HOUSE BILL NO. 309

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-SEVENTH LEGISLATURE - SECOND SESSION

BY REPRESENTATIVE LYNN

Introduced: 2/1/12

4

5

6

7

8

9

10

11

12

13

14

15

Referred: Health and Social Services, Judiciary

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to health care decisions, including do not resuscitate orders."

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- * **Section 1.** AS 13.52.045 is amended by adding a new subsection to read:
 - (b) A health care institution or health care facility may not interpret the issuance of a do not resuscitate order for a patient as preventing the health care institution or health care facility from providing life-sustaining procedures to the patient.
 - * **Sec. 2.** AS 13.52.060(e) is amended to read:
 - (e) A health care provider may decline to comply with an individual instruction or a health care decision for reasons of conscience, except that a health care provider may not decline to comply with [FOR] a do not resuscitate order that is consistent with this chapter for reasons of conscience. A health care institution or health care facility may decline to comply with an individual instruction or health care decision if the instruction or decision is contrary to a policy of the institution or facility that is expressly based on reasons of conscience and if the policy was timely

communicated to the patient or to a person then authorized to make health c	are			
decisions for the patient. Notwithstanding the other provisions of this subsecti	on,			
this subsection does not allow a health care provider, health care institution, or				
health care facility to decline to comply with an individual instruction or a hea	ılth			
care decision that requests that cardiopulmonary resuscitation or otl	her			
resuscitative measures be provided.				

* **Sec. 3.** AS 13.52.060(f) is amended to read:

- (f) A health care provider, health care institution, or health care facility may decline to comply with an individual instruction or a health care decision that requires medically ineffective health care or health care contrary to generally accepted health care standards applicable to the provider, institution, or facility, except that this subsection does not allow a health care provider, health care institution, or health care facility to decline to comply with an individual instruction or a health care decision that requests that cardiopulmonary resuscitation or other resuscitative measures be provided. In this subsection, "medically ineffective health care" means health care that according to reasonable medical judgment cannot cure the patient's illness, cannot diminish its progressive course, and cannot effectively alleviate severe discomfort and distress.
- * **Sec. 4.** AS 13.52.065(a) is amended to read:
 - (a) A physician may issue a do not resuscitate order for a patient of the physician **only as provided in this section**. The physician shall document the grounds for the order in the patient's medical file.
- * **Sec. 5.** AS 13.52.065(b) is amended to read:
 - (b) The department shall by regulation adopt a protocol, subject to the approval of the State Medical Board, for do not resuscitate orders that sets out a standardized method of procedure for the withholding of cardiopulmonary resuscitation by health care providers and health care institutions. The protocol adopted by the department must comply with this section.
- * Sec. 6. AS 13.52.065 is amended by adding new subsections to read:
 - (g) Except as provided in (h) of this section, a physician may not issue a do not resuscitate order for a patient of the physician without the express consent of

1	(1) the patient, if the patient has capacity and is 18 years of age of
2	older; under this paragraph, the consent may be provided by an advance health care
3	directive; or
4	(2) a person authorized to make health care decisions for the patient.
5	(h) A physician may issue a do not resuscitate order for a patient of the
6	physician without the express consent required by (g) of this section if the patient does
7	not have capacity, no person is authorized to make health care decisions for the
8	patient, and,
9	(1) if the patient has an advance health care directive, the directive
10	indicates that the patient wants a do not resuscitate order; or
11	(2) if the patient has an advance health care directive, the directive is
12	silent about the issuance of a do not resuscitate order and another physician concurs in
13	the decision to issue a do not resuscitate order.
14	(i) A physician shall revoke a do not resuscitate order issued for a patient if
15	(1) the issuance of the do not resuscitate order violates (g) of this
16	section;
17	(2) except as provided in (5) of this subsection, the patient has capacity
18	and requests that the do not resuscitate order be revoked;
19	(3) the patient has an advance health care directive that indicates that
20	the patient does not want a do not resuscitate order;
21	(4) the patient does not have capacity, the patient does not have an
22	advance health care directive that indicates that the patient wants a do not resuscitate
23	order, and a person authorized to make health care decisions for the patient requests or
24	does not oppose the revocation of the do not resuscitate order; or
25	(5) the patient is under 18 years of age and the parent or guardian of
26	the patient requests that the do not resuscitate order be revoked.
27	(j) A physician may revoke a do not resuscitate order issued by another
28	physician for a patient, if the physician has a
29	(1) physician-patient relationship with the patient; or
30	(2) health care obligation to the patient arising out of the physician's
31	(A) individual relationship with the patient; or

