	15101522D
1	HOUSE BILL NO. 1657
2 3	Offered January 14, 2015
3	Prefiled January 9, 2015
4	A BILL to amend and reenact § 54.1-2984 of the Code of Virginia, relating to advance directives;
5	directions about life-prolonging procedures during pregnancy.
6	
-	Patron—Rust
7 8	Referred to Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 54.1-2984 of the Code of Virginia is amended and reenacted as follows:
12	§ 54.1-2984. Suggested form of written advance directives.
13	An advance directive executed pursuant to this article may, but need not, be in the following form:
14	ADVANCE MEDICAL DIRECTIVE
15	I,, willingly and voluntarily make known my wishes in the event that I am
16	incapable of making an informed decision, as follows:
17	I understand that my advance directive may include the selection of an agent as well as set forth my
18 19	choices regarding health care. The term "health care" means the furnishing of services to any individual for the purpose of preventing, alleviating, curing, or healing human illness, injury or physical disability,
20	including but not limited to, medications; surgery; blood transfusions; chemotherapy; radiation therapy;
2 0 2 1	admission to a hospital, nursing home, assisted living facility, or other health care facility; psychiatric or
22	other mental health treatment; and life-prolonging procedures and palliative care.
$\overline{23}$	The phrase "incapable of making an informed decision" means unable to understand the nature,
24	extent and probable consequences of a proposed health care decision or unable to make a rational
25	evaluation of the risks and benefits of a proposed health care decision as compared with the risks and
26	benefits of alternatives to that decision, or unable to communicate such understanding in any way.
27	The determination that I am incapable of making an informed decision shall be made by my
28	attending physician and a capacity reviewer, if certification by a capacity reviewer is required by law,
29 30	after a personal examination of me and shall be certified in writing. Such certification shall be required
30 31	before health care is provided, continued, withheld or withdrawn, before any named agent shall be granted authority to make health care decisions on my behalf, and before, or as soon as reasonably
32	practicable after, health care is provided, continued, withheld or withdrawn and every 180 days
33	thereafter while the need for health care continues.
34	If, at any time, I am determined to be incapable of making an informed decision, I shall be notified,
35	to the extent I am capable of receiving such notice, that such determination has been made before health
36	care is provided, continued, withheld, or withdrawn. Such notice shall also be provided, as soon as
37	practical, to my named agent or person authorized by § 54.1-2986 to make health care decisions on my
38	behalf. If I am later determined to be capable of making an informed decision by a physician, in
39	writing, upon personal examination, any further health care decisions will require my informed consent.
40 41	(SELECT ANY OR ALL OF THE OPTIONS BELOW.)
41	OPTION I: APPOINTMENT OF AGENT (CROSS THROUGH OPTIONS I AND II BELOW IF YOU DO NOT WANT TO APPOINT AN AGENT TO MAKE HEALTH CARE DECISIONS FOR
43	YOU.)
44	I hereby appoint (primary agent), of (address and telephone
45	number), as my agent to make health care decisions on my behalf as authorized in this document. If
46	(primary agent) is not reasonably available or is unable or unwilling to act as my
47	agent, then I appoint (successor agent), of (address and telephone
48	number), to serve in that capacity.
49	I hereby grant to my agent, named above, full power and authority to make health care decisions on
50 51	my behalf as described below whenever I have been determined to be incapable of making an informed decision. My agent's subority becauder is affective as long as I am incapable of making an informed
51 52	decision. My agent's authority hereunder is effective as long as I am incapable of making an informed decision.
52 53	In exercising the power to make health care decisions on my behalf, my agent shall follow my
54	desires and preferences as stated in this document or as otherwise known to my agent. My agent shall
55	be guided by my medical diagnosis and prognosis and any information provided by my physicians as to
56	the intrusiveness, pain, risks, and side effects associated with treatment or nontreatment. My agent shall
57	not make any decision regarding my health care which he knows, or upon reasonable inquiry ought to
58	know, is contrary to my religious beliefs or my basic values, whether expressed orally or in writing. If

HB1657

59 my agent cannot determine what health care choice I would have made on my own behalf, then my 60 agent shall make a choice for me based upon what he believes to be in my best interests.

61 OPTION II: POWERS OF MY AGENT (CROSS THROUGH ANY LANGUAGE YOU DO NOT 62 WANT AND ADD ANY LANGUAGE YOU DO WANT.)

63 The powers of my agent shall include the following:

64 A. To consent to or refuse or withdraw consent to any type of health care, treatment, surgical 65 procedure, diagnostic procedure, medication and the use of mechanical or other procedures that affect any bodily function, including, but not limited to, artificial respiration, artificially administered nutrition 66 and hydration, and cardiopulmonary resuscitation. This authorization specifically includes the power to 67 consent to the administration of dosages of pain-relieving medication in excess of recommended dosages 68 in an amount sufficient to relieve pain, even if such medication carries the risk of addiction or of 69 70 inadvertently hastening my death;

71 B. To request, receive, and review any information, verbal or written, regarding my physical or mental health, including but not limited to, medical and hospital records, and to consent to the 72 73 disclosure of this information; 74

C. To employ and discharge my health care providers;

75 D. To authorize my admission to or discharge (including transfer to another facility) from any hospital, hospice, nursing home, assisted living facility or other medical care facility. If I have 76 77 authorized admission to a health care facility for treatment of mental illness, that authority is stated 78 elsewhere in this advance directive;

79 E. To authorize my admission to a health care facility for the treatment of mental illness for no more 80 than 10 calendar days provided I do not protest the admission and a physician on the staff of or designated by the proposed admitting facility examines me and states in writing that I have a mental 81 illness and I am incapable of making an informed decision about my admission, and that I need 82 83 treatment in the facility; and to authorize my discharge (including transfer to another facility) from the 84 facility;

