STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2007

A N   A C T

RELATING TO HEALTH AND SAFETY

Introduced By: Representatives Ajello, Segal, Handy, Rice, and Walsh

Date Introduced: March 01, 2007

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby amended by adding thereto the following chapter:

CHAPTER 82

THE RHODE ISLAND DEATH WITH DIGNITY ACT

23-82-1. Definitions. – The following words and phrases, whenever used in this chapter, have the following meanings:

(1) "Adult" means an individual who is eighteen (18) years of age or older.

(2) "Attending physician" means the physician who has primary responsibility for the care of the patient and treatment of the patient's terminal disease.

(3) "Capable" means that in the opinion of a court or in the opinion of the patient's attending physician or consulting physician, psychiatrist or psychologist, a patient has the ability to make and communicate health care decisions to health care providers, including communication through persons familiar with the patient's manner of communicating if those persons are available.

(4) "Consulting physician" means a physician who is qualified by specialty or experience to make a professional diagnosis and prognosis regarding the patient's disease.

(5) "Counseling" means one or more consultations as necessary between a state licensed psychiatrist or psychologist and a patient for the purpose of determining that the patient is capable and not suffering from a psychiatric or psychological disorder or depression causing impaired
(6) "Health care provider" means a person licensed, certified or otherwise authorized or permitted by the law of this state to administer health care or dispense medication in the ordinary course of business or practice of a profession, and includes a health care facility.

(7) "Informed decision" means a decision by a qualified patient, to request and obtain a prescription to end his or her life in a human and dignified manner, that is based on an appreciation of the relevant facts and after being fully informed by the attending physician of:

(a) His or her medical diagnosis;

(b) His or her prognosis;

(c) The potential risks associated with taking the medication to be prescribed;

(d) The probable result of taking the medication to be prescribed; and

(e) The feasible alternatives, including, but not limited to, comfort care, hospice care and pain control.

(8) "Medically confirmed" means the medical opinion of the attending physician has been confirmed by a consulting physician who has examined patient and the patient's relevant medical records.

(9) "Patient" means a person who is under the care of a physician.

(10) "Physician" means a doctor of medicine or osteopathy licensed to practice medicine by the office of state Medical Examiners for the state of Rhode Island.

(11) "Qualified patient" means a capable adult who is a resident of Rhode Island and has satisfied the requirements of this chapter in order to obtain a prescription for medication to end his or her life in a humane and dignified manner.

(12) "Terminal disease" means an incurable and irreversible disease that has been medically confirmed and will, within reasonable medical judgment, produce death within six (6) months.

23-82-2. Written request for medication to end one's life in a humane and dignified manner. – (a) Who may initiate a written request for medication:

(1) An adult who is capable, is a resident of Rhode Island, and has been determined by the attending physician and consulting physician to be suffering from a terminal disease, and who has voluntarily expressed his or her wish to die, may make a written request for medication for the purpose of ending his or her life in a humane and dignified manner in accordance with this chapter.

(2) No person shall qualify under the provisions of this chapter solely because of age or disability.
(b) Form of the written request. (1) A valid request for medication under this chapter shall be in substantially the form described in section 23-82-20, signed and dated by the patient and witnessed by at least two (2) individuals who, in the presence of the patient, attest that to the best of their knowledge and belief the patient is capable, acting voluntarily, and is not being coerced to sign the request.

   (2) One of the witnesses shall be a person who is not:
   (i) A relative of the patient by blood, marriage or adoption;
   (ii) A person who at the time the request is signed would be entitled to any portion of the estate of the qualified patient upon death under any will or by operation of law; or
   (iii) An owner, operator or employee of a health care facility where the qualified patient is receiving medical treatment or is a resident.

   (3) The patient's attending physician at the time the request is signed shall not be a witness.

   (4) If the patient is a patient in a long-term care facility at the time the written request is made, one of the witnesses shall be an individual designated by the facility.

