-903.  |   |  |  |  |  |
|   | E MEMDERS OF THE ADVISORY COUNCIL THE COVERNOR  |  |  |  |  |

FROM AMONG THE MEMBERS OF THE ADVISORY COUNCIL, THE GOVERNORSHALL APPOINT A CHAIRMAN FOR A 2-YEAR TERM.

31 13-904.

32 (A) A MAJORITY OF THE MEMBERS THEN SERVING ON THE ADVISORY 33 COUNCIL IS A QUORUM. 1 (B) THE ADVISORY COUNCIL SHALL DETERMINE THE TIMES AND PLACES OF 2 ITS MEETINGS.

3 (C) A MEMBER OF THE ADVISORY COUNCIL:

4 (1) MAY NOT RECEIVE COMPENSATION;

5 (2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE 6 STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.

7 (D) THE SECRETARY SHALL DESIGNATE THE STAFF NECESSARY TO CARRY 8 OUT THIS SUBTITLE.

9 13-905.

10 THE ADVISORY COUNCIL SHALL ADVISE THE SECRETARY ON THE
11 ADMINISTRATION OF THE ORGAN AND TISSUE DONATION AWARENESS FUND
12 ESTABLISHED UNDER § 13-906 OF THIS SUBTITLE.

13 13-906.

14 (A) (1) THERE IS AN ORGAN AND TISSUE DONATION AWARENESS FUND.

15 (2) THE FUND CONSISTS OF MONEYS COLLECTED UNDER § 16-111.1(F) OF 16 THE TRANSPORTATION ARTICLE.

17(3)THE FUND IS A SPECIAL, CONTINUING, NONLAPSING FUND THAT IS18NOT SUBJECT TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

19(4)THE TREASURER SHALL SEPARATELY HOLD AND THE COMPTROLLER20SHALL ACCOUNT FOR THE FUND.

(5) THE FUND SHALL BE INVESTED AND REINVESTED IN THE SAME22 MANNER AS OTHER STATE FUNDS.

23(6)ANY INVESTMENT EARNINGS SHALL BE RETAINED TO THE CREDIT24OF THE FUND.

25 (B) (1) THE FUND SHALL BE MANAGED AND SUPERVISED BY THE
26 SECRETARY OR THE SECRETARY'S DESIGNEE, WITH ADVICE FROM THE ADVISORY
27 COUNCIL.

28 (2) THE FUND SHALL BE USED TO PROMOTE PUBLIC EDUCATION AND 29 AWARENESS ABOUT ORGAN, TISSUE, AND EYE DONATIONS.

30 (3) THE FUND SHALL BE SUBJECT TO AUDIT BY THE OFFICE OF
 31 LEGISLATIVE AUDITS UNDER TITLE 2, SUBTITLE 12 OF THE STATE GOVERNMENT
 32 ARTICLE.

1 19-310.

2 (A) IN THIS SECTION, "DESIGNATED REQUESTOR" MEANS A HOSPITAL
3 EMPLOYEE WHO HAS COMPLETED A COURSE OFFERED BY AN ORGAN, TISSUE, OR
4 EYE RECOVERY AGENCY ON HOW TO APPROACH POTENTIAL DONOR FAMILIES AND
5 REQUEST ORGAN OR TISSUE DONATION.

6 (B) (1) ON OR BEFORE THE OCCURRENCE OF EACH DEATH IN A HOSPITAL,
7 THE HOSPITAL SHALL CONTACT AN APPROPRIATE ORGAN, TISSUE, OR EYE
8 RECOVERY AGENCY IN ORDER TO DETERMINE THE PATIENT'S SUITABILITY FOR
9 ORGAN, TISSUE, OR EYE DONATION.

10 (2) THE CONTACT AND ITS DISPOSITION SHALL BE NOTED IN THE 11 PATIENT'S MEDICAL RECORD.

12 (C) (1) THE APPROPRIATE ORGAN, TISSUE, OR EYE RECOVERY AGENCY, IN
13 CONSULTATION WITH THE PATIENT'S ATTENDING PHYSICIAN OR THE PHYSICIAN'S
14 DESIGNEE, SHALL DETERMINE THE PATIENT'S SUITABILITY FOR ORGAN, TISSUE, OR
15 EYE DONATION.

(2) IF THE ORGAN, TISSUE, OR EYE RECOVERY AGENCY, IN
 CONSULTATION WITH THE PATIENT'S ATTENDING PHYSICIAN OR THE PHYSICIAN'S
 DESIGNEE, DETERMINES THAT DONATION IS NOT APPROPRIATE BASED ON
 ESTABLISHED MEDICAL CRITERIA, THIS DETERMINATION SHALL BE NOTED BY
 HOSPITAL PERSONNEL IN THE PATIENT'S MEDICAL RECORD AND NO FURTHER
 ACTION IS NECESSARY.

