

The Commonwealth of Massachusetts

PRESENTED BY:

Josh S. Cutler

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to preventing discrimination against persons with disabilities in the provision of health care.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Josh S. Cutler	6th Plymouth	2/18/2021
Lindsay N. Sabadosa	1st Hampshire	2/22/2021
Tram T. Nguyen	18th Essex	2/26/2021
Susan L. Moran	Plymouth and Barnstable	2/26/2021
Danillo A. Sena	37th Middlesex	3/8/2021
Elizabeth A. Malia	11th Suffolk	3/19/2021
Patrick M. O'Connor	Plymouth and Norfolk	3/19/2021
Tami L. Gouveia	14th Middlesex	4/22/2021
Thomas M. Stanley	9th Middlesex	5/3/2021
Nika C. Elugardo	15th Suffolk	6/21/2021
Sean Garballey	23rd Middlesex	6/21/2021
David M. Rogers	24th Middlesex	6/21/2021
Mindy Domb	3rd Hampshire	10/7/2021

By Mr. Cutler of Pembroke, a petition (accompanied by bill, House, No. 1256) of Josh S. Cutler and others relative to preventing discrimination against persons with disabilities in the provision of health care. Health Care Financing.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act relative to preventing discrimination against persons with disabilities in the provision of health care.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to provide equity in the healthcare system during the CVOID-19 pandemic, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Definitions

2	As specified in chapter 151 b) section 1, the term "disability" (previously "handicap")
3	means (a) a physical or mental impairment which substantially limits one or more major life
4	activities of a person; (b) a record of having such impairment; or (c) being regarded as having
5	such impairment, but such term shall not include current, illegal use of a controlled substance as
6	defined in section one of chapter ninety-four C.

7 "Short-term survival" means an individual's assessed probability of surviving an acute
8 illness from which they are presently suffering and being successfully discharged from a hospital
9 or other inpatient medical facility.

SECTION 2. Section 4 of chapter 151B of the general laws (unlawful practices) is hereby
 amended by adding after the words "(8) otherwise seek, receive, or maintain genetic information
 for non-medical purposes" the following:

13 20.

14 i) For any public or private entity, or agency of the commonwealth, to approve or 15 implement a plan for the distribution of scarce healthcare resources during a crisis, including but 16 not limited to Crisis Standards of Care implemented during a public health emergency, to either 17 deny an individual lifesaving treatment or place an individual at reduced priority for lifesaving 18 treatment if such a determination is based on a presumption that that individual has a reduced 19 quality of life due to a disability or chronic health condition, that their life is less worth saving 20 due to a disability or chronic health condition, or based on any measure, metric, or third party 21 analysis which has the effect of setting a value for the life of a person or persons with a specific 22 disability or medical diagnosis that is less than the value given to the life of a person or persons 23 without a disability; provided however that this section shall not prohibit such a plan from 24 considering an individual's prospects for short-term survival in determining whether they are 25 prioritized for care.

ii) For any public or private entity, or agency of the commonwealth, to withhold any
medical treatment to an individual based on that individual having a disability or chronic health
condition, or based on a presumption that that individual has a reduced quality of life due to a
disability or chronic health condition, that their life is less worth saving due to a disability or
chronic health condition, or based on any measure, metric, or third party analysis which has the

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effect of setting a value for the life of a person or persons with a specific disability or medical
diagnosis that is less than the value given to the life of a person or persons without a disability.

33 iii) For any public or private entity, or agency of the commonwealth, when determining 34 whether a healthcare treatment should be available within a formulary, or determining the value 35 of a healthcare treatment, to assume in such a determination that individuals who use or would 36 use that treatment have a reduced quality of life due to a disability or chronic health condition, 37 that their life is less worth saving due to a disability or chronic health condition, or based on any 38 measure, metric, or third party analysis which has the effect of setting a value for the life of a 39 person or persons with a specific disability or medical diagnosis that is less than the value given 40 to the life of a person or persons without a disability.

41 iv) For a hospital or other entity engaged in the provision of healthcare to a) condition 42 the provision of treatment on a patient having a Do Not Resuscitate Order, advance directive or 43 any instruction relating to the administration, withholding or withdrawing of life-sustaining 44 procedures or artificially administered nutrition and hydration; (b) Communicate to any 45 individual or person acting on behalf of the individual, before or after admission to the hospital, 46 that treatment is conditioned on the individual's having a Do Not Resuscitate Order, an advance 47 directive or any instruction relating to the administration, withholding or withdrawing of life-48 sustaining procedures or artificially administered nutrition and hydration; (c) Suggest to any 49 individual, or person acting on behalf of the individual, who contacts the hospital regarding 50 treatment for the individual that admission or treatment is conditioned on the individual's having 51 a Do Not Resuscitate Order, an advance directive or any instruction relating to the 52 administration, withholding or withdrawing of life-sustaining procedures or artificially 53 administered nutrition and hydration; or (d) Discriminate in any other way against an individual

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54 based on whether the individual has a Do Not Resuscitate Order, an advance directive or any 55 instruction relating to the administration, withholding or withdrawing of life-sustaining 56 procedures or artificially administered nutrition and hydration. This section does not prohibit a 57 hospital from providing written materials and information about advance directives, prohibit a 58 licensed health care professional from engaging in a discussion with a patient about the written 59 materials and information, so long as the provider does not disproportionately advise individuals 60 to sign an advanced directive based on the race, ethnicity, gender, sexuality, or disability status 61 of said individuals.

(v) Nothing under this subsection shall be deemed to prevent healthcare practitioners,
hospitals, or other healthcare entities from providing a medically appropriate course of treatment
to an individual that they believe will extend that individual's life, improve their symptoms, or
alleviate pain and suffering.

66 SECTION 3. The Executive Office of Health and Human Services shall develop
67 regulations for the implementation of this act with 60 days of passage.