

3SECOND REGULAR SESSION

HOUSE BILL NO. 2540

94TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES BRANDOM (Sponsor), SMITH (150), WETER, KASTEN,
WRIGHT, FAITH, KINGERY AND COOPER (155) (Co-sponsors).

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D. ADAM CRUMBLISS, Chief Clerk

5510L.01I

AN ACT

To repeal sections 404.805, 404.830, 404.850, and 404.855, RSMo, and to enact in lieu thereof
six new sections relating to surrogate health care decisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 404.805, 404.830, 404.850, and 404.855, RSMo, are repealed and
2 six new sections enacted in lieu thereof, to be known as sections 404.805, 404.830, 404.850,
3 404.855, 404.875, and 404.881, to read as follows:

404.805. 1. As used in sections 404.800 to [404.865] **404.881**, the following terms
2 mean:

3 (1) "Certification", a written instrument or a written entry in a medical record;

4 (2) **"Health care provider", any person delivering, or purporting to deliver, any**
5 **health care, and including any employee, agent, or other representative of such person;**

6 [(2)] (3) "Incapacitated", a person who is unable by reason of any physical or mental
7 condition to receive and evaluate information or to communicate decisions to such an extent that
8 he lacks capacity to meet essential requirements for food, clothing, shelter, safety or other care
9 such that serious physical injury, illness or disease is likely to occur;

10 [(3)] (4) "Patient", the principal of a durable power of attorney for health care under
11 sections 404.800 to [404.865] **404.881**;

12 (5) **"Surrogate", a person authorized to make health care decisions for a patient**
13 **by a power of attorney, a court order, or the provisions of section 404.875.**

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended
to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

14 2. The definitions of section 404.703 shall apply to sections 404.800 to [404.865]
15 **404.881** except as modified by this section.

 404.830. 1. No physician, nurse, or other individual who is a health care provider or an
2 employee of a health care facility shall be required to honor a health care decision of an attorney
3 in fact **or surrogate** if that decision is contrary to the individual's religious beliefs, or sincerely
4 held moral convictions.

 2. No hospital, nursing facility, residential care facility, or other health care facility shall
6 be required to honor a health care decision of an attorney in fact **or surrogate** if that decision is
7 contrary to the hospital's or facility's institutional policy based on religious beliefs or sincerely
8 held moral convictions unless the hospital or facility received a copy of the durable power of
9 attorney for health care prior to commencing the current series of treatments or current
10 confinement.

 3. Any health care provider or facility which, pursuant to subsection 1 or 2 of this
12 section, refuses to honor a health care decision of an attorney in fact **or surrogate** shall not
13 impede the attorney in fact from transferring the patient to another health care provider or
14 facility.

 404.850. 1. A power of attorney for health care **or surrogate** may be revoked at any
2 time and in any manner by which the patient is able to communicate the intent to revoke.
3 Revocation shall be effective upon communication of such revocation by the patient to the
4 attorney in fact **or surrogate** or to the attending physician or health care provider.

 2. Upon learning of the revocation of a power of attorney for health care **or surrogate**,
6 the attending physician or other health care provider shall cause the revocation to be made a part
7 of the patient's medical records.

 3. Unless the power of attorney provides otherwise, execution by the patient of a valid
9 power of attorney for health care revokes any prior power of attorney for health care.

 404.855. 1. A third person, if acting in good faith, may rely and act on the instruction
2 of and deal with the attorney in fact acting pursuant to the authority granted in a power of
3 attorney for health care without liability to the patient or the patient's successors in interest.

 2. **Such immunity from liability also shall apply to third persons, if such persons
5 are acting in good faith and relying on the instructions of a surrogate.**

**404.875. 1. If an adult patient is unable to make or communicate health care
2 treatment decisions, a health care provider shall make a reasonable effort to consult with
3 a surrogate. If the patient has a durable power of attorney for health care that meets the
4 requirements of sections 404.820 to 404.865, the patient's designated agent shall act as the
5 patient's surrogate. However, if the court appoints a guardian for the express purpose of
6 making health care treatment decisions, such guardian shall act as the patient's surrogate.**

7 If neither situation applies, the health care provider shall make reasonable efforts to
8 contact the following individual or individuals, in the indicated order of priority, who are
9 available and willing to serve as the surrogate, who then shall have the authority to make
10 health care decisions for the patient, and who shall follow the patient's wishes if they are
11 known:

12 (1) The patient's spouse, unless the patient and spouse are legally separated;

13 (2) An adult child of the patient. If the patient has more than one adult child, the
14 health care provider shall seek the consent of a majority of the adult children who are
15 reasonably available for consultation;

16 (3) A parent of the patient;

17 (4) A brother or sister of the patient;

18 (5) A close friend of the patient. For the purposes of this subdivision, "close
19 friend" means an adult who has exhibited special care and concern for the patient, who is
20 familiar with the patient's health care views and desires, and who is willing and able to
21 become involved in the patient's health care and to act in the patient's best interest.

22 2. If the health care provider is unable to locate any of the people listed in
23 subsection 1 of this section, the patient's attending physician may make health care
24 treatment decisions for the patient after the physician consults with and obtains the
25 recommendations of an institutional ethics committee. If such consultation is not possible,
26 the physician may make such decision after consulting with a second physician who
27 concurs with the physician's decision. For the purposes of this subsection, "institutional
28 ethics committee" means a standing committee of a licensed health care provider or facility
29 appointed or elected to render advice concerning ethical issues involving medical
30 treatment.

31 3. A surrogate who is not the patient's agent with a durable power of attorney for
32 health care or guardian shall not make decisions to withdraw the artificial administration
33 of food or fluid.

404.881. 1. A person authorized as a surrogate to make health care decisions under
2 sections 404.875 to 404.890 shall not be responsible for paying the patient's health care
3 costs unless the person is otherwise required to do so.

4 2. Sections 404.875 to 404.881 do not authorize a surrogate to consent to any act or
5 omission to which the patient could not lawfully consent.

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