GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H HOUSE DRH30001-MG-8 (11/30)

Short Title:	Protect Health Care Freedom.	(Public)
Sponsors:	Representatives Stam, Barnhart, Hollo, and Murry (Primary Sponsors).	
Referred to:		

1			A BILL TO BE ENTITLED			
2		AN ACT TO PROTECT THE FREEDOM TO CHOOSE HEALTH CARE AND HEALTH				
3	INSURANCE.					
4	The Gener		embly of North Carolina enacts:			
5			ION 1. Chapter 58 of the General Statutes is amended by adding a new			
6	Article to	read:				
7			" <u>Article 49A.</u>			
8			"North Carolina Health Care Protection Act.			
	9 "§ 58-49A-1. Constraints on health care freedom prohibited.					
10	<u>(a)</u>		or rule shall not do any of the following:			
11		<u>(1)</u>	Compel a person to (i) provide for health care services or medical treatment			
12			for that person or (ii) contract with, or enroll in, a public or private health			
13			care system or health insurance plan.			
14		<u>(2)</u>	Interfere with a person's right to pay directly for lawful health care services			
15			or medical treatment to preserve or enhance that person's life or health.			
16		<u>(3)</u>	Impose a penalty, tax, fee, or fine on a person for (i) providing for, or failing			
17			to provide for, health care services or medical treatment for that person or			
18			(ii) contracting with, or enrolling in, or failing to contract with or enroll in, a			
19			public or private health care system or health insurance plan.			
20	<u>(b)</u>		ection shall not be construed to expand, limit, or otherwise modify any of the			
21	<u>following</u> :	='				
22		<u>(1)</u>	The common-law doctrine of necessaries that a spouse is liable for the			
23			necessary expenses incurred by the other spouse, including expenses			
24			incurred by medical necessity, or any other duty a person owes to a spouse			
25			or dependent with respect to the provision of health care services or medical			
26			<u>treatment.</u>			
27		<u>(2)</u>	Any law regarding which health care services or medical treatments are			
28			lawful within this State or who is authorized to provide health care services			
29			or medical treatments within this State.			
30		<u>(3)</u>	Any right or duty of a health care agent with respect to the principal pursuant			
31			to a health care power of attorney executed in accordance with Article 3 of			
32			Chapter 32A of the General Statutes.			
33		<u>(4)</u>	Any law regarding the right or duty of a parent or guardian in the			
34			determination or provision of health care services or medical treatment for a			
35			minor.			



5

(c) An individual aggrieved by a violation of this section has standing to bring a private right of action for the violation. In addition, the Attorney General shall have the duty and standing to bring or defend a State or federal action or proceeding on behalf of the residents of this State to enforce the provisions of this section."

SECTION 2. This act is effective when it becomes law.

Page 2 H2 [Filed]