(3) IF THE ORGAN, TISSUE, OR EYE RECOVERY AGENCY, IN
CONSULTATION WITH THE PATIENT'S ATTENDING PHYSICIAN OR THE PHYSICIAN'S
DESIGNEE, DETERMINES THAT THE PATIENT IS A SUITABLE CANDIDATE FOR ORGAN,
TISSUE, OR EYE DONATION, A REPRESENTATIVE OF THE APPROPRIATE ORGAN,
TISSUE, OR EYE RECOVERY AGENCY OR A DESIGNATED REQUESTOR SHALL INITIATE
A REQUEST UNDER SUBSECTION (D) OF THIS SECTION, IF APPLICABLE.

[(a)] (D) (1) [In accordance with § 5-202 of this article] EXCEPT AS
PROVIDED IN SUBSECTION (J) OF THIS SECTION, when an individual dies in a hospital
IN ACCORDANCE WITH § 5-202 OF THIS ARTICLE, [the hospital administrator or a
designee of the hospital administrator] A REPRESENTATIVE OF THE APPROPRIATE
ORGAN, TISSUE, OR EYE RECOVERY AGENCY OR A DESIGNATED REQUESTOR shall
request, with sensitivity, in the order of stated priority, that the individual's
representative consent to the donation of all or any of the decedent's organs or tissues
as an anatomical donation if suitable.

36 (2) For the purposes of paragraph (1) of this subsection, the 37 representative of the deceased individual is 1 of the following individuals listed in the 38 following order of priority:

39

(i) A spouse, but, if not alive or not competent, then;

| 24   |   |          | SENATE BILL 230                                   |  |  |
|--|---|----------|---|--|--|
| 1<br>2   | 1 (ii) A son or daughter who is at least 18 years old, but, if not alive<br>2 [or not], competent, OR IMMEDIATELY AVAILABLE, then;  |          |   |  |  |
| 3<br>4   | 3 (iii) A parent, but, if not alive [or not], competent, OR<br>4 IMMEDIATELY AVAILABLE, then;   |          |   |  |  |
| 5<br>6   | 5 (iv) A brother or sister who is at least 18 years old, but, if not alive<br>6 or not competent, then;   |          |   |  |  |
| 7  | (v)   | A guardi | an;   |  |  |
| 8<br>9   | (VI)<br>INDIVIDUAL:   | A FRIEM  | ND OR OTHER RELATIVE OF THE DECEDENT, IF THE      |  |  |
| 10   | )   | 1.       | IS A COMPETENT INDIVIDUAL; AND                    |  |  |
| 11<br>12   | STATING:  | 2.       | PRESENTS AN AFFIDAVIT TO THE ATTENDING PHYSICIAN  |  |  |
| 13<br>14   | OF THE DECEDENT; AND  | A.       | THAT THE INDIVIDUAL IS A RELATIVE OR CLOSE FRIEND |  |  |
| <ul> <li>B. SPECIFIC FACTS AND CIRCUMSTANCES DEMONSTRATING</li> <li>THAT THE INDIVIDUAL MAINTAINED REGULAR CONTACT WITH THE DECEDENT</li> <li>SUFFICIENT TO BE FAMILIAR WITH THE DECEDENT'S ACTIVITIES, HEALTH, AND</li> <li>PERSONAL BELIEFS; OR</li> </ul> |   |          |   |  |  |
| 19<br>20   | (VII)<br>OF THE BODY.   | ANY OT   | THER PERSON AUTHORIZED OR REQUIRED TO DISPOSE     |  |  |
|  | 21 (3) (I) This subsection does not apply if the decedent has given [actual 22 notice of any objection] CONTRARY DIRECTIONS.  |          |   |  |  |
|  | 23(II)THE FAILURE OF THE DECEDENT TO MAKE A GIFT IS NOT A24CONTRARY DIRECTION FOR PURPOSES OF THIS SUBSECTION.  |          |   |  |  |
|  | <ul> <li>(4) [Notice of an objection] CONTRARY DIRECTIONS GIVEN BY THE</li> <li>DECEDENT under this subsection shall be recorded in the decedent's medical record.</li> </ul>   |          |   |  |  |
| 28<br>29<br>30   | <ul> <li>(5) The [hospital administrator or a designee of the hospital</li> <li>administrator] REPRESENTATIVE OF THE APPROPRIATE ORGAN, TISSUE, OR EYE</li> <li>RECOVERY AGENCY OR THE DESIGNATED REQUESTOR and the representative of the</li> <li>deceased patient are entitled to protection from civil and criminal liability as</li> <li>provided in § 4-508(b) of the Estates and Trusts Article.</li> </ul> |          |   |  |  |
| 33<br>34   | <ul> <li>[(b)] (E) In all discussions concerning donations of organs and tissues, the</li> <li>[hospital administrator or a designee of the administrator] REPRESENTATIVE OF</li> <li>THE APPROPRIATE ORGAN, TISSUE, OR EYE RECOVERY AGENCY OR THE DESIGNATED</li> <li>REQUESTOR shall show reasonable discretion and sensitivity:</li> </ul>   |          |   |  |  |