1	(B) employment by the health care institution or health care
2	facility where the patient is being treated.
3	* Sec. 7. AS 13.52.080(a) is amended to read:
4	(a) A health care provider or health care institution that acts in good faith and
5	in accordance with generally accepted health care standards applicable to the health
6	care provider or institution is not subject to civil or criminal liability or to discipline
7	for unprofessional conduct for
8	(1) providing health care information in good faith under
9	AS 13.52.070;
10	(2) complying with a health care decision of a person based on a good
11	faith belief that the person has authority to make a health care decision for a patient,
12	including a decision to withhold or withdraw health care;
13	(3) declining to comply with a health care decision of a person based
14	on a good faith belief that the person then lacked authority;
15	(4) complying with an advance health care directive and assuming in
16	good faith that the directive was valid when made and has not been revoked or
17	terminated;
18	(5) participating in the withholding or withdrawal of cardiopulmonary
19	resuscitation under the direction or with the authorization of a physician or upon
20	discovery of do not resuscitate identification upon an individual;
21	(6) causing or participating in providing cardiopulmonary resuscitation
22	or other life-sustaining procedures
23	(A) under AS 13.52.065(e) when an individual has made an
24	anatomical gift;
25	(B) because an individual has made a do not resuscitate order
26	ineffective under AS 13.52.065 [AS 13.52.065(f)] or another provision of this
27	chapter; or
28	(C) because the patient is a woman of childbearing age and
29	AS 13.52.055 applies; or
30	(7) acting in good faith under the terms of this chapter or the law of
31	another state relating to anatomical gifts.

1	Sec. 6. AS 13.32.060(c) is afficiented to read:
2	(c) A health care provider, health care institution, or health care facility is no
3	subject to civil or criminal liability, or to discipline for unprofessional conduct, if a do
4	not resuscitate order prevents the health care provider, health care institution, or health
5	care facility from attempting to resuscitate a patient who requires cardiopulmonary
6	resuscitation or other resuscitative measures because of complications arising out of
7	health care being administered to the patient by the health care provider, health care
8	institution, or health care facility. This subsection does not apply if
9	(1) the complications suffered by the patient are caused by gross
10	negligence or reckless or intentional actions on the part of the health care provider
11	health care institution, or health care facility; or
12	(2) the do not resuscitate order relied on by the health care
13	provider, health care institution, or health care facility was issued in violation of
14	<u>AS 13.52.065</u> .
15	* Sec. 9. AS 13.52.120(b) is amended to read:
16	(b) Notwithstanding any other provision of law except (h) of this section
17	death resulting from the withholding or withdrawal of cardiopulmonary resuscitation
18	or other life-sustaining procedures does not, for any purpose, constitute a suicide or
19	homicide if the withholding or withdrawal is
20	(1) consistent with this chapter, except that a violation of
21	AS 13.52.065(g) - (i), does not, for any purpose, constitute a homicide; and
22	(2) from an individual
23	(A) for whom a do not resuscitate order has not been issued;
24	(B) for whom a do not resuscitate order has been issued under
25	(i) the protocol for do not resuscitate orders established
26	under AS 13.52.065; or
27	(ii) a do not resuscitate identification found on the
28	individual.
29	* Sec. 10. AS 13.52.120 is amended by adding a new subsection to read:
30	(h) The provisions of (b) of this section do not apply to a person who orders or
31	causes the withholding or withdrawal of cardiopulmonary resuscitation or other life-

sustaining	procedure	s if	the	person	acts	intentionally,	recklessly,	with	criminal
negligence	, or with g	coss	negl	igence.	In this	s subsection, '	'intentionally	," "rec	cklessly,"
and "crimin	nal negligei	nce"	have	the mea	anings	s given in AS	11.81.900.		

