### **SESSION 1997**

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HOUSE BILL 1051

Senate Children and Human Resources Committee Substitute Adopted 5/29/97

Short Title: Organ Donation/Procurement.

(Public)

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Sponsors:

Referred to:

April 21, 1997

1		A BILL TO BE ENTITLED
2	AN ACT PERT	FAINING TO THE DUTY OF HOSPITALS AND OTHER AGENCIES
3	WITH RES	PECT TO ORGAN PROCUREMENT AND DONATION.
4	The General As	sembly of North Carolina enacts:
5	Secti	on 1. G.S. 130A-403 reads as rewritten:
6	"§ 130A-403. I	Definitions.
7	The following	ng definitions shall apply throughout this Part:
8	(1)	'Bank or storage facility' means a facility licensed, accredited or
9		approved under the laws of any state for storage or distribution of a
10		human body or its parts.
11	(2)	'Decedent' means a deceased individual and includes a stillborn infant
12		or fetus.
13	(3)	'Donor' means an individual who makes a gift of all or part of the
14		individual's body.
15	(4)	'Hospital' means a hospital licensed, accredited or approved under the
16		laws of any state and a hospital operated by the United States
17		government, a state or its subdivision, although not required to be
18		licensed under state laws.

1	(5)	'Part' means organs, tissues, eyes, bones, arteries, blood, other fluids
2	(0)	and any other portions of a human body.
3	(6)	'Physician' or 'surgeon' means a physician or surgeon licensed to
4	(0)	practice medicine under the laws of any state.
5	(7)	'State' includes any state, district, commonwealth, territory, insular
6	(')	possession and any other area subject to the legislative authority of the
7		United States of America.
8	<u>(7a)</u>	<u>'Tissue bank' means any facility or program operating in North Carolina</u>
9	$(\tau u)$	that is certified by the American Association of Tissue Banks or the Eye
10		Bank Association of America and is involved in procuring, furnishing,
11		donating, or distributing corneas, bones, or other human tissue for the
12		purpose of injecting, transfusing, or transplanting any of them into the
12		human body. 'Tissue bank' does not include a licensed blood bank.
14	(8)	'Qualified individual' means any of the following individuals who has
15	(0)	completed a course in eye enucleation and has been certified as
16		competent to enucleate eyes by an accredited school of medicine in this
17		State:
18		a. An embalmer licensed to practice in this State;
19		b. A physician's assistant approved by the North Carolina Medical
20		Board pursuant to G.S. 90-18(13);
21		c. A registered or a licensed practical nurse licensed by the Board
22		of Nursing pursuant to Article 9A of Chapter 90 of the General
23		Statutes;
24		d. A student who is enrolled in an accredited school of medicine
25		operating within this State and who has completed two or more
26		years of a course of study leading to the awarding of a degree of
27		doctor of medicine;
28		e. A technician who has successfully completed a written
29		examination by the North Carolina Eye and Human Tissue Bank,
30		Inc., certified by the Eye Bank Association of America."
31	Sectio	on 2. G.S. 130A-412.1 reads as rewritten:
32	"§ 130A-412.1.	Duty of hospitals to establish organ procurement protocols.
33	(a) In ore	der to facilitate the goals of this Part, each hospital shall be required to
34	establish writter	r protocols for the identification of potential organ and tissue donors that:
35	(1)	Assure that the families of potential organ and tissue donors are made
36		aware of the option of organ or tissue donation and their option to
37		<del>decline;</del>
38	<del>(2)</del>	Encourage discretion and sensitivity with respect to the circumstances,
39		views and beliefs of such families;
40	(3)	Require that only the organ procurement agency designated by the
41		Secretary of Health and Human Services be notified of potential organ
42		and tissue donors; and

