LC003708

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO HEALTH AND SAFETY -- MEDICAL ETHICS DEFENSE ACT

Introduced By: Senators E Morgan, Paolino, DeLuca, de la Cruz, Rogers, and Raptakis

<u>Date Introduced:</u> February 12, 2024

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby 2 amended by adding thereto the following chapter: 3 CHAPTER 100 MEDICAL ETHICS DEFENSE ACT 4 **23-100-1. Short title.** 5 This chapter shall be known and may be cited as the "Medical Ethics Defense Act". 6 7 **23-100-2. Definitions.** 8 As used in this chapter: 9 (1) "Conscience" means the ethical, moral, or religious belief or principles held by any 10 medical practitioner, healthcare institution, or healthcare payer. Conscience with respect to institutional entities or corporate bodies, as opposed to individual persons, is determined by 11 12 reference to that entity or body's governing documents, including, but not limited to, any published 13 ethical, moral or religious guidelines or directives, mission statements, constitutions, articles of 14 incorporation, bylaws, policies, or regulations. 15 (2) "Disclosure" means a formal or informal communication or transmission, but does not include a communication or transmission concerning policy decisions that lawfully exercise 16 17 discretionary authority unless the medical practitioner providing the disclosure or transmission 18 reasonably believes that the disclosure or transmission evinces:

(i) Any violation of any law, rule, or regulation;

1	(ii) Any violation of any ethical guidelines for the provision of any medical procedure or
2	service; or
3	(iii) Gross mismanagement, a gross waste of funds, an abuse of authority, practices or
4	methods of treatment that may put patient health at risk, or a substantial and specific danger to
5	public health or safety.
6	(3) "Discrimination" means any adverse action taken against, or any threat of adverse
7	action communicated to, any medical practitioner, healthcare institution, or healthcare payer as a
8	result of their decision to decline to participate in a medical procedure or service on the basis of
9	conscience. Discrimination includes, but is not limited to, termination of employment; transfer from
10	current position; demotion from current position; adverse administrative action; reassignment to a
11	different shift or job title; increased administrative duties; refusal of staff privileges; refusal of
12	board certification; loss of career specialty; reduction of wages, benefits or privileges; refusal to
13	award a grant, contract or other program; refusal to provide residency training opportunities; denial,
14	deprivation, or disqualification of licensure; withholding or disqualifying from financial aid and
15	other assistance; impediments to creating any healthcare institution or payer or expanding or
16	improving said healthcare institution or payer; impediments to acquiring, associating with, or
17	merging with any other healthcare institution or payer; the threat thereof with regard to any of the
18	preceding; or any other penalty, disciplinary, or retaliatory action, whether executed or threatened.
19	Discrimination excludes the negotiation or purchase of insurance by a non-government entity.
20	(4) "Healthcare institution" means any organization, corporation, partnership, association,
21	agency, network, sole proprietorship, joint venture, or other entity that provides medical procedures
22	or services. The term includes, but is not limited to, any public or private hospital, clinic, medical
23	center, physician organization, professional association, ambulatory surgical center, private
24	physician's office, pharmacy, nursing home, medical school, nursing school, medical training
25	facility, or any other entity or location in which medical procedures or services are performed.
26	(5) "Healthcare payer" means any employer, health plan, health maintenance organization,
27	insurance company, management services organization, or any other entity that pays for or arranges
28	for the payment of any medical procedure or service provided to any patient, whether that payment
29	is made in whole or in part.
30	(6) "Medical practitioner" means any person or individual who may be or is asked to
31	participate in any way in any medical procedure or service. This includes, but is not limited to,
32	doctors, nurse practitioners, physician's assistants, nurses, nurses' aides, allied health professionals,
33	medical assistants, hospital employees, clinic employees, nursing home employees, pharmacists,
34	pharmacy technicians and employees, medical school faculty and students, nursing school faculty

