2021 South Dakota Legislature

House Bill 1247

AMENDMENT 1247A FOR THE INTRODUCED BILL

1 An Act to provide for the protection of the consciences of medical professionals.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 Section 1. Legislative findings.

- The Legislature finds that the right of conscience is a fundamental and unalienable
 right. It was central to the founding of the United States, has been deeply rooted in our
 nation's history and tradition for centuries, and has been central to the practice of
 medicine, through the hippocratic oath, for millennia.
- 8 Despite its preeminent importance, however, threats to the right of conscience of 9 medical practitioners, health care institutions, and health care payers have become 10 increasingly more common and severe in recent years. The swift pace of scientific 11 advancement and the expansion of medical capabilities, along with the mistaken notion 12 that medical practitioners, health care institutions, and health care payers are mere public 13 utilities, promise only to make the current crisis worse, unless something is done to restore 14 conscience to its rightful place.
- 15With this purpose in mind, the Legislature declares that it is the public policy of the16state to protect the right of conscience for medical practitioners, health care institutions,
- 17 <u>and health care payers.</u>
- As the right of conscience is fundamental, no medical practitioner, health care institution, or health care payer should be compelled to participate in or pay for any medical procedure, or prescribe or pay for any medication, to which he, she, or it objects on the basis of conscience, whether such conscience is informed by religious, moral, ethical, or philosophical beliefs or principles.
- It is the purpose of this Act to protect medical practitioners, health care institutions,
 and health care payers from discrimination, punishment, or retaliation as a result of any
 instance of conscientious medical objection.

1	Section	2. That a NEW SECTION be added:
2	34	4-54-1. Definitions.
3		Terms in this Act mean:
4	<u>(1)</u>	"Conscience," the ethical, philosophical, moral, or religious beliefs or principles held
5		by any medical practitioner, health care institution, or health care payer.
6		Conscience with respect to institutional entities or corporate bodies, as opposed to
7		individual persons, is determined by reference to that entity or body's governing
8		documents, including any published religious, moral, ethical, or philosophical
9		guidelines or directives, mission statements; constitutions; articles of
10		incorporation; bylaws; policies; or regulations;
11	<u>(2)</u>	"Disclosure," a formal or informal communication or transmission. The term does
12		not include a communication or transmission concerning policy decisions that
13		lawfully exercise discretionary authority unless the medical practitioner providing
14		the disclosure or transmission reasonably believes that the disclosure or
15		transmission evinces:
16		(a) Any violation of any law, rule, or regulation;
17		(b) Any violation of any ethical guidelines for the provision of any health care
18		<u>service; or</u>
19		(c) Gross mismanagement, a gross waste of funds, an abuse of authority, or a
20		substantial and specific danger to public health or safety;
21	<u>(3)</u>	"Discrimination," any adverse action taken against, or any threat of adverse action
22		communicated to, any medical practitioner, health care institution, or health care
23		payer as a result of his, her, or its decision to decline to participate in a health care
24		service on the basis of conscience. The term includes termination of employment;
25		transfer from current position; demotion from current position; adverse
26		administrative action; reassignment to a different shift or job title; increased
27		administrative duties; refusal of staff privileges; refusal of board certification; loss
28		of career specialty; reduction of wages, benefits, or privileges; refusal to award a
29		grant, contract, or other program; refusal to provide residency training
30		opportunities; denial, deprivation, or disqualification of licensure; withholding or
31		disqualifying from financial aid and other assistance; impediments to creating any
32		health care institution or payer or expanding or improving said health care
33		institution or payer; impediments to acquiring, associating with, or merging with
34		any other health care institution or payer; the threat thereof with regard to any of
35		the preceding; or any other penalty, disciplinary, or retaliatory action, whether

1		executed or threatened. The term excludes the negotiation or purchase of
2		insurance by a nongovernment entity;
3	<u>(4)</u>	"Health care service," medical care provided to any patient at any time over the
4		entire course of treatment. The term includes initial examination; testing;
5		diagnosis; referral; dispensing or administering, or both, any drug, medication, or
6		device; psychological therapy or counseling; research; prognosis; therapy; record
7		making procedures; notes related to treatment; set up or performance of a surgery
8		or procedure; or any other care or services performed or provided by any medical
9		practitioner including allied health professionals, paraprofessionals, or employees
10		of health care institutions;
11	<u>(5)</u>	"Health care institution," any public or private hospital, clinic, medical center,
12		physician organization, professional association, ambulatory surgical center,
13		private physician's office, pharmacy, nursing home, medical school, nursing school,
14		medical training facility, or any other entity or location in which health care services
15		are performed on behalf of any person. The term includes organizations,
16		corporations, partnerships, associations, agencies, networks, sole proprietorships,
17		joint ventures, or any other entity that provides health care services;
18	<u>(6)</u>	"Health care payer," any employer, health plan, health maintenance organization,
19		insurance company, management services organization, or any other entity that
20		pays for, or arranges for the payment of, any health care service provided to any
21		patient, whether that payment is made in whole or in part;
22	<u>(7)</u>	"Medical practitioner," any person who may be or is asked to participate in any way
23		in any health care service. The term includes doctors, nurse practitioners,
24		physician's assistants, nurses, nurses' aides, allied health professionals, medical
25		assistants, hospital employees, clinic employees, nursing home employees,
26		pharmacists, pharmacy technicians and employees, medical school faculty and
27		students, nursing school faculty and students, psychology and counseling faculty
28		and students, medical researchers, laboratory technicians, counselors, social
29		workers, or any other person who facilitates or participates in the provision of
30		health care services to any person;
31	<u>(8)</u>	"Participate in a health care service," to provide, perform, assist with, facilitate,
32		refer for, counsel for, advise with regard to, admit for the purposes of providing,
33		or take part in any way in providing, any health care service or any form of such
34		service;

