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Date: Tuesday, February 7, 2017 at 12:02 PM
To: Dwight Scott <<u>dscott@scottpattonlaw.com</u>>
Subject: an amendment to the advanced directive act

Dwight:

As promised, attached is an amendment to the advanced directives act along the lines we discussed last fall. It is about to be filed. Texas Right to Life would like to work with your client, the Texas Hospital Association and the Texas Medical Association to pass a good bill. Please use me as a point of contact for discussions on this bill and our mutual efforts to work out an overall resolution.

Thank you.

Joseph M. Nixon

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__.B. No. ____

By:	 		

A BILL TO BE ENTITLED

AN ACT

1

2 relating to advance directives or health care or treatment
3 decisions made by or on behalf of patients.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. This Act may be cited as the Texas Patient 6 Autonomy Restoration Act of 2017.

SECTION 2. The purpose of this Act is to protect the right 7 of patients and their families to decide whether and under what 8 circumstances to choose or reject life sustaining treatment. This 9 Act amends the applicable provisions of the Advance Directives Act 10 (Chapter 166, Health and Safety Code) to ensure that, when an 11 attending physician is unwilling to respect a patient's advance 12 directive or a patient's or family's decision to choose the 13 necessary (to prevent the patient's 14 treatment death, life-sustaining medical treatment will be provided until the 15 patient can be transferred to a health care provider willing to 16 honor the directive or treatment decision. 17

18 SECTION 3 Section 166.045(c), Health and Safety Code, is 19 amended to read as follows:

20 (c) If an attending physician refuses to comply with a 21 directive or treatment decision <u>to provide life-sustaining</u> 22 <u>treatment to a patient</u> [and does not wish to follow the procedure 23 established under Section 166.046], life-sustaining treatment 24 shall be provided to the patient[, but only] until [a reasonable]

1 opportunity has been afforded for the transfer of] the patient <u>is</u>
2 <u>transferred</u> to another physician or health care facility willing to
3 comply with the directive or treatment decision <u>to provide</u>
4 <u>life-sustaining treatment to the patient</u>.

5 SECTION 4. Sections 166.046(a), (b), (e), and (f), Health 6 and Safety Code, are amended to read as follows:

7 (a) If an attending physician refuses to homor a patient's advance directive or a health care or treatment decision made by or 8 on behalf of a patient, other than a directive or decision to 9 provide artificial nutrition and hydration to the patient, the 10 physician's refusal shall be reviewed by an ethics or medical 11 committee. The attending physician may not be a member of that 12 committee. [The patient shall be given life-sustaining treatment 13 14 during the review.]

(b) The patient or the person responsible for the health care decisions of the individual who has made the decision regarding the directive or treatment decision:

(1) may be given a written description of the ethics or medical committee review process and any other policies and procedures related to this section adopted by the health care facility;

22 shall be informed of the committee review process 23 not less than 48 hours before the meeting called to discuss the 24 patient's directive, unless the time period is waived by mutual 25 agreement;

26 (3) at the time of being so informed, shall be 27 provided[+

1 $\left[\frac{(\Lambda)}{2}\right]$ сору -of 2 in Section 166.052; and [(B)] a copy of the registry list of health care 3 providers and referral groups that have volunteered their readiness 4 to consider accepting transfer or to assist in locating a provider 5 willing to accept transfer that is posted on the website maintained 6 by the department under Section 166.053; and 7 8 (4) is entitled to: 9 (A) attend the meeting; receive a written explanation of the decision 10 (B) reached during the review process; 11 receive a copy of the portion (C) of 12 the patient's medical record related to the treatment received by the 13 patient in the facility for the lesser of: 14 (i) the period of the patient's current 15 admission to the facility; or $^{\bigcirc}$ 16 (if the preceding 30 calendar days; and 17 (D) receive a copy of all of the patient's 18 reasonably available agnostic results and reports related to the 19 medical record provided under Paragraph (C). 20 (e) If the patient or the person responsible for the health 21 care decisions of the patient is requesting life-sustaining 22 treatment that the attending physician has decided and the ethics 23 24 or medical committee has affirmed is medically inappropriate treatment, the patient shall be given available life-sustaining 25 treatment pending transfer under Subsection (d). This subsection 26 does not authorize withholding or withdrawing pain management 27

1 medication, medical procedures necessary to provide comfort, or any health provided alleviate care 2 other to а patient's 3 pain. Artificially [The patient is responsible for any costs in transferring the patient to another 4 facility The incurred 5 attending physician, any other physician responsible the patient, and the health care facility 6 provide life-sustaining treatment after the 10th dagafter 7 8 decision and the patient's 9 -provided (b)are the patient 10 responsible for the health care decisions of unless the patient ordered to do so under Subsection (g), except that artificially] 11 administered nutrition and hydration must be provided unless, based 12 reasonable medical judgment, providing artificially 13 on administered nutrition and hydration would: 14

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(1) hasten the patient's death;

16 (2) be medically contraindicated such that the 17 provision of the treatment seriously exacerbates life-threatening 18 medical problems not outweighed by the benefit of the provision of 19 the treatment;

(3) result in substantial irremediable physical pain
21 not outweighed by the benefit of the provision of the treatment;

be medically ineffective in prolonging life; or
be contrary to the patient's or surrogate's
clearly documented desire not to receive artificially administered
nutrition or hydration.

26 (f) Life-sustaining treatment under this section may not be 27 entered in the patient's medical record as medically unnecessary

1 treatment [until the time period provided under Subsection (e) has
2 expired].

3 SECTION 5. Section 166.051, Health and Safety Code, is 4 amended to read as follows:

Sec. 166.051. LEGAL RIGHT OR RESPONSIBILITY NOT AFFECTED. 5 This subchapter does not impair or supersede any legal right or 6 responsibility a person may have to effect the Withholding or 7 withdrawal of life-sustaining treatment in a lawful manner, 8 provided that if an attending physician or health care facility is 9 unwilling to honor a patient's advance directive or a treatment 10 decision to provide life-sustaining treatment, life-sustaining 11 treatment <u>must</u> [is required to] be provided to the patient <u>in</u> 12 accordance with this chapter[, but only until a reasonable 13 opportunity has been afforded for transfer of the patient to 14 15 another physician or health care facility willing to comply with the advance directive or treatment decision]. 16

17 SECTION 6. Section 25.0021(b), Government Code, is amended 18 to read as follows:

(b) A statutopy probate court as that term is defined in
 20 Section <u>22.007(c)</u> <u>Estates</u> [3(ii), Texas Probate] Code, has:

(1) The general jurisdiction of a probate court as
 22 provided by the <u>Estates</u> [Texas Probate] Code; and

23 (2) the jurisdiction provided by law for a county 24 court to hear and determine actions, cases, matters, or proceedings 25 instituted under:

26 (A) Section [166.046,] 192.027, 193.007,
27 552.015, 552.019, 711.004, or 714.003, Health and Safety Code;

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(B) Chapter 462, Health and Safety Code; or

2 (C) Subtitle C or D, Title 7, Health and Safety3 Code.

4 SECTION 7. Sections 166.046(g) and 166.052, Health and 5 Safety Code, are repealed.

6 SECTION 8. To the extent of any conflict, this Act prevails 7 over another Act of the 85th Legislature, Regular Session, 2017, 8 relating to nonsubstantive additions to and corrections in enacted 9 codes.

10 SECTION 9. This Act takes effect immediately if it receives 11 a vote of two-thirds of all the members elected to each house, as 12 provided by Section 39, Article III, Texas Constitution. If this 13 Act does not receive the vote necessary for immediate effect, this 14 Act takes effect September 1, 2017.