1	and students, psychology and counseling faculty and students, medical researchers, laboratory
2	technicians, psychologists, psychiatrists, counselors, mental health professionals, social workers,
3	or any other person who facilitates or participates in the provision of a medical procedure or service.
4	(7) "Medical procedure or service" means medical care provided to any patient at any time
5	over the entire course of treatment, or medical research. This includes, but is not limited to, testing;
6	diagnosis; referral; dispensing and/or administering any drug, medication, or device; psychological
7	therapy or counseling; research; prognosis; therapy; record making procedures; notes related to
8	treatment; set up or performance of a surgery or procedure; or any other care or services performed
9	or provided by any medical practitioner including, but not limited to, physicians, nurses, allied
10	health professionals, paraprofessionals, contractors, or employees of healthcare institutions.
11	(8) "Participate" in a medical procedure or service means to provide, perform, assist with,
12	facilitate, refer for, counsel for, advise with regard to, admit for the purposes of providing, or take
13	part in any way in providing any medical procedure or service, or any form of such service.
14	(9) "Pay" or "payment" means to pay for, contract for, arrange for the payment of, whether
15	in whole or in part, reimburse or remunerate.
16	23-100-3. Rights of conscience of medical practitioners, healthcare institutions and
17	healthcare payers.
18	(a) Freedom of conscience. A medical practitioner, healthcare institution, or healthcare
19	payer has the right not to participate in or pay for any medical procedure or service which violates
20	their conscience.
21	(b) Limitations. The exercise of the right of conscience is limited to conscience-based
22	objections to a particular medical procedure or service. This section shall not be construed to waive
23	or modify any duty a health care practitioner, health care institution, or health care payer may have
24	to provide other medical procedures or services that do not violate the practitioner's, institution's
25	or payer's conscience.
26	(c) Immunity from liability. No medical practitioner, healthcare institution, or healthcare
27	payer shall be civilly, criminally, or administratively liable for exercising their right of conscience
28	not to participate in or pay for a medical procedure or service. No healthcare institution shall be
29	civilly, criminally, or administratively liable for the exercise of conscience rights not to participate
30	in a medical procedure or service by a medical practitioner employed, contracted, or granted
31	admitting privileges by the healthcare institution.
32	
	(d) Discrimination. No medical practitioner, healthcare institution, or healthcare payer
33	(d) Discrimination. No medical practitioner, healthcare institution, or healthcare payer shall be discriminated against in any manner as a result of their decision to decline to participate in

1	(e) Exception. Notwithstanding any other provision of this chapter to the contrary, a
2	religious medical practitioner, healthcare institution, or healthcare payer that holds itself out to the
3	public as religious, states in its governing documents that it has a religious purpose or mission, and
4	has internal operating policies or procedures that implement its religious beliefs, shall have the right
5	to make employment, staffing, contracting, and admitting privilege decisions consistent with its
6	religious beliefs.
7	(f) Opt-in required. A health care practitioner may not be scheduled for, assigned, or
8	requested to directly or indirectly perform, facilitate, refer for, or participate in an abortion unless
9	the practitioner first affirmatively consents in writing to perform, facilitate, refer for, or participate
10	in the abortion.
11	(g) Emergency medical treatments. This chapter shall not be construed to override the
12	requirement to provide emergency medical treatment to all patients as set forth in 42 U.S.C. §
13	<u>1395dd.</u>
14	23-100-4. Whistleblower protection.
15	(a) No medical practitioner shall be discriminated against in any manner because the
16	medical practitioner:
17	(1) Provided, caused to be provided, or is about to provide or cause to be provided to their
18	employer, the attorney general, department of health, any state agency charged with protecting
19	health care rights of conscience, the U.S. Department of Health and Human Services, Office of
20	Civil Rights, or any other federal agency charged with protecting health care rights of conscience
21	information relating to any violation of, or any act or omission the medical practitioner reasonable
22	believes to be a violation of, any provision of this chapter;
23	(2) Testified or is about to testify in a proceeding concerning such violation; or
24	(3) Assisted or participated, or is about to assist or participate, in such a proceeding.
25	(b) Unless the disclosure is specifically prohibited by law, no medical practitioner shall be
26	discriminated against in any manner because the medical practitioner disclosed any information
27	that the medical practitioner reasonably believes evinces:
28	(1) Any violation of any law, rule, or regulation;
29	(2) Any violation of any ethical guidelines for the provisions of any medical procedure or
30	service; or
31	(3) Gross mismanagement, a gross waste of funds, an abuse of authority, practices or
32	methods of treatment that may put patient health at risk, or a substantial and specific danger to
33	public health or safety.
34	(c) The board of medical licensure and discipline shall not reprimand, sanction, or revoke