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1	(9) "Pay" or "payment," to pay for, contract for, arrange for the payment of, whether
2	in whole or in part, reimburse, or remunerate.
3	Section 3. That a NEW SECTION be added:
4	34-54-2. DiscriminationFreedom of conscience.
5	A medical practitioner, health care institution, or health care payer has the right
6	not to participate in or pay for any health care service which violates his, her, or its
7	conscience. No medical practitioner, health care institution, or health care payer shall be
8	discriminated against in any manner as a result of his, her, or its decision to decline to
9	participate in or pay for a health care service on the basis of conscience.
10	Section 4. That a NEW SECTION be added:
11	34-54-3. Emergency medical treatment.
12	Nothing in this Act may be construed to override the requirement to provide
13	emergency medical treatment to all patients set forth in 42 U.S.C. § 1395dd or any other
14	federal law governing emergency medical treatments.
15	Section 5. That a NEW SECTION be added:
16	34-54-4. ExceptionReligious beliefs.
17	Notwithstanding this Act, a religious medical practitioner, health care institution,
18	or health care payer that holds itself out to the public as religious, states in its governing
19	documents that it has a religious purpose or mission, and has internal operating policies
20	or procedures that implement its religious beliefs, shall have the right to make
21	employment, staffing, contracting, and admitting privilege decisions consistent with its
22	religious beliefs.
23	Section 6. That a NEW SECTION be added:
24	34-54-5. LiabilityExercise of conscience.
25	No medical practitioner, health care institution, or health care payer is civilly,
26	criminally, or administratively liable for exercising his, her, or its right of conscience not
27	to participate in or pay for a health care service. No health care institution is civilly,
28	criminally, or administratively liable for the exercise of conscience rights not to participate
29	in a health care service by a medical practitioner employed, contracted, or granted
30	admitting privileges by the health care institution.

1	Section 7. That a NEW SECTION be added:		
2	34-54-6. LiabilityCooperation.		
3	No medical practitioner may be discriminated against in any manner because the		
4	medical practitioner:		
5	(1) Provided, caused to be provided, or is about to provide or cause to be provided to		
6	his or her employer, the attorney general, any state agency charged with		
7	protecting health care rights of conscience, the U.S. Department of Health and		
8	Human Services, Office of Civil Rights, or any other federal agency charged with		
9	protecting health care rights of conscience information relating to any violation of,		
10	or any act or omission the medical practitioner reasonably believes to be a violation		
11	of, any provision of this Act;		
12	(2) Testified or is about to testify in a proceeding concerning such violation; or		
13	(3) Assisted or participated, or is about to assist or participate, in such a proceeding.		
14	Section 8. That a NEW SECTION be added:		
15	34-54-7. LiabilityDisclosure.		
16	Unless the disclosure is specifically prohibited by law, no medical practitioner may		
17	be discriminated against in any manner because the medical practitioner disclosed any		
18	information that the medical practitioner reasonably believes proves:		
19	(1) Any violation of any law, rule, or regulation;		
20	(2) Any violation of any ethical guidelines for the provision of any health care service;		
21	<u>or</u>		
22	(3) Gross mismanagement, a gross waste of funds, an abuse of authority, or a		
23	substantial and specific danger to public health or safety.		
24	Section 9. That a NEW SECTION be added:		
25	34-54-8. Civil actionRight of conscience.		
26	A civil action for damages or injunctive relief, or both, may be brought by any		
27	medical practitioner, health care institution, or health care payer for any violation of any		
28	provision of this Act. Any additional burden or expense on another medical practitioner,		
29	health care institution, or health care payer arising from the exercise of the right of		
30	conscience is not a defense to any violation of this Act. However, no civil action may be		
31	brought against an individual who declines to use or purchase health care services from a		

- specific medical practitioner, health care institution, or health care payer for exercising
 the rights granted in-<u>§ 34-54-3 § 34-54-2.</u>
- 3 **Section 10.** That a NEW SECTION be added:
- 34-54-9. Civil action--Damages. 4 5 Any party aggrieved by any violation of this Act may commence a civil action and 6 shall be entitled, upon the finding of a violation, to recover threefold his, her, or its actual 7 damages sustained, along with the costs of the action and reasonable attorney's fees. In 8 no case may recovery be less than five thousand dollars. 9 Such damages shall be cumulative and in no way limited by any other remedies 10 which may be available under any other federal, state, or municipal law. A court considering such civil action may also award injunctive relief, which may include 11 12 reinstatement of a medical practitioner to his or her previous position, reinstatement of 13 board certification, and re-licensure of a health care institution or health care payer.