23-82-3. Attending physician responsibilities – (a) The attending physician shall:

   (1) Make the initial determination of whether a patient has a terminal disease, is capable, and has made the request voluntarily;

   (2) Request that the patient demonstrate Rhode Island residency pursuant to section 23-82-12;

   (3) To ensure that the patient is making an informed decision, inform the patient of:
   (i) His or her medical diagnosis;
   (ii) His or her prognosis;
   (iii) The potential risks associated with taking the medication to be prescribed;
   (iv) The probable result of taking the medication to be prescribed; and
   (v) The feasible alternatives, including, but not limited to, comfort care, hospice care and pain control;

   (4) Refer the patient to a consulting physician for medical confirmation of the diagnosis, and for a determination that the patient is capable and acting voluntarily;

   (5) Refer the patient for counseling if appropriate pursuant to section 23-82-5;

   (6) Recommend that the patient notify next of kin;

   (7) Counsel the patient about the importance of having another person present when the patient takes the medication prescribed pursuant to this chapter and of not taking the medication in a public place;
(8) Inform the patient that he or she has an opportunity to rescind the request at any time and in any manner, and offer the patient an opportunity to rescind at the end of the fifteen (15) day waiting period pursuant section 23-82-8.

(9) Verify, immediately prior to writing the prescription for medication under this chapter, that the patient is making an informed decision;

(10) Fulfill the medical record documentation requirements of section 23-82-11;

(11) Ensure that all appropriate steps are carried out in accordance with this chapter prior to writing a prescription for medication to enable a qualified patient to end his or her life in a humane and dignified manner; and

(12)(i) Dispense medications directly, including ancillary medications intended to facilitate the desired effect to minimize the patient's discomfort, provided the attending physician is registered as a dispensing physician with the office of state Medical Examiners, has a current Drug Enforcement Administration certificate and complies with any applicable administrative rule; or

(ii) With the patient's written consent:

(A) Contact a pharmacist and inform the pharmacist of the prescription; and

(B) Deliver the written prescription personally or by mail to the pharmacist, who will dispense the medications to either the patient, the attending physician or an expressly identified agent of the patient.

(b) Notwithstanding any other provision of law, the attending physician may sign the patient's death certificate.

23-82-4. Consulting physician confirmation. – Before a patient is qualified under this chapter, a consulting physician shall examine the patient and his or her relevant medical records and confirm, in writing, the attending physician's diagnosis that the patient is suffering from a terminal disease, and verify that the patient is capable, is acting voluntarily and has made an informed decision.

23-82-5. Counseling referral – If in the opinion of the attending physician or the consulting physician a patient may be suffering from a psychiatric or psychological disorder or depression causing impaired judgment, either physician shall refer the patient for counseling. No medication to end a patient's life in a humane and dignified manner shall be prescribed until the person performing the counseling determines that the patient is not suffering from a psychiatric or psychological disorder or depression causing impaired judgment.

23-82-6. Informed decision. – No person shall receive a prescription for medication to end his or her life in a humane and dignified manner unless he or she has made an informed decision.
decision as defined in subsection 23-82-1(7). Immediately prior to writing a prescription for medication pursuant to this chapter, the attending physician shall verify that the patient is making an informed decision.

23-82-7. Family notification. – The attending physician shall recommend that the patient notify the next of kin of his or her request for medication pursuant to this chapter. A patient who declines or is unable to notify next of kin shall not have his or her request denied for that reason.

23-82-8. Written and oral requests. – In order to receive a prescription for medication to end his or her life in a humane and dignified manner, a qualified patient shall have made an oral request and a written request, and reiterate the oral request to his or her attending physician no less than fifteen (15) days after making the initial oral request. At the time the qualified patient makes his or her second oral request, the attending physician shall offer the patient an opportunity to rescind the request.