36 (1) To the circumstances of the family of the decedent;

| 25                         | SENATE BILL 230   |   |  |  |  |  |  |
|----------------------------|---|---|--|--|--|--|--|
| 1                          | (2)   | To the religious beliefs of the decedent; and   |  |  |  |  |  |
| 2                          | (3)   | To the nonsuitability for organ or tissue donation of the decedent.                                       |  |  |  |  |  |
| 5<br>6                     | [(c)] (F) (1) When a [hospital administrator or a designee of the administrator] REPRESENTATIVE OF THE APPROPRIATE ORGAN, TISSUE, OR EYE RECOVERY AGENCY OR A DESIGNATED REQUESTOR makes a request under subsection [(a)(1)] (D)(1) of this section, the [administrator or] representative OR DESIGNATED REQUESTOR shall[:  |   |  |  |  |  |  |
| 10                         | (1) Document] DOCUMENT the request and its disposition by having the<br>[individuals] APPROPRIATE INDIVIDUAL described in subsection [(a)(1)] (D)(2) of this<br>consent form or give a witnessed telegraphic, witnessed telephonic, or<br>recorded consent to the donation.   |   |  |  |  |  |  |
| 12<br>13                   | (2)<br>disposition in the dec   | [Note] HOSPITAL PERSONNEL SHALL NOTE the request and its edent's medical record or death certificate.     |  |  |  |  |  |
| 16                         | [(d)] (G)A hospital may not bill the estate of the decedent, a surviving spouse<br>of the decedent, any heirs of the decedent, or an insurer of the decedent for the costs<br>associated with the removal of all or any of the decedent's organs or tissues for the<br>purpose of an anatomical donation.   |   |  |  |  |  |  |
| 19<br>20<br>21<br>22<br>23 | <ul> <li>[(e)] (H) After consultation with the Maryland Hospital Association, Inc., the</li> <li>Medical and Chirurgical Faculty of the State of Maryland, the Transplant Resource</li> <li>Center of Maryland, Inc., the Washington Regional Transplant Consortium, the</li> <li>Medical Eye Bank of Maryland, the Lions of District 22-C Eye Bank and Research</li> <li>Foundation, Incorporated, the Health Facilities Association of Maryland, and Tissue</li> <li>Banks International, the Secretary shall publish guidelines designed to [facilitate</li> <li>implementation of] IMPLEMENT this section, including guidelines:</li> </ul> |   |  |  |  |  |  |
| 25                         | [(1)  | For recording objections under subsection (a) of this section; and  |  |  |  |  |  |
| 26<br>27                   | 26 (2) Subject to the provisions of § 5-202 of this article, requiring timely<br>27 notification of any death occurring in a hospital to:   |   |  |  |  |  |  |
| 28                         |   | (i) The Transplant Resource Center of Maryland, Inc.; or  |  |  |  |  |  |
| 29                         |   | (ii) The Washington Regional Transplant Consortium.]  |  |  |  |  |  |
| 32                         | <ul> <li>(1) REQUIRING THAT, AT OR NEAR THE TIME OF EACH INDIVIDUAL</li> <li>DEATH IN A HOSPITAL, THE HOSPITAL CONTACT BY TELEPHONE AN APPROPRIATE</li> <li>ORGAN, TISSUE, OR EYE RECOVERY AGENCY TO DETERMINE THE SUITABILITY OF</li> <li>THE INDIVIDUAL FOR ORGAN, TISSUE, AND EYE DONATION;</li> </ul>   |   |  |  |  |  |  |
| 34<br>35                   | (2)<br>THE CONTACT; A   | REQUIRING THAT EACH HOSPITAL DESIGNATE A PERSON TO MAKE ND  |  |  |  |  |  |
| 36<br>37                   | (3)<br>BY THE HOSPITAI  | IDENTIFYING THE INFORMATION THAT THE PERSON DESIGNATED<br>SHALL HAVE AVAILABLE BEFORE MAKING THE CONTACT. |  |  |  |  |  |

25

# SENATE BILL 230

1 [(f)] (I) The provisions of this section shall in no way interfere with the duties

2 of the office of the Chief Medical Examiner. In sudden deaths under the jurisdiction of

3 the office of the Chief Medical Examiner as provided in § 5-309 of this article,

4 notification will be made to the office of the Chief Medical Examiner prior to organ 5 removal.

6 [(g)] (J) The CONSENT OF THE DECEDENT'S REPRESENTATIVE IS NOT
7 NECESSARY AND THE provisions of subsection [(a)] (D) of this section do not apply if:

8 (1) [the] THE decedent's driver's license or identification card contains a 9 notation that the decedent is an organ donor; OR

# 10(2)THE DECEDENT HAS CONSENTED TO THE GIFT OF ALL OR ANY PART11OF THE DECEDENT'S BODY IN ACCORDANCE WITH THE PROVISIONS OF:

12

§ 5-604.1 OF THIS ARTICLE; OR

13

*3 e com er mennennen, en* 

(II) TITLE 4, SUBTITLE 5 OF THE ESTATES AND TRUSTS ARTICLE.

14 [(h)] (K)A [health care practitioner or a health care facility, including any

15 designated employee or agent of a health care facility, acting] PERSON WHO ACTS in

16 good faith to recover organs or tissues [pursuant to] IN ACCORDANCE WITH a

17 notation on the decedent's driver's license or identification card that the decedent is

18 an organ donor, [may not be held liable] A GIFT MADE IN ACCORDANCE WITH §

19 5-604.1 OF THIS ARTICLE OR TITLE 4, SUBTITLE 5 OF THE ESTATES AND TRUSTS

20 ARTICLE, OR A GIFT MADE IN ACCORDANCE WITH THE ANATOMICAL GIFT LAWS OF

21 ANOTHER STATE OR COUNTRY IS IMMUNE FROM CRIMINAL PROSECUTION AND

22 LIABILITY FOR DAMAGES in any cause of action related to the recovery and donation

23 of the decedent's organs or tissues.

24 [(i) The provisions of this section do not apply if the decedent has consented to 25 the gift of all or any part of the decedent's body in accordance with the provisions of:

26 (1) § 5-604.1 of this article; or

(I)

27 (2) Title 4, Subtitle 5 of the Estates and Trusts Article.]

(L) THE DEPARTMENT SHALL CONDUCT ANNUAL DEATH RECORD REVIEWS
AT EACH HOSPITAL TO DETERMINE THE HOSPITAL'S COMPLIANCE WITH THE
PROVISIONS OF THIS SECTION. THE DEPARTMENT MAY DELEGATE ITS DUTY TO
CONDUCT ANNUAL DEATH RECORD REVIEWS TO THE APPROPRIATE ORGAN, TISSUE,
OR EYE RECOVERY AGENCY SERVING THE REGION IN WHICH A PARTICULAR
HOSPITAL IS LOCATED

33 HOSPITAL IS LOCATED.

34

## Article - Transportation

35 12-303.

36 (a) [In this section, "driver's license" does not include any temporary license
 37 or learner's permit.

1 (b)] The Administration shall provide for a method by which an applicant for a

2 driver's license or identification card can designate that the applicant consents to the

3 gift of all body organs or parts for the purposes of transplantation, therapy, or medical 4 research and education.

5 [(c)] (B) If an applicant designates that he is such a donor, the Administration 6 may make a notation of this fact on the driver's license or identification card issued to 7 the applicant.

8 [(d)] (C) The donor designation noted on the driver's license or identification 9 card:

10 (1) Is sufficient legal authority for the removal of a body organ or part on 11 the death of the donor; and

12 (2) May be removed only on written notice to the Administration by the 13 donor.

14 [(e)] (D) Notwithstanding any other provision of law, the donor designation 15 noted on the driver's license or identification card is valid and effective for all 16 purposes under Title 4, Subtitle 5 of the Estates and Trusts Article, including the 17 immunity from civil or criminal liability set forth in § 4-508(b) of the Estates and 18 Trusts Article.

19 [(f)] (E) At the time the donor authorizes the donor designation to appear on 20 his driver's license or identification card, the Administration shall notify the donor 21 that the designation can be removed only on written notice to the Administration.

[(g)] (F) (1) [A] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
SUBSECTION, A donor designation under this section may not be made by or noted on
the driver's license or special identification card of any minor.

(2) A DONOR DESIGNATION UNDER THIS SECTION MAY BE MADE BY OR
NOTED ON THE DRIVER'S LICENSE OR SPECIAL IDENTIFICATION CARD OF A MINOR
WHO IS AT LEAST 16 YEARS OLD, IF A PARENT OR GUARDIAN OF THE MINOR
CONSENTS IN WRITING.