* **Sec. 11.** AS 13.52.300 is amended to read:

1 2

Sec. 13.52.300. Optional form. The following sample form may be used to create an advance health care directive. The other sections of this chapter govern the effect of this or any other writing used to create an advance health care directive. This form may be duplicated. This form may be modified to suit the needs of the person, or a different form that complies with this chapter may be used, including the mandatory witnessing requirements:

ADVANCE HEALTH CARE DIRECTIVE

Explanation

You have the right to give instructions about your own health care to the extent allowed by law. You also have the right to name someone else to make health care decisions for you to the extent allowed by law. This form lets you do either or both of these things. It also lets you express your wishes regarding the designation of your health care provider. If you use this form, you may complete or modify all or any part of it. You are free to use a different form if the form complies with the requirements of AS 13.52.

Part 1 of this form is a durable power of attorney for health care. A "durable power of attorney for health care" means the designation of an agent to make health care decisions for you. Part 1 lets you name another individual as an agent to make health care decisions for you if you do not have the capacity to make your own decisions or if you want someone else to make those decisions for you now even though you still have the capacity to make those decisions. You may name an alternate agent to act for you if your first choice is not willing, able, or reasonably available to make decisions for you. Unless related to you, your agent may not be an owner, operator, or employee of a health care institution where you are receiving care.

1	Unless the form you sign limits the authority of your agent, your
2	agent may make all health care decisions for you that you could legally
3	make for yourself. This form has a place for you to limit the authority
4	of your agent. You do not have to limit the authority of your agent if
5	you wish to rely on your agent for all health care decisions that may
6	have to be made. If you choose not to limit the authority of your agent,
7	your agent will have the right, to the extent allowed by law, to
8	(a) consent or refuse consent to any care, treatment, service, or
9	procedure to maintain, diagnose, or otherwise affect a physical or
10	mental condition, including the administration or discontinuation of
11	psychotropic medication;
12	(b) select or discharge health care providers and institutions;
13	(c) approve or disapprove proposed diagnostic tests, surgical
14	procedures, and programs of medication;
15	(d) direct the provision, withholding, or withdrawal of artificial
16	nutrition and hydration and all other forms of health care; and
17	(e) make an anatomical gift following your death.
18	Part 2 of this form lets you give specific instructions for any aspect
19	of your health care to the extent allowed by law, except you may not
20	authorize mercy killing, assisted suicide, or euthanasia. Choices are
21	provided for you to express your wishes regarding the provision,
22	withholding, or withdrawal of treatment to keep you alive, including
23	the provision of artificial nutrition and hydration, as well as the
24	provision of pain relief medication. Space is provided for you to add to
25	the choices you have made or for you to write out any additional
26	wishes.
27	Part 3 of this form lets you express an intention to make an
28	anatomical gift following your death.
29	Part 4 of this form lets you make decisions in advance about certain
30	types of mental health treatment.