23-82-9. Right to rescind request. – A patient may rescind his or her request at any time and in any manner without regard to his or her mental state. No prescription for medication pursuant to this chapter may be written without the attending physician offering the qualified patient an opportunity to rescind the request.

23-82-10. Waiting periods. – No less than fifteen (15) days shall elapse between the patient's initial oral request and the writing of a prescription pursuant to this chapter. No less than forty-eight (48) hours shall elapse between the patient's written request and the writing of a prescription pursuant to this chapter.

23-82-11. Medical record documentation requirements. – The following shall be documented or filed in the patient's medical record:

(a) All oral requests by a patient for medication to end his or her life in a humane and dignified manner;

(b) All written requests by a patient for medication to end his or her life in a humane and dignified manner;

(c) The attending physician's diagnosis and prognosis, determination that the patient is capable, acting voluntarily and has made an informed decision;

(d) The consulting physician's diagnosis and prognosis, and verification that the patient is capable, acting voluntarily and has made an informed decision;

(e) A report of the outcome and determinations made during counseling, if performed;

(f) The attending physician's offer to the patient to rescind his or her request at the time of the patient's second oral request pursuant to section 23-82-8; and

(g) A note by the attending physician indicating that all requirements under this chapter
have been met and indicating the steps taken to carry out the request, including a notation of the
medication prescribed.

23-82-12. Residency requirement. – Only requests made by Rhode Island residents
under this chapter shall be granted. Factors demonstrating Rhode Island residency include, but
are not limited to:

(a) Possession of Rhode Island driver's license;
(b) Registration to vote in Rhode Island;
(c) Evidence that the person owns or leases property in Rhode Island; or
(d) Filing of an Rhode Island tax return for the most recent tax year.

23-82-13. Reporting requirements. – (a)(1) The department of human services shall
annually review a sample of records maintained pursuant to this chapter;
(2) The department shall require any healthcare provider upon dispensing medication
pursuant to this chapter to file a copy of the dispensing record with the department.
(b) The department shall make rules to facilitate the collection of information regarding
compliance with this chapter. Except as otherwise required by law, the information collected
shall not be a public record and may not be made available for inspection by the public.
(c) The department shall generate and make available to the public an annual statistical
report of information collected under subsection (b) of this section.

23-82-14. Effect on construction of wills, contracts and statutes. – (a) No provision in
a contract, will or other agreement, whether written or oral, to the extent the provision would
affect whether a person may make or rescind a request for medication to end his or her life in a
humane and dignified manner, shall be valid.
(b) No obligation owing under any currently existing contract shall be conditioned or
affected by the making or rescinding of a request, by a person, for medication to end his or her
life in a humane and dignified manner.

23-82-15. Insurance or annuity policies. – The sale, procurement, or issuance of any
life, health, or accident insurance of annuity policy or the rate charged for any policy shall not be
conditioned upon or affected by the making or rescinding of a request, by a person, for
medication to end his or her life in a humane and dignified manner. Neither shall a qualified
patient's act of ingesting medication to end his or her life in a humane and dignified manner have
an effect upon a life, health, or accident insurance or annuity policy.

23-82-16. Construction of act. – Nothing in this chapter shall be construed to authorize a
physician or any other person to end a patient's life by lethal injection, mercy killing or active
euthanasia. Actions taken in accordance with this chapter shall not, for any purpose, constitute
suicide, assisted suicide, mercy killing or homicide, under the law.

23-82-17. Immunities; basis for prohibiting health care provider from participation; notification; permissible sanctions. – Except as provided in section 23-82-18.

(a) No person shall be subject to civil or criminal liability or professional disciplinary action for participating in good faith compliance with this chapter. This includes being present when a qualified patient takes the prescribed medication to end his or her life in a humane and dignified manner.

(b) No professional organization or association, or health care provider, may subject a person to censure, discipline, suspension, loss of license, loss of privileges, loss of membership or other penalty for participating or refusing to participate in good faith compliance with this chapter.