29 16-111.1.

30 (a) (1) When an applicant applies for an initial driver's license or for a class
31 of driver's license other than that which the applicant currently holds, the applicant
32 shall pay the Administration a license fee established by the Administration. This fee
33 covers issuance of a learner's instructional permit and, if the applicant qualifies
34 before the learner's instructional permit expires, issuance of a driver's license.

35 (2) If a learner's instructional permit is not required, the applicant shall
36 pay the Administration, when the driver's license is issued, a license fee established
37 by the Administration.

1 (b) For the renewal of a noncommercial Class A, B, C, D, E, or M driver's 2 license, a licensee shall pay the Administration a renewal fee established by the 3 Administration.

4 (c) For issuance of a duplicate or corrected noncommercial Class A, B, C, D, E, 5 or M driver's license, a licensee shall pay the Administration a duplicate or corrected 6 driver's license fee established by the Administration.

7 (d) For conversion of a provisional license to a driver's license issued under §
8 16-111 of this subtitle, a licensee shall pay the Administration a fee established by
9 the Administration.

10 (e) A licensee shall pay a fee established by the Administration if:

11 (1) The license is issued or renewed under § 16-104.1 of this subtitle; 12 and

13 (2) The licensee presents proof to the Administration that immediately 14 before the conversion of the license under § 16-104 of this subtitle, the licensee was 15 qualified to operate vehicles of the same class.

16 (F) (1) WHENEVER AN APPLICANT OR LICENSEE PAYS A FEE REQUIRED
17 UNDER SUBSECTION (A) OR (B) OF THIS SECTION, THE ADMINISTRATION SHALL
18 OFFER THE INDIVIDUAL THE OPTION TO MAKE A VOLUNTARY CONTRIBUTION OF \$1
19 TO THE ORGAN AND TISSUE DONATION AWARENESS FUND ESTABLISHED UNDER
20 TITLE 13, SUBTITLE 9 OF THE HEALTH - GENERAL ARTICLE.

(2) ALL MONEYS COLLECTED UNDER THIS SUBSECTION SHALL BE PAID
 TO THE COMPTROLLER OF THE STATE AND DEPOSITED INTO THE ORGAN AND TISSUE
 DONATION AWARENESS FUND ESTABLISHED UNDER TITLE 13, SUBTITLE 9 OF THE
 HEALTH - GENERAL ARTICLE.

25 SECTION 2. AND BE IT FURTHER ENACTED, That the Secretary of Health 26 and Mental Hygiene shall report to the General Assembly on or before January 1 of 27 each year, in accordance with § 2-1246 of the State Government Article, on the 28 results of hospital death record reviews conducted under § 19-310(1) of the Health -29 General Article.

SECTION 3. AND BE IT FURTHER ENACTED, That the Motor Vehicle
Administrator shall report to the General Assembly on or before December 31 of each
year, in accordance with § 2-1246 of the State Government Article, on the total
number of driver's licenses and identification cards issued by the Motor Vehicle
Administration, the number of driver's licenses and identification cards on which a
donor designation is noted under § 12-303 of the Transportation Article, and the
number of 16 and 17 year old minors who are designated as donors.

37 SECTION 4. AND BE IT FURTHER ENACTED, That the Secretary of Health 38 and Mental Hygiene shall publish the guidelines required under § 19-310(h) of the 39 Health - General Article on or before January 1, 1999 and shall report to the General

1 Assembly, in accordance with § 2-1246 of the State Government Article, on the

2 implementation of the guidelines on or before July 1, 1999.

3 SECTION 5. AND BE IT FURTHER ENACTED, That the terms of the initial 4 members of the State Advisory Council on Organ and Tissue Donation Awareness 5 shall expire as follows:

6 (1) five members in 2000;

- 7 (2) five members in 2001; and
- 8 (3) five members in 2002.

9 SECTION 6. AND BE IT FURTHER ENACTED, That it is the intent of the

10 General Assembly that a hospital may comply with § 19-310(b) of the Health -

11 General Article by using a one-number system established by the federally

12 designated organ procurement organization and the tissue and eye banks serving the

13 area in which the hospital is located.

14 SECTION 7. AND BE IT FURTHER ENACTED, That this Act is an

15 emergency measure, is necessary for the immediate preservation of the public health

 $16\,$  and safety, has been passed by a yea and nay vote supported by three-fifths of all the

17 members elected to each of the two Houses of the General Assembly, and shall take

18 effect from the date it is enacted.