31

Part 5 of this form lets you designate a physician to have primary

1	responsibility for your nearth care.
2	After completing this form, sign and date the form at the end and
3	have the form witnessed by one of the two alternative methods listed
4	below. Give a copy of the signed and completed form to your
5	physician, to any other health care providers you may have, to any
6	health care institution at which you are receiving care, and to any health
7	care agents you have named. You should talk to the person you have
8	named as your agent to make sure that the person understands your
9	wishes and is willing to take the responsibility.
10	You have the right to revoke this advance health care directive or
11	replace this form at any time, except that you may not revoke this
12	declaration when you are determined not to be competent by a court, by
13	two physicians, at least one of whom shall be a psychiatrist, or by both
14	a physician and a professional mental health clinician. In this advance
15	health care directive, "competent" means that you have the capacity
16	(1) to assimilate relevant facts and to appreciate and understand your
17	situation with regard to those facts; and
18	(2) to participate in treatment decisions by means of a rational
19	thought process.
20	PART 1
21	DURABLE POWER OF ATTORNEY FOR
22	HEALTH CARE DECISIONS
23	(1) DESIGNATION OF AGENT. I designate the following
24	individual as my agent to make health care decisions for me:
25	
26	(name of individual you choose as agent)
27	
28	(address) (city) (state) (zip code)
29	
30	(home telephone) (work telephone)
31	OPTIONAL: If I revoke my agent's authority or if my agent is not

1	willing, able, or reasonably available to make a health care decision for
2	me, I designate as my first alternate agent
3	
4	(name of individual you choose as first alternate agent)
5	
6	(address) (city) (state) (zip code)
7	
8	(home telephone) (work telephone)
9	OPTIONAL: If I revoke the authority of my agent and first alternate
10	agent or if neither is willing, able, or reasonably available to make a
11	health care decision for me, I designate as my second alternate agent
12	
13	(name of individual you choose as second alternate agent)
14	
15	(address) (city) (state) (zip code)
16	
17	(home telephone) (work telephone)
18	(2) AGENT'S AUTHORITY. My agent is authorized and directed to
19	follow my individual instructions and my other wishes to the extent
20	known to the agent in making all health care decisions for me. If these
21	are not known, my agent is authorized to make these decisions in
22	accordance with my best interest, including decisions to provide,
23	withhold, or withdraw artificial hydration and nutrition and other forms
24	of health care to keep me alive, except as I state here:
25	
26	
27	
28	(Add additional sheets if needed.)
29	Under this authority, "best interest" means that the benefits to you
30	resulting from a treatment outweigh the burdens to you resulting from
31	that treatment after assessing

1	(A) the effect of the treatment on your physical, emotional, and
2	cognitive functions;
3	(B) the degree of physical pain or discomfort caused to you by the
4	treatment or the withholding or withdrawal of the treatment;
5	(C) the degree to which your medical condition, the treatment, or the
6	withholding or withdrawal of treatment, results in a severe and
7	continuing impairment;
8	(D) the effect of the treatment on your life expectancy;
9	(E) your prognosis for recovery, with and without the treatment;
10	(F) the risks, side effects, and benefits of the treatment or the
11	withholding of treatment; and
12	(G) your religious beliefs and basic values, to the extent that these
13	may assist in determining benefits and burdens.
14	(3) WHEN AGENT'S AUTHORITY BECOMES EFFECTIVE.
15	Except in the case of mental illness, my agent's authority becomes
16	effective when my primary physician determines that I am unable to
17	make my own health care decisions unless I mark the following box. In
18	the case of mental illness, unless I mark the following box, my agent's
19	authority becomes effective when a court determines I am unable to
20	make my own decisions, or, in an emergency, if my primary physician
21	or another health care provider determines I am unable to make my
22	own decisions. If I mark this box, my agent's authority to make health
23	care decisions for me takes effect immediately.
24	(4) AGENT'S OBLIGATION. My agent shall make health care
25	decisions for me in accordance with this durable power of attorney for
26	health care, any instructions I give in Part 2 of this form, and my other
27	wishes to the extent known to my agent. To the extent my wishes are
28	unknown, my agent shall make health care decisions for me in
29	accordance with what my agent determines to be in my best interest. In
30	determining my best interest, my agent shall consider my personal

values to the extent known to my agent.

31

1	(5) NOMINATION OF GUARDIAN. If a guardian of my person
2	needs to be appointed for me by a court, I nominate the agent
3	designated in this form. If that agent is not willing, able, or reasonably
4	available to act as guardian, I nominate the alternate agents whom I
5	have named under (1) above, in the order designated.
6	PART 2
7	INSTRUCTIONS FOR HEALTH CARE
8	If you are satisfied to allow your agent to determine what is best for
9	you in making health care decisions, you do not need to fill out this part
10	of the form. If you do fill out this part of the form, you may strike any
11	wording you do not want. There is a state protocol that governs the use
12	of do not resuscitate orders by physicians and other health care
13	providers. You may obtain a copy of the protocol from the Alaska
14	Department of Health and Social Services. A "do not resuscitate order"
15	means a directive from a licensed physician that emergency
16	cardiopulmonary resuscitation should not be administered to you.
17	(6) END-OF-LIFE DECISIONS. Except to the extent prohibited by
18	law, I direct that my health care providers and others involved in my
19	care provide, withhold, or withdraw treatment in accordance with the
20	choice I have marked below: (Check only one box.)
21	(A) [] Choice To Prolong Life
22	I want my life to be prolonged as long as possible within the limits
23	of generally accepted health care standards; OR
24	(B) [] Choice Not To Prolong Life
25	I want comfort care only and I do not want my life to be prolonged
26	with medical treatment if, in the judgment of my physician,
27	I have (check all choices that represent your wishes)
28	[] (i) a condition of permanent unconsciousness: a condition that,
29	to a high degree of medical certainty, will last permanently without
30	improvement; in which, to a high degree of medical certainty, thought,
31	sensation, purposeful action, social interaction, and awareness of

1	myself and the environment are absent; and for which, to a high degree
2	of medical certainty, initiating or continuing life-sustaining procedures
3	for me, in light of my medical outcome, will provide only minimal
4	medical benefit for me; or
5	[] (ii) a terminal condition: an incurable or irreversible illness or
6	injury that without the administration of life-sustaining procedures will
7	result in my death in a short period of time, for which there is no
8	reasonable prospect of cure or recovery, that imposes severe pain or
9	otherwise imposes an inhumane burden on me, and for which, in light
10	of my medical condition, initiating or continuing life-sustaining
11	procedures will provide only minimal medical benefit;
12	[] Additional instructions:
13	
14	(C) Artificial Nutrition and Hydration. If I am unable to safely take
15	nutrition, fluids, or nutrition and fluids (check your choices or write
16	your instructions),
17	[] I wish to receive artificial nutrition and hydration indefinitely;
18	[] I wish to receive artificial nutrition and hydration indefinitely,
19	unless it clearly increases my suffering and is no longer in my best
20	interest;
21	[] I wish to receive artificial nutrition and hydration on a limited
22	trial basis to see if I can improve;
23	[] In accordance with my choices in (6)(B) above, I do not wish to
24	receive artificial nutrition and hydration.
25	[] Other instructions:
26	
27	(D) Relief from Pain.
28	[] I direct that adequate treatment be provided at all times for the
29	sole purpose of the alleviation of pain or discomfort; or
30	[] I give these instructions:
31	

1	
2	(E) <u>Life-Sustaining Procedures. "Life-sustaining procedures"</u>
3	means any medical treatment, procedure, or intervention that may
4	keep you alive but will not remove your terminal condition or
5	remove permanent unconsciousness; "life-sustaining procedures"
6	includes assisted ventilation, renal dialysis, surgical procedures,
7	blood transfusions, and the administration of drugs, including
8	antibiotics, or artificial nutrition and hydration.
9	[] I wish to receive life-sustaining procedures.
10	[] I do not wish to receive life-sustaining procedures.
11	(F) Should I become unconscious and I am pregnant, I direct that
12	
13	
14	(7) OTHER WISHES. (If you do not agree with any of the optional
15	choices above and wish to write your own, or if you wish to add to the
16	instructions you have given above, you may do so here.) I direct that
17	
18	
19	Conditions or limitations:
20	
21	(Add additional sheets if needed.)
22	PART 3
23	ANATOMICAL GIFT AT DEATH
24	(OPTIONAL)
25	If you are satisfied to allow your agent to determine whether to
26	make an anatomical gift at your death, you do not need to fill out this
27	part of the form.
28	(8) Upon my death: (mark applicable box)
29	(A) [] I give any needed organs, tissues, or other body parts, OR
30	(B) [] I give the following organs, tissues, or other body parts only
31	

1	
2	(C) [] My gift is for the following purposes (mark any of the
3	following you want):
4	[] (i) transplant;
5	[] (ii) therapy;
6	[] (iii) research;
7	[] (iv) education.
8	(D) [] I refuse to make an anatomical gift.
9	PART 4
10	MENTAL HEALTH TREATMENT
11	This part of the declaration allows you to make decisions in advance
12	about mental health treatment. The instructions that you include in this
13	declaration will be followed only if a court, two physicians that include
14	a psychiatrist, or a physician and a professional mental health clinician
15	believe that you are not competent and cannot make treatment
16	decisions. Otherwise, you will be considered to be competent and to
17	have the capacity to give or withhold consent for the treatments.
18	If you are satisfied to allow your agent to determine what is best for
19	you in making these mental health decisions, you do not need to fill out
20	this part of the form. If you do fill out this part of the form, you may
21	strike any wording you do not want.
22	(9) PSYCHOTROPIC MEDICATIONS. If I do not have the
23	capacity to give or withhold informed consent for mental health
24	treatment, my wishes regarding psychotropic medications are as
25	follows:
26	I consent to the administration of the following
27	medications:
28	I do not consent to the administration of the following
29	medications:
30	Conditions or limitations:
31	

1	(10) ELECTROCONVULSIVE TREATMENT. If I do not have the
2	capacity to give or withhold informed consent for mental health
3	treatment, my wishes regarding electroconvulsive treatment are as
4	follows:
5	I consent to the administration of electroconvulsive
6	treatment.
7	I do not consent to the administration of electroconvulsive
8	treatment.
9	Conditions or limitations:
10	·
11	(11) ADMISSION TO AND RETENTION IN FACILITY. If I do
12	not have the capacity to give or withhold informed consent for mental
13	health treatment, my wishes regarding admission to and retention in a
14	mental health facility for mental health treatment are as follows:
15	I consent to being admitted to a mental health facility for
16	mental health treatment for up to days. (The number of days
17	not to exceed 17.)
18	I do not consent to being admitted to a mental health
19	facility for mental health treatment.
20	Conditions or limitations:
21	·
22	OTHER WISHES OR INSTRUCTIONS
23	
24	
25	
26	Conditions or limitations:
27	·
28	PART 5
29	PRIMARY PHYSICIAN
30	(OPTIONAL)

1	(12) I designate the following physician as my primary physician:
2	
3	(name of physician)
4	
5	(address) (city) (state) (zip code)
6	
7	(telephone)
8	OPTIONAL: If the physician I have designated above is not willing
9	able, or reasonably available to act as my primary physician,
10	designate the following physician as my primary physician:
11	
12	(name of physician)
13	
14	(address) (city) (state) (zip code)
15	
16	(telephone)
17	(13) EFFECT OF COPY. A copy of this form has the same effect as
18	the original.
19	(14) SIGNATURES. Sign and date the form here:
20	
21	(date) (sign your name)
22	
23	(print your name)
24	
25	(address) (city) (state) (zip code)
26	(15) WITNESSES. This advance care health directive will not be
27	valid for making health care decisions unless it is
28	(A) signed by two qualified adult witnesses who are personally
29	known to you and who are present when you sign or acknowledge your
30	signature; the witnesses may not be a health care provider employed a
31	the health care institution or health care facility where you are receiving

1	health care, an employee of the health care provider who is providing
2	health care to you, an employee of the health care institution or health
3	care facility where you are receiving health care, or the person
4	appointed as your agent by this document; at least one of the two
5	witnesses may not be related to you by blood, marriage, or adoption or
6	entitled to a portion of your estate upon your death under your will or
7	codicil; or
8	(B) acknowledged before a notary public in the state.
9	ALTERNATIVE NO. 1
10	Witness Who is Not Related to or a Devisee of the Principal
11	I swear under penalty of perjury under AS 11.56.200 that the
12	principal is personally known to me, that the principal signed or
13	acknowledged this durable power of attorney for health care in my
14	presence, that the principal appears to be of sound mind and under no
15	duress, fraud, or undue influence, and that I am not
16	(1) a health care provider employed at the health care institution or
17	health care facility where the principal is receiving health care;
18	(2) an employee of the health care provider providing health care to
19	the principal;
20	(3) an employee of the health care institution or health care facility
21	where the principal is receiving health care;
22	(4) the person appointed as agent by this document;
23	(5) related to the principal by blood, marriage, or adoption; or
24	(6) entitled to a portion of the principal's estate upon the principal's
25	death under a will or codicil.
26	
27	(date) (signature of witness)
28	
29	(printed name of witness)
30	
31	(address) (city) (state) (zip code)

1	Witness Who May be Related to or a Devisee of the Principal
2	I swear under penalty of perjury under AS 11.56.200 that the
3	principal is personally known to me, that the principal signed or
4	acknowledged this durable power of attorney for health care in my
5	presence, that the principal appears to be of sound mind and under no
6	duress, fraud, or undue influence, and that I am not
7	(1) a health care provider employed at the health care institution or
8	health care facility where the principal is receiving health care;
9	(2) an employee of the health care provider who is providing health
10	care to the principal;
11	(3) an employee of the health care institution or health care facility
12	where the principal is receiving health care; or
13	(4) the person appointed as agent by this document.
14	
15	(date) (signature of witness)
16	
17	(printed name of witness)
18	
19	(address) (city) (state) (zip code)
20	ALTERNATIVE NO. 2
21	State of Alaska
22	Judicial District
23	On this, in the year, before
24	me, (insert name of notary public) appeared
25	, personally known to me (or proved to
26	me on the basis of satisfactory evidence) to be the person whose name
27	is subscribed to this instrument, and acknowledged that the person
28	executed it.
29	Notary Seal
30	
31	(signature of notary public)

1	* Sec. 12. AS 13.52.390(17) is amended to read:
2	(17) "health care decision" means a decision made by an individual or
3	the individual's agent, guardian, or surrogate regarding the individual's health care,
4	including
5	(A) selection and discharge of health care providers and
6	institutions;
7	(B) approval or disapproval of proposed diagnostic tests,
8	surgical procedures, and programs of medication;
9	(C) direction to provide, withhold, or withdraw artificial
10	nutrition and hydration if providing, withholding, or withdrawing artificial
11	nutrition, artificial hydration, or artificial nutrition and hydration is in accord
12	with generally accepted health care standards applicable to health care
13	providers or institutions;
14	(D) the administration or withdrawal of psychotropic
15	medications, the use of electroconvulsive treatment, and the admission to a
16	mental health facility; [AND]
17	(E) making an anatomical gift at death; and
18	(F) a direction relating to the provision of cardiopulmonary
19	resuscitation or other resuscitative measures;
20	* Sec. 13. AS 13.52.065(f) is repealed.
21	* Sec. 14. The uncodified law of the State of Alaska is amended by adding a new section to
22	read:
23	CONTINUING EFFECT OF DO NOT RESUSCITATE ORDERS. A do not
24	resuscitate order made under AS 13.52 before the effective date of this Act continues in effect
25	under AS 13.52, unless the do not resuscitate order is revoked under AS 13.52.065(i) or (j),
26	added by sec. 6 of this Act, or made ineffective under another provision of AS 13.52, as
27	amended by this Act.