(c) No request by a patient for or provision by an attending physician of medication in good faith compliance with the provisions of this chapter shall constitute neglect for any purpose of law or provide the sole basis for the appointment of a guardian or conservator.

(d) No health care provider shall be under any duty, whether by contract, by statute or by any other legal requirement to participate in the provision to a qualified patient of medication to end his or her life in a humane and dignified manner. If a health care provider is unable or unwilling to carry out a patient's request under this chapter, and the patient transfers his or her care to a new health care provider, the prior healthcare provider shall transfer, upon request, a copy of the patient's relevant medical records to the new health care provider.

(e)(1) Notwithstanding any other provision of law, a health care provider may prohibit another health care provider from participating in that which is provided in this chapter on the premises of the prohibiting provider if the prohibiting provider has notified the health care provider of the prohibiting provider's policy regarding participating in that, which is provided for in this chapter. Nothing in this paragraph prevents a health care provider from providing health care services to a patient that do not constitute participation in that, which is provided for in this chapter.

(2) Notwithstanding the provisions of subsections (a) to (d) of this section, a health care provider may subject another health care provider to the sanctions stated in this paragraph if the sanctioning health care provider has notified the sanctioned provider prior to participation in that which is provided for in this chapter that it prohibits participation that which is provided for in this chapter.

(i) Loss of privileges, loss of membership or other sanction provided pursuant to the medical staff bylaws, policies and procedures of the sanctioning health care provider if the
sanctioned provider is a member of the sanctioning provider's medical staff and participates in
that which is provided for in this chapter while on the health care facility premises, of the
sanctioning health care provider, but not including the private medical office of a physician or
other provider;

   (ii) Termination of lease or other property contract or other nonmonetary remedies
provided by lease contract, not including loss or restriction of medical staff privileges or
exclusion from a provider panel, if the sanctioned provider participates in that which is provided
for in this chapter while on the premises of the sanctioning health care provider or on property
that is owned by or under the direct control of the sanctioning health care provider; or

   (iii) Termination of contract or other nonmonetary remedies provided by contract if the
sanctioned provider participates in that which is provided for in this chapter while acting in the
course and scope of the sanctioned provider's capacity as an employee or independent contractor
of the sanctioning health care provider. Nothing in this subparagraph shall be construed to
prevent:

   (A) A health care provider from participating in that which is provided in this chapter
while acting outside the course and scope of the provider's capacity as an employee or independent
contractor; or

   (B) A patient from contracting with his or her attending physician and consulting
physician to act outside the course and scope of the provider's capacity as an employee or
independent contractor of the sanctioning health care provider.

(3) A health care provider that imposes sanctions pursuant to paragraph (b) of this
subsection must follow all due process and other procedures the sanctioning health care provider
may have that are related to the imposition of sanctions on another health care provider.

(4) For purposes of this subsection:

   (i) "Notify" means a separate statement in writing to the health care provider specifically
informing the health care provider prior to the provider's participation in this chapter of the
sanctioning health care provider's policy about participating in activities covered by this chapter.

   (ii) "Participate in this chapter" means to perform the duties of an attending physician
pursuant to section 23-82-3, the consulting physician function pursuant to section 23-82-4 or the
counseling function pursuant to section 23-82-5. Participate in this chapter does not include:

   (A) Making an initial determination that a patient has a terminal disease and informing
the patient of the medical prognosis;

   (B) Providing information about the Rhode Island Death with Dignity Act to a patient
upon the request of the patient;
(C) Providing a patient, upon the request of the patient, with referral to another physician; or

(D) A patient contracting with his or her attending physician and consulting physician to act outside of the course and scope of the provider's capacity as an employee or independent contractor of the sanctioning health care provider.

(E) No provision of this chapter shall be construed to allow a lower standard of care for patients in the community where the patient is treated or a similar community.

