## CS FOR HOUSE BILL NO. 71(JUD)

## IN THE LEGISLATURE OF THE STATE OF ALASKA

## TWENTY-SIXTH LEGISLATURE - SECOND SESSION

#### BY THE HOUSE JUDICIARY COMMITTEE

Offered: 3/17/10 Referred: Finance

Sponsor(s): REPRESENTATIVES HOLMES, DAHLSTROM, MILLETT, AND KAWASAKI

### A BILL

# FOR AN ACT ENTITLED

1 "An Act relating to a registry for advance health care directives."

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

- 3 \* **Section 1.** AS 13.52.080 is amended by adding a new subsection to read: 4 (d) A health care facility or hospital is not subject to civil or criminal liability for 5 6 (1) acting in reliance on an advance health care directive obtained from 7 the directive registry established under AS 13.52.310; or 8 (2) not checking the directive registry established under AS 13.52.310 9 to determine if a patient of the health care facility or hospital has filed an advance 10 health care directive in the registry. 11 \* Sec. 2. AS 13.52 is amended by adding a new section to read:
- Sec. 13.52.310. Advance health care directive registry. (a) The department shall establish and maintain, or contract with a registry organization to establish and maintain, a registry for advance health care directives. The registry must consist of

15 (1) a list of the names of individuals who have made written directives

1	for themselves and who have filed them with the registry under (b) of this section; and
2	(2) scanned copies of the directives identified in (1) of this subsection.
3	(b) An individual who has made a written directive for the individual may file
4	the directive with the registry.
5	(c) Except as provided in this subsection and by (d) of this section, the registry
6	is confidential, and the department or a contractor may not use information in the
7	registry for another purpose. The department may release by mail, facsimile, or secure
8	Internet access,
9	(1) the name of an individual who filed a directive with the registry
10	under (b) of this section and a copy of a directive in the registry to
11	(A) the individual who made the directive;
12	(B) the agent, guardian, or surrogate of the individual who
13	made the directive; or
14	(C) a health care facility in this state or hospital in this state if
15	the individual who made the directive is a patient of the health care facility or
16	hospital;
17	(2) a copy of a directive in the registry to a hospital in another state if
18	requested by the
19	(A) individual who made the directive; or
20	(B) agent, guardian, or surrogate of the individual who made
21	the directive.
22	(d) The department shall make the registry accessible for viewing on the
23	Internet 24 hours a day to a hospital in this state to determine if an individual who is a
24	patient at the hospital has a directive or to obtain a copy of a directive for an individual
25	who is a patient at the hospital.
26	(e) The department is not required to review a directive for validity or
27	compliance with this chapter or another law before the directive is placed in the
28	registry.
29	(f) The department shall remove a directive from the registry if the individual
30	who made the directive requests in writing that the directive be removed.
31	(g) Not filing a directive with the registry does not affect the validity of the

directiv	ve. I	Failure	to	notify	the	department	that a	directive	in	the	registry	has	been
revoked does not affect the validity of the revocation.													
	(1.)	701	1	4	,	1	c ,	C'1 1'		, •	• 41	٠,	

- (h) The department may charge a fee to file a directive in the registry or provide a copy of a directive filed in the registry under this section, except that the department may not charge a fee for removing a directive from the registry or for answering an inquiry by a health care facility in this state or hospital in this state regarding whether an individual has a directive in the registry. The fee may not exceed the department's administrative costs of fulfilling the request.
- (i) To protect the security of the directives and names on the registry, the department shall establish by regulation identification procedures and requirements for an individual, agent, surrogate, guardian, hospital, or health care facility to access the registry.
- (j) The department shall establish by regulation criteria and procedures for the collection, storage, access, distribution, removal, and disposal of directives in the registry and a schedule for removing directives from the registry.
- (k) The department and its employees are not liable for civil damages as a result of an act or omission in the establishment or maintenance of the registry or other implementation of this section.
  - (l) In this section,

- (1) "directive" means a written advance health care directive;
- (2) "registry" means the registry established under this section.