1	(4) Assure that procedures are established for identifying and consulting	
2	with holders of properly executed donor cards.	
3	(b) The family of any person whose organ or tissue is donated for transplantation	
4	shall not be financially liable for any costs related to the evaluation of the suitability of	
5	the donor's organ or tissue for transplantation or any costs of retrieval of the organ or	
6	t <del>issue.</del>	
7	(c) The requirements of this section, or of any hospital organ procurement	
8	protocols established pursuant to this section shall not exceed those provided for by the	
9	hospital organ protocol provisions of Title XI of the Social Security Act, except for the	
10	purposes of this section the term "organ and tissue donors" shall include cornea and tissue	
11	donors for transplantation.	
12	(a) In order to facilitate the goals of this Part, each hospital shall establish written	
13	protocols that:	
14	(1) Require that only the organ procurement organization designated by the	
15	Secretary of Health and Human Services be notified of all deaths or	
16	impending brain deaths meeting criteria for notification as established	
17	by the designated organ procurement organization; and	
18	(2) Ensure that notification required under subdivision (1) of this subsection	
19	be made as soon as it is determined that brain death is imminent or	
20	cardiac death has occurred.	
21	(b) Hospitals shall provide their federally designated organ procurement	
22	organizations and tissue banks reasonable access to patients' medical records for the	
23	purpose of determining organ or tissue donation potential.	
24	(c) <u>The family of any person whose organ or tissue is donated for transplantation</u>	
25	shall not be financially liable for any costs related to the evaluation of the suitability of	
26	the donor's organ or tissue for transplantation, or for any costs of retrieval of the organ or	
27	$\frac{\text{tissue.}}{(1)}$	
28	(d) Each hospital shall provide its federally designated organ procurement	
29	organization with reasonable access during regular business hours to the medical records	
30	of deceased patients for the following purposes:	
31	(1) Determining the hospital's organ and tissue donation potential:	
32	(2) <u>Assessing the educational needs of the hospital in regard to the organ</u>	
33	and tissue donation process; and (2) Presiding documentation to the beginted to conclust the effective operation	
34	(3) <u>Providing documentation to the hospital to evaluate the effectiveness of</u>	
35	the hospital's efforts.	
36	(e) Each hospital shall have a signed agreement with its federally designated organ	
37	procurement organization that addresses the requirements of this section and the requirements of $C = 120A + 412.2$	
38 39	requirements of G.S. 130A-412.2.	
39 40	(f) The requirements of this section, or of any hospital procurement protocols	
40 41	established pursuant to this section, shall not exceed those provided for by the hospital organ protocol provisions of Title XI of the Social Security Act, except for the purposes	
41 42	of this section the term 'organ and tissue donors' shall include cornea and tissue donors	
42 43	for transplantation.	
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1	(g) Hospitals and hospital personnel shall not be subject to civil or criminal
2	liability nor to discipline for unprofessional conduct for actions taken in good faith to
3	comply with this section. This subsection shall not provide immunity from a civil
4	liability arising from gross negligence."
5	Section 3. Chapter 130A is amended by adding the following new section to
6	read:
7	"§ 130A-412.2. Duty of designated organ procurement organizations and tissue
8	banks.
9	(a) After notification regarding an impending brain death, brain death, or cardiac
10	death has been made to the federally designated organ procurement organization, the
11	federally designated organ procurement organization shall evaluate donation potential.
12	(b) The federally designated organ procurement organization or tissue bank shall
13	assure that families of potential organ and tissue donors are made aware of the option of
14	organ and tissue donation and their option to decline.
15	(c) The federally designated organ procurement organization or tissue bank shall,
16	working collaboratively with the hospital, request consent for organ or tissue donation in
17	the order of priority established under G.S. 130A-404(b) and shall have designated,
18	trained staff available to perform the consent process 24 hours a day, 365 days a year.
19	(d) The federally designated organ procurement organization or tissue bank shall
20	encourage discretion and sensitivity with respect to the circumstances, views, and beliefs
21	of the families of potential organ and tissue donors.
22	(e) All hospital and patient information, interviews, reports, statements,
23	memoranda, and other data obtained or created by a tissue bank or federally designated
24	organ procurement organization from the medical records review described in G.S.
25	130A-412.1 shall be privileged and confidential and may be used by the tissue bank or
26	federally designated organ procurement organization only for the purposes set forth in
27	G.S. 130A-412.1 and shall not be subject to discovery or introduction as evidence in any
28	civil action, suit, or proceeding. However, hospital and patient information, interviews,
29	reports, statements, memoranda, and other data otherwise available are not immune from
30	discovery or use in a civil action, suit, or proceeding merely because they were obtained
31	or created by a tissue bank or federally designated organ procurement organization from
32	the medical records review described in G.S. 130A-412.1.
33	(f) If the hospital is made a party of any action, suit, or proceeding arising out of
34	the failure of a federally designated organ procurement organization or tissue bank to
35	comply with the requirements of this section, the hospital shall be held harmless from any
36	and all liability and costs, including the amounts of judgments, settlements, fines, or
37	penalties, and expenses and reasonable attorneys' fees incurred in connection with the
38	action, suit, or proceeding."
39	Section 4. This act becomes effective October 1, 1997.