23-82-18. Liabilities. – (a) A person who without authorization of the patient willfully alters or forges a request for medication or conceals or destroys a rescission of that request with the intent or effect of causing the patient's death shall be guilty of a felony.

(b) A person who coerces or exerts undue influence on a patient to request medication for the purpose of ending the patient's life, or to destroy a rescission of such a request, shall be guilty of a felony.

(c) Nothing in this chapter limits further liability for civil damages resulting from other negligent conduct or intentional misconduct by any person.

(d) The penalties pursuant to this chapter do not preclude criminal penalties applicable under other law for conduct which is inconsistent with the provision of this chapter.

23-82-19. Claims by governmental entity for costs incurred. – Any governmental entity that incurs costs resulting from a person terminating his or her life pursuant to the provisions of this chapter in a public place shall have a claim against the estate of the person to recover such costs and reasonable attorney fees related to enforcing the claim.

23-82-20. Form of the request. – A request for a medication as authorized by this chapter shall be in substantially the following form:

REQUEST FOR MEDICATION
TO END MY LIFE IN A HUMANE AND DIGNIFIED MANNER

I,___________________, am an adult of sound mind.

I am suffering from__________, which my attending physician has determined is a terminal disease and which has been medically confirmed by a consulting physician.

I have been fully informed of my diagnosis, prognosis, the nature of medication to be prescribed and potential associated risks, the expected result, and the feasible alternatives, including comfort care, hospice care and pain control.

I request that my attending physician prescribe medication that will end my life in a humane and dignified manner.
INITIAL ONE:

I have informed my family of my decision and taken their opinions into consideration.

I have decided not to inform my family of my decision.

I have no family to inform of my decision.

I understand that I have the right to rescind this request at any time.

I understand the full import of this request and I expect to die when I take the medication to be prescribed. I further understand that although most deaths occur within three hours, my death may take longer and my physician has counseled me about this possibility.

I make this request voluntarily and without reservation, and I accept full moral responsibility for my actions.

Signed: __________________________

Dated: __________________________

DECLARATION OF WITNESSES

We declare that the person signing this request:

(a) Is personally known to us or has provided proof of identity;

(b) Signed this request in our presence;

(c) Appears to be of sound mind and not under duress, fraud or undue influence;

(d) Is not a patient for whom either of us is attending physician.

Witness 1/Date

Witness 2/Date

NOTE: One witness shall not be a relative (by blood, marriage or adoption) of the person signing this request, shall not be entitled to any portion of the person's estate upon death and shall not own, operate or be employed at a health care facility where the person is a patient or resident.

If the patient is an inpatient at a health care facility, one of the witnesses shall be an individual designated by the facility.

23-82-21. Penalties. – (a) It shall be a felony, punishable up to fifteen (15) years imprisonment and a fine of up to twenty-five thousand dollars ($25,000), for a person without authorization of the principal to willfully alter, forge, conceal or destroy an instrument, the reinstatement or revocation of an instrument or any other evidence or document reflecting the principal's desires and interests, with the intent and effect of causing a withholding or withdrawal of life-sustaining procedures or of artificially administered nutrition and hydration which hastens the death of the principal.

(b) Except as provided in subsection (1) of this section, it shall be a misdemeanor...
punishable up to five (5) years imprisonment and/or a fine up to five thousand dollars ($5,000)
for a person without authorization of the principal to willfully alter, forge, conceal or destroy an
instrument, the reinstatement or revocation of an instrument, or any other evidence or document
reflecting the principal's desires and interests with the intent or effect of affecting a health care
decision.

23-82-22. Severability. – If any provision of this chapter or the application thereof to any
person or circumstances is held invalid, such invalidity shall not affect other provisions or
applications of the chapter, which can be given effect without the invalid provision or application,
and to the end the provisions of this chapter are declared to be severable.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF
A N A C T
RELATING TO HEALTH AND SAFETY

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1 This act would create the "Rhode Island Death with Dignity Act."

2 This act would take effect upon passage.

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