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By: Senator Hollinger

Introduced and read first time: January 30, 2006

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

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- 2 Health Care Decisions Act Advance Directives Selection of Health Care
 3 Agent and Treatment Preferences
- 4 FOR the purpose of clarifying certain forms relating to the selection of certain health
- 5 care agents, certain treatment preferences, and certain donations; clarifying
- 6 that certain surrogate decision-makers may make certain decisions when
- 7 certain health care agents are unavailable; authorizing certain certifications of
- 8 incapacity to be made by certain physicians or certain psychologists; repealing a
- 9 certain provision; defining certain terms; and generally relating to the Health
- 10 Care Decisions Act.
- 11 BY repealing
- 12 Article Health General
- 13 Section 5-603
- 14 Annotated Code of Maryland
- 15 (2005 Replacement Volume and 2005 Supplement)
- 16 BY adding to
- 17 Article Health General
- 18 Section 5-603
- 19 Annotated Code of Maryland
- 20 (2005 Replacement Volume and 2005 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Health General
- 23 Section 5-605(a)(1) and (2) and 5-606(a)
- 24 Annotated Code of Maryland
- 25 (2005 Replacement Volume and 2005 Supplement)
- 26 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 27 MARYLAND, That Section(s) 5-603 of the Health General Article of the Annotated
- 28 Code of Maryland be repealed.

	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
3	Article - Health - General
4	5-603.
5	MARYLAND ADVANCE DIRECTIVE:
6	PLANNING FOR FUTURE HEALTH CARE DECISIONS
7	BY: DATE OF BIRTH:
8	(PRINT NAME) (MONTH/DAY/YEAR)
10 11	USING THIS ADVANCE DIRECTIVE FORM TO DO HEALTH CARE PLANNING IS COMPLETELY OPTIONAL. OTHER FORMS ARE ALSO VALID IN MARYLAND. NO MATTER WHAT FORM YOU USE, TALK TO YOUR FAMILY AND OTHERS CLOSE TO YOU ABOUT YOUR WISHES.
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	THIS FORM HAS TWO PARTS TO STATE YOUR WISHES, AND A THIRD PART FOR NEEDED SIGNATURES. PART I OF THIS FORM LETS YOU ANSWER THIS QUESTION: IF YOU CANNOT (OR DO NOT WANT TO) MAKE YOUR OWN HEALTH CARE DECISIONS, WHO DO YOU WANT TO MAKE THEM FOR YOU? THE PERSON YOU PICK IS CALLED YOUR HEALTH CARE AGENT. MAKE SURE YOU TALK TO YOUR HEALTH CARE AGENT (AND ANY BACK-UP AGENTS) ABOUT THIS IMPORTANT ROLE. PART II LETS YOU WRITE YOUR PREFERENCES ABOUT EFFORTS TO EXTEND YOUR LIFE IN THREE SITUATIONS: TERMINAL CONDITION, PERSISTENT VEGETATIVE STATE, AND END-STAGE CONDITION. IN ADDITION TO YOUR HEALTH CARE PLANNING DECISIONS, YOU CAN CHOOSE TO BECOME AN ORGAN DONOR AFTER YOUR DEATH BY FILLING OUT THE FORM FOR THAT TOO. YOU CAN FILL OUT PARTS I AND II OF THIS FORM, OR ONLY PART I, OR ONLY PART II. USE THE FORM TO REFLECT YOUR WISHES, THEN SIGN IN FRONT OF TWO WITNESSES (PART III). IF YOUR WISHES CHANGE, MAKE A NEW ADVANCE DIRECTIVE. MAKE SURE YOU GIVE A COPY OF THE COMPLETED FORM TO YOUR HEALTH CARE AGENT, YOUR DOCTOR, AND OTHERS WHO MIGHT NEED IT. KEEP A COPY AT HOME IN A PLACE WHERE SOMEONE CAN GET IT IF NEEDED. REVIEW WHAT YOU HAVE WRITTEN PERIODICALLY.
31	PART I: SELECTION OF HEALTH CARE AGENT
32	A. SELECTION OF PRIMARY AGENT
33 34	I SELECT THE FOLLOWING INDIVIDUAL AS MY AGENT TO MAKE HEALTH CARE DECISIONS FOR ME:
35	NAME:
36	ADDRESS:

DECIDE WHO MY DOCTOR AND OTHER HEALTH CARE PROVIDERS SHOULD

UNOFFICIAL COPY OF SENATE BILL 369

3

30 BE; AND

4	UNOFFICIAL COPY OF SENATE BILL 369
	3. DECIDE WHERE I SHOULD BE TREATED, INCLUDING WHETHER I SHOULD BE IN A HOSPITAL, NURSING HOME, OTHER MEDICAL CARE FACILITY, OR HOSPICE PROGRAM.
4 5	THIS ADVANCE DIRECTIVE DOES NOT MAKE MY AGENT RESPONSIBLE FOR ANY OF THE COSTS OF MY CARE.
6 7	THIS POWER IS SUBJECT TO THE FOLLOWING CONDITIONS OR LIMITATIONS: (OPTIONAL; FORM VALID IF LEFT BLANK)
8	
9 10	
11	
12	
13	D. HOW MY AGENT IS TO DECIDE SPECIFIC ISSUES
15 16 17 18 19 20 21	I TRUST MY AGENT'S JUDGMENT. MY AGENT SHOULD LOOK FIRST TO SEE IF THERE IS ANYTHING IN PART II OF THIS ADVANCE DIRECTIVE THAT HELPS DECIDE THE ISSUE. THEN, MY AGENT SHOULD THINK ABOUT THE CONVERSATIONS WE HAVE HAD, MY RELIGIOUS OR OTHER BELIEFS AND VALUES, MY PERSONALITY, AND HOW I HANDLED MEDICAL AND OTHER IMPORTANT ISSUES IN THE PAST. IF WHAT I WOULD DECIDE IS STILL UNCLEAR, THEN MY AGENT IS TO MAKE DECISIONS FOR ME THAT MY AGENT BELIEVES ARE IN MY BEST INTEREST. IN DOING SO, MY AGENT SHOULD CONSIDER THE BENEFITS, BURDENS, AND RISKS OF THE CHOICES PRESENTED BY MY DOCTORS.
23 24	E. PEOPLE MY AGENT SHOULD CONSULT (OPTIONAL; FORM VALID IF LEFT BLANK)
26 27	IN MAKING IMPORTANT DECISIONS ON MY BEHALF, I ENCOURAGE MY AGENT TO CONSULT WITH THE FOLLOWING PEOPLE. BY FILLING THIS IN, I DO NOT INTEND TO LIMIT THE NUMBER OF PEOPLE WITH WHOM MY AGENT MIGHT WANT TO CONSULT OR MY AGENT'S POWER TO MAKE THESE DECISIONS.
29	NAME(S) TELEPHONE NUMBER(S)

29	NAME(S)	TELEPHONE NUMBER(S)
30		
31		
32		
33		
34		

35 F. IN CASE OF PREGNANCY

36 (OPTIONAL, FOR WOMEN OF CHILD-BEARING YEARS ONLY; FORM VALID IF

1	LEFT BLANK)
2	IF I AM PREGNANT, MY AGENT SHALL FOLLOW THESE SPECIFIC INSTRUCTIONS:
3 4 5	
	G. ACCESS TO MY HEALTH INFORMATION - FEDERAL PRIVACY LAW (HIPAA) AUTHORIZATION
9 10 11	1. IF, PRIOR TO THE TIME THE PERSON SELECTED AS MY AGENT HAS POWER TO ACT UNDER THIS DOCUMENT, MY DOCTOR WANTS TO DISCUSS WITH THAT PERSON MY CAPACITY TO MAKE MY OWN HEALTH CARE DECISIONS, I AUTHORIZE MY DOCTOR TO DISCLOSE PROTECTED HEALTH INFORMATION WHICH RELATES TO THAT ISSUE.
14 15 16 17	2. ONCE MY AGENT HAS FULL POWER TO ACT UNDER THIS DOCUMENT, MY AGENT MAY REQUEST, RECEIVE, AND REVIEW ANY INFORMATION, ORAL OR WRITTEN, REGARDING MY PHYSICAL OR MENTAL HEALTH, INCLUDING, BUT NOT LIMITED TO, MEDICAL AND HOSPITAL RECORDS AND OTHER PROTECTED HEALTH INFORMATION, AND CONSENT TO DISCLOSURE OF THIS INFORMATION.
20 21 22	3. FOR ALL PURPOSES RELATED TO THIS DOCUMENT, MY AGENT IS MY PERSONAL REPRESENTATIVE UNDER THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA). MY AGENT MAY SIGN, AS MY PERSONAL REPRESENTATIVE, ANY RELEASE FORMS OR OTHER HIPAA-RELATED MATERIALS.
24 25 26	
27	
29 20	
33 34	2. WHENEVER I AM NOT ABLE TO MAKE INFORMED DECISIONS ABOUT MY HEALTH CARE, EITHER BECAUSE THE DOCTOR IN CHARGE OF MY CARE (ATTENDING PHYSICIAN) DECIDES THAT I HAVE LOST THIS ABILITY TEMPORARILY , OR MY ATTENDING PHYSICIAN AND A CONSULTING DOCTOR AGREE THAT I HAVE LOST THIS ABILITY PERMANENTLY .

1 2 3 4 5	IF THE ONLY THING YOU WANT TO DO IS SELECT A HEALTH CARE AGENT, SKIP PART II. GO TO PART III TO SIGN AND HAVE THE ADVANCE DIRECTIVE WITNESSED. IF YOU ALSO WANT TO WRITE YOUR TREATMENT PREFERENCES, USE PART II. ALSO CONSIDER BECOMING AN ORGAN DONOR, USING THE SEPARATE FORM FOR THAT.
6	PART II: TREATMENT PREFERENCES ("LIVING WILL")
7 8	A. STATEMENT OF GOALS AND VALUES (OPTIONAL; FORM VALID IF LEFT BLANK)
9 10	I WANT TO SAY SOMETHING ABOUT MY GOALS AND VALUES, AND ESPECIALLY WHAT'S MOST IMPORTANT TO ME DURING THE LAST PART OF MY LIFE:
11 12 13 14 15 16	
17	B. PREFERENCE IN CASE OF TERMINAL CONDITION
18 19 20	NOT WANT TO STATE A PREFERENCE HERE, CROSS THROUGH THE WHOLE
21 22	IF MY DOCTORS CERTIFY THAT MY DEATH FROM A TERMINAL CONDITION IS IMMINENT, EVEN IF LIFE-SUSTAINING PROCEDURES ARE USED:
25	1. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT ANY MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. I DO NOT WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
27	·
28	((OR))
31 32	2. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. IF I AM UNABLE TO TAKE ENOUGH NOURISHMENT BY MOUTH, HOWEVER, I WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
34	·
35	((OR))

	3. TRY TO EXTEND MY LIFE FOR AS LONG AS POSSIBLE, USING ALL AVAILABLE INTERVENTIONS IN ACCORDANCE WITH ACCEPTED MEDICAL STANDARDS.
4	·
5	C. PREFERENCE IN CASE OF PERSISTENT VEGETATIVE STATE
6 7 8	(IF YOU WANT TO STATE YOUR PREFERENCE, INITIAL ONE ONLY. IF YOU DO NOT WANT TO STATE A PREFERENCE HERE, CROSS THROUGH THE WHOLE SECTION.)
9 10 11 12	THAT IS, IF I AM NOT CONSCIOUS AND AM NOT AWARE OF MYSELF OR MY ENVIRONMENT OR ABLE TO INTERACT WITH OTHERS, AND THERE IS NO
15	1. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT ANY MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. I DO NOT WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
17	·
18	((OR))
21 22	2. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. IF I AM UNABLE TO TAKE ENOUGH NOURISHMENT BY MOUTH, HOWEVER, I WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
24	· <u> </u>
25	((OR))
	3. TRY TO EXTEND MY LIFE FOR AS LONG AS POSSIBLE, USING ALL AVAILABLE INTERVENTIONS IN ACCORDANCE WITH ACCEPTED MEDICAL STANDARDS.
29	·
30	D. PREFERENCE IN CASE OF END-STAGE CONDITION
31 32 33	NOT WANT TO STATE A PREFERENCE HERE, CROSS THROUGH THE WHOLE
34 35 36 37	IS, AN INCURABLE CONDITION THAT WILL KEEP GETTING WORSE UNTIL DEATH AND THAT HAS ALREADY RESULTED IN LOSS OF CAPACITY AND

3	1. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT ANY MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. I DO NOT WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
5	·
6	((OR))
9 10	2. KEEP ME COMFORTABLE AND ALLOW NATURAL DEATH TO OCCUR. I DO NOT WANT MEDICAL INTERVENTIONS USED TO TRY TO EXTEND MY LIFE. IF I AM UNABLE TO TAKE ENOUGH NOURISHMENT BY MOUTH, HOWEVER, I WANT TO RECEIVE NUTRITION AND FLUIDS BY TUBE OR OTHER MEDICAL MEANS.
12	·
13	((OR))
	3. TRY TO EXTEND MY LIFE FOR AS LONG AS POSSIBLE, USING ALL AVAILABLE INTERVENTIONS IN ACCORDANCE WITH ACCEPTED MEDICAL STANDARDS.
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18	E. PAIN RELIEF
19 20	· · · · · · · · · · · · · · · · · · ·
21	·
22	F. IN CASE OF PREGNANCY
23 24	
25 26	,
27	
28 29	
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31	G. EFFECT OF STATED PREFERENCES
32	(READ BOTH OF THESE STATEMENTS CAREFULLY. THEN, INITIAL ONE ONLY.)
35	1. I REALIZE I CANNOT FORESEE EVERYTHING THAT MIGHT HAPPEN AFTER I CAN NO LONGER DECIDE FOR MYSELF. MY STATED PREFERENCES ARE MEANT TO GUIDE WHOEVER IS MAKING DECISIONS ON MY BEHALF AND MY HEALTH CARE PROVIDERS. BUT I AUTHORIZE THEM TO BE FLEXIBLE IN

	APPLYING THESE STATEMENTS IF THEY FEEL THAT DOING SO WOULD BE IN MY BEST INTEREST.
3	•
4	((OR))
7 8	2. I REALIZE I CANNOT FORESEE EVERYTHING THAT MIGHT HAPPEN AFTER I CAN NO LONGER DECIDE FOR MYSELF. STILL, I WANT WHOEVER IS MAKING DECISIONS ON MY BEHALF AND MY HEALTH CARE PROVIDERS TO FOLLOW MY STATED PREFERENCES EXACTLY AS WRITTEN, EVEN IF THEY THINK THAT SOME ALTERNATIVE IS BETTER.
10	•
11	PART III: SIGNATURE AND WITNESSES
13 14 15	BY SIGNING BELOW AS THE DECLARANT, I INDICATE THAT I AM EMOTIONALLY AND MENTALLY COMPETENT TO MAKE THIS ADVANCE DIRECTIVE AND THAT I UNDERSTAND ITS PURPOSE AND EFFECT. I ALSO UNDERSTAND THAT THIS DOCUMENT REPLACES ANY SIMILAR ADVANCE DIRECTIVE I MAY HAVE COMPLETED BEFORE THIS DATE.
17 18	
20	THE DECLARANT SIGNED OR ACKNOWLEDGED SIGNING THIS DOCUMENT IN MY PRESENCE AND, BASED UPON PERSONAL OBSERVATION, APPEARS TO BE EMOTIONALLY AND MENTALLY COMPETENT TO MAKE THIS ADVANCE DIRECTIVE.
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23	
24 25	

FOR TRANSPLANTATION UNTIL AFTER I HAVE BEEN PRONOUNCED DEAD

UNDER LEGAL STANDARDS. THIS DOCUMENT IS NOT INTENDED TO CHANGE ANYTHING ABOUT MY HEALTH CARE WHILE I AM STILL ALIVE. AFTER

DEATH, I AUTHORIZE ANY APPROPRIATE SUPPORT MEASURES TO MAINTAIN

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1 2 3 4	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 RELATED TO THIS DONATION.
5	PART II: DONATION OF BODY
6 7	AFTER ANY ORGAN DONATION INDICATED IN PART I, I WISH MY BODY TO BE DONATED FOR USE IN A MEDICAL STUDY PROGRAM.
8	·
9	PART III: SIGNATURE AND WITNESSES
11	BY SIGNING BELOW, I INDICATE THAT I AM EMOTIONALLY AND MENTALLY COMPETENT TO MAKE THIS DONATION AND THAT I UNDERSTAND THE PURPOSE AND EFFECT OF THIS DOCUMENT.
13	
14	(SIGNATURE OF DONOR) (DATE)
16	THE DONOR SIGNED OR ACKNOWLEDGED SIGNING THIS DONATION DOCUMENT IN MY PRESENCE AND, BASED UPON PERSONAL OBSERVATION, APPEARS TO BE EMOTIONALLY AND MENTALLY COMPETENT TO MAKE THIS DONATION.

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1				
2	(SIGNATURE	OF WITI	NESS)	(DATE)
3	TELEPHONE 1	NUMBEI	R(S)	
5 6	(SIGNATURE	OF WIT	NESS)	(DATE)
7 8	TELEPHONE 1	NUMBEI	R(S)	
9	5-605.			
10	(a) (1)	In this su	ubsection, "unavailable"	means:
11 12	the existence of a HE	(i) EALTH C	After reasonable inquir	y, a health care provider is unaware of gate decision maker;
13 14	ascertain the whereas	(ii) bouts of a		y, a health care provider cannot NT OR surrogate decision maker;
			A HEALTH CARE AC taking into account the message from a health of	
18 19	incapacitated; or	(iv)	A HEALTH CARE AC	SENT OR surrogate decision maker is
20 21	unwilling to make de	(v) cisions co	A HEALTH CARE AConcerning health care for	EENT OR surrogate decision maker is the individual.
24 25 26	(2) The following individuals or groups, in the specified order of priority, may make decisions about health care for a person who has been certified to be incapable of making an informed decision and who has not appointed a health care agent in accordance with this subtitle OR WHOSE HEALTH CARE AGENT IS UNAVAILABLE. Individuals in a particular class may be consulted to make a decision only if all individuals in the next higher class are unavailable:			
28		(i)	A guardian for the patie	ent, if one has been appointed;
29		(ii)	The patient's spouse;	
30		(iii)	An adult child of the pa	tient;
31		(iv)	A parent of the patient;	
32		(v)	An adult brother or siste	er of the patient; or
33 34	requirements of parag	(vi) graph (3)		re of the patient who meets the

- 1 5-606.
- 2 (a) Prior to providing, withholding, or withdrawing treatment for which
- 3 authorization has been obtained or will be sought under this subtitle, the attending
- 4 physician and a second physician OR A LICENSED PSYCHOLOGIST, one of whom shall
- 5 have examined the patient within 2 hours before making the certification, shall
- 6 certify in writing that the patient is incapable of making an informed decision
- 7 regarding the treatment. The certification shall be based on a personal examination
- 8 of the patient.
- 9 (2) If a patient is unconscious, or unable to communicate by any means,
- $10\,$ the certification of a second physician OR A LICENSED PSYCHOLOGIST is not required
- 11 under paragraph (1) of this subsection.
- 12 (3) When authorization is sought for treatment of a mental illness, the
- 13 second physician OR LICENSED PSYCHOLOGIST may not be otherwise currently
- 14 involved in the treatment of the person assessed.
- 15 (4) The cost of an assessment to certify incapacity under this subsection
- 16 shall be considered for all purposes a cost of the patient's treatment.
- 17 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 18 October 1, 2006.