85 F. To authorize my admission to a health care facility for the treatment of mental illness for no more 86 than 10 calendar days, even over my protest, if a physician on the staff of or designated by the 87 proposed admitting facility examines me and states in writing that I have a mental illness and I am 88 incapable of making an informed decision about my admission, and that I need treatment in the facility; 89 and to authorize my discharge (including transfer to another facility) from the facility. [My physician or 90 licensed clinical psychologist hereby attests that I am capable of making an informed decision and that I 91 understand the consequences of this provision of my advance directive: 92];

G. To authorize the specific types of health care identified in this advance directive [specify 93 cross-reference to other sections of directive] even over my protest. [My physician or licensed clinical 94 95 psychologist hereby attests that I am capable of making an informed decision and that I understand the 96 consequences of this provision of my advance directive:];

97

98 H. To continue to serve as my agent even in the event that I protest the agent's authority after I have 99 been determined to be incapable of making an informed decision;

I. To authorize my participation in any health care study approved by an institutional review board or 100 101 research review committee according to applicable federal or state law that offers the prospect of direct 102 therapeutic benefit to me;

103 J. To authorize my participation in any health care study approved by an institutional review board 104 or research review committee pursuant to applicable federal or state law that aims to increase scientific understanding of any condition that I may have or otherwise to promote human well-being, even though 105 it offers no prospect of direct benefit to me; 106

107 K. To make decisions regarding visitation during any time that I am admitted to any health care facility, consistent with the following directions: _ 108 _; and

L. To take any lawful actions that may be necessary to carry out these decisions, including the 109 granting of releases of liability to medical providers. Further, my agent shall not be liable for the costs 110 111 of health care pursuant to his authorization, based solely on that authorization. 112

OPTION III: HEALTH CARE INSTRUCTIONS

113 (CROSS THROUGH PARAGRAPHS A AND/OR B IF YOU DO NOT WANT TO GIVE ADDITIONAL SPECIFIC INSTRUCTIONS ABOUT YOUR HEALTH CARE.) 114

A. I specifically direct that I receive the following health care if it is medically appropriate under the 115 116 circumstances as determined by my attending physician:

B. I specifically direct that the following health care not be provided to me under the following 117 circumstances (you may specify that certain health care not be provided under any circumstances): 118 119

OPTION IV: END OF LIFE INSTRUCTIONS 120

HB1657

121 (CROSS THROUGH THIS OPTION IF YOU DO NOT WANT TO GIVE INSTRUCTIONS122 ABOUT YOUR HEALTH CARE IF YOU HAVE A TERMINAL CONDITION.)

If at any time my attending physician should determine that I have a terminal condition where the application of life-prolonging procedures - including artificial respiration, cardiopulmonary resuscitation, artificially administered nutrition, and artificially administered hydration - would serve only to artificially prolong the dying process, I direct that such procedures be withheld or withdrawn, and that I be permitted to die naturally with only the administration of medication or the performance of any medical procedure deemed necessary to provide me with comfort care or to alleviate pain.

129 OPTION: LIFE-PROLONGING PROCEDURES DURING PREGNANCY. (If you wish to provide 130 additional instructions or modifications to instructions you have already given regarding life-prolonging 131 procedures that will apply if you are pregnant at the time your attending physician determines that you 132 have a terminal condition, you may do so here.)

If I am pregnant when my attending physician determines that I have a terminal condition, my
 decision concerning life-prolonging procedures shall be modified as follows:

139 OPTION: OTHER DIRECTIONS ABOUT LIFE-PROLONGING PROCEDURES. (If you wish to provide your own directions, or if you wish to add to the directions you have given above, you may do so here. If you wish to give specific instructions regarding certain life-prolonging procedures, such as artificial respiration, cardiopulmonary resuscitation, artificially administered nutrition, and artificially administered hydration, this is where you should write them.) I direct that:

OPTION: My other instructions regarding my care if I have a terminal condition are as follows:

153 In the absence of my ability to give directions regarding the use of such life-prolonging procedures, 154 it is my intention that this advance directive shall be honored by my family and physician as the final 155 expression of my legal right to refuse health care and acceptance of the consequences of such refusal.

156 OPTION V: APPOINTMENT OF AN AGENT TO MAKE AN ANATOMICAL GIFT OR ORGAN,
157 TISSUE OR EYE DONATION (CROSS THROUGH IF YOU DO NOT WANT TO APPOINT AN
158 AGENT TO MAKE AN ANATOMICAL GIFT OR ANY ORGAN, TISSUE OR EYE DONATION
159 FOR YOU.)

Upon my death, I direct that an anatomical gift of all of my body or certain organ, tissue or eye donations may be made pursuant to Article 2 (§ 32.1-289.2 et seq.) of Chapter 8 of Title 32.1 and in accordance with my directions, if any. I hereby appoint ______ as my agent, of ______ (address and telephone number), to make any such anatomical gift or organ, tissue or eye donation following my death. I further direct that: ______ (declarant's directions that: _______ (declarant's directions that).

166 This advance directive shall not terminate in the event of my disability.

AFFIRMATION AND RIGHT TO REVOKE: By signing below, I indicate that I am emotionally
and mentally capable of making this advance directive and that I understand the purpose and effect of
this document. I understand I may revoke all or any part of this document at any time (i) with a signed,
dated writing; (ii) by physical cancellation or destruction of this advance directive by myself or by
directing someone else to destroy it in my presence; or (iii) by my oral expression of intent to revoke.

172

136 137 138

145 146

147

- 173 (Date) (Signature of Declarant)
 174 The declarant signed the foregoing advance directive in my presence.
 175 (Witness)
- 176 (Witness)