1	of the desired to be to the time the continuency of the gratient of the treatment of the production of the gratient
2	in speech or expressive activity protected under the first amendment of the U.S. Constitution, unless
3	the board demonstrates beyond a reasonable doubt that the practitioner's speech was the direct
4	cause of physical harm to a person with whom the health care practitioner had a practitioner-patient
5	relationship within the three (3) years immediately preceding the incident of physical harm.
6	(1) The board of medical licensure and discipline shall provide a medical practitioner with
7	any complaints it has received which may result in the revocation of the medical practitioner's
8	license, certification, or registration, within seven (7) days after receipt of the complaint.
9	(2) The board of medical licensure and discipline shall pay the medical practitioner an
10	administrative penalty of five hundred dollars (\$500) for each day the complaint is not provided to
11	the medical practitioner after the seven (7) day period set forth in subsection (c)(1) of this section.
12	23-100-5. Civil remedies.
13	(a) Civil action for violation of right of conscience. A civil action for damages or injunctive
14	relief, or both, may be brought by any medical practitioner, healthcare institution, or healthcare
15	payer for any violation of this chapter. Any additional burden or expense on another medical
16	practitioner, healthcare institution, or healthcare payer arising from the exercise of the right of
17	conscience shall not be a defense to any violation of this chapter. However, no civil action may be
18	brought against an individual who declines to use or purchase medical procedure or services from
19	a specific medical practitioner, healthcare institution, or healthcare payer for exercising the rights
20	set forth in § 23-100-3.
21	(b) Other remedies. Any party aggrieved by any violation of this chapter may commence a
22	civil action and upon a finding of a violation, shall be entitled to recover threefold their actual
23	damages sustained, along with the costs of the action and reasonable attorneys' fees. Such damages
24	shall be cumulative and in no way limited by any other remedies which may be available under any
25	other federal, state, or municipal law. A court considering such civil action may also award
26	injunction relief, which may include, but it not limited to, reinstatement of a medical practitioner
27	to their previous position, reinstatement of board certification, and re-licensure of a healthcare
28	institution or healthcare payer.
29	23-100-6. Severability.
30	Any provision of this chapter held to be invalid or unenforceable by its terms, or as applied
31	to any person or circumstance, shall be construed so as to give it the maximum effect permitted by
32	law, unless such holding shall be one of utter invalidity or unenforceability, in which event such
33	provision shall be deemed severable herefrom and shall not affect the remainder hereof or the
34	application of such provision to other persons not similarly situated or to other dissimilar

- 1 <u>circumstances.</u>
- 2 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY -- MEDICAL ETHICS DEFENSE ACT

- 1 This act would establish the right of a medical practitioner, healthcare institution, or 2 healthcare payer not to participate in or pay for any medical procedure or service that violates their 3 conscience. This act would further protect medical practitioners and institutions from lawsuits or criminal charges for exercising their right of conscience. This act would ensure that a doctor or 4 nurse cannot be fired, demoted, or otherwise discriminated against by their employer for declining 5 to participate in a procedure that violates his or her conscience. 6
- 7 This act would take effect upon passage.

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