GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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Short Title:

HOUSE BILL DRH30397-MG-5A

Right to Try Adult Stem Cell Treatments.

(Public)

| | Sponsors: Representatives Blackwell, Lambeth, Murphy, and Reives (Primary Sponsors). | | |
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| | Referred to: | | |
| | | | |
| 1 | | A BILL TO BE ENTITLED | |
| 2 | | NG THE RIGHT TO TRY ACT TO PROVIDE ACCESS TO | |
| 3 | INVESTIGATION | AL ADULT STEM CELL TREATMENTS FOR PATIENTS | |
| 4 | DