Unofficial Copy O2 2004 Regular Session 4lr0120

By: Chairman, Health and Government Operations Committee (By Request - Departmental - Aging) Introduced and read first time: January 22, 2004 Assigned to: Health and Government Operations			
Committee Report: Favorable with amendments House action: Adopted Read second time: March 9, 2004			
CHAI	PTER		
1 AN ACT concerning			
2 Health Care Decisions Act - Appoi	intment of Agent - Prohibition		
FOR the purpose of prohibiting certain family members of serving as the health care agent for certain individuals from a health care facility under certain circumstances exception to the prohibition against a certain person seagent; and generally relating to the appointment of a high the Health Care Decisions Act.	receiving health care; providing for a certain erving as a health care		
9 BY repealing and reenacting, with amendments, 10 Article - Health - General 11 Section 5-602 12 Annotated Code of Maryland 13 (2000 Replacement Volume and 2003 Supplement)			
14 SECTION 1. BE IT ENACTED BY THE GENERAL 15 MARYLAND, That the Laws of Maryland read as follows			
16 Article - Health -	General		
17 5-602.			
18 (a) Any competent individual may, at any time, 19 directive regarding the provision of health care to that indi 20 or withdrawal of health care from that individual.			
21 (b) (1) IN THIS SUBSECTION, "DISQUA	LIFIED PERSON" MEANS:		

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	FACILITY FROM W	(I) /HICH T	AN OWNER, OPERATOR, OR EMPLOYEE OF A HEALTH CARE HE DECLARANT IS RECEIVING HEALTH CARE; OR
	OPERATOR, OR EM DECLARANT IS RE		A SPOUSE, PARENT, CHILD, OR SIBLING OF AN OWNER, E OF A HEALTH CARE FACILITY FROM WHICH THE G HEALTH CARE.
			Any competent individual may, at any time, make a written n agent to make health care decisions for the nces stated in the advance directive.
	[(2)] which the declarant i as a health care agen		[An owner, operator, or employee of a health care facility from ng health care] A DISQUALIFIED PERSON may not serve the person would:
12 13	of this subtitle; OR	<u>(I)</u>	WOULD qualify as a surrogate decision maker under § 5-605(a)
	WHICH THE DECL FROM THE FACIL		WAS APPOINTED BY THE DECLARANT BEFORE THE DATE ON RECEIVED, OR CONTRACTED TO RECEIVE, HEALTH CARE
	[(3)] priority over any ind care decisions for a c		An agent appointed under this subtitle has decision making otherwise authorized under this subtitle to make health
20	(c) (1)	A writte	en advance directive shall be dated, signed by or at the
			rant, and subscribed by two witnesses.
21 22 23 24	express direction of t  (2) competent individual	the declar (i) I may serv	
21 22 23 24 25	(2) competent individual employee of a health good faith.	the declar (i) I may serv	Except as provided in items (ii) and (iii) of this paragraph, any we as a witness to an advance directive, including an
21 22 23 24 25 26 27 28 29	(2) competent individual employee of a health good faith. witness.	(i) I may ser care faci (ii) (iii) O any port	Except as provided in items (ii) and (iii) of this paragraph, any we as a witness to an advance directive, including an lity or physician caring for the declarant if acting in
21 22 23 24 25 26 27 28 29 30 31 32	(2) competent individual employee of a health good faith.  witness.  knowingly entitled to any financial benefit (d) (1) authorize the providi	(i) I may ser care faci (ii) (iii) (iii) o any port fit by rea Any corng, withh	Except as provided in items (ii) and (iii) of this paragraph, any we as a witness to an advance directive, including an lity or physician caring for the declarant if acting in  The health care agent of the declarant may not serve as a  At least one of the witnesses must be an individual who is not tion of the estate of the declarant or knowingly entitled

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- 1 (e) (1) Unless otherwise provided in the document, an advance directive 2 shall become effective when the declarant's attending physician and a second 3 physician certify in writing that the patient is incapable of making an informed 4 decision. 5 If a patient is unconscious, or unable to communicate by any means, (2) 6 the certification of a second physician is not required under paragraph (1) of this 7 subsection. 8 It shall be the responsibility of the declarant to notify the attending (f) (1) 9 physician that an advance directive has been made. In the event the declarant 10 becomes comatose, incompetent, or otherwise incapable of communication, any other 11 person may notify the physician of the existence of an advance directive. 12 An attending physician who is notified of the existence of the advance 13 directive shall promptly: 14 If the advance directive is written, make the advance directive 15 or a copy of the advance directive a part of the declarant's medical records; or 16 If the advance directive is oral, make the substance of the 17 advance directive, including the date the advance directive was made and the name of 18 the attending physician, a part of the declarant's medical records. 19 It shall be the responsibility of the declarant to notify a health care agent (g) 20 that the agent has been named in an advance directive to act on the declarant's 21 behalf. 22 Unless otherwise provided in the patient's advance directive, a patient's (h) 23 agent shall act in accordance with the provisions of § 5-605(c) of this subtitle.
- 24 (i) The absence of an advance directive creates no presumption as to the
- 26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 27 effect October 1, 2004.

25 patient's intent to consent to or refuse life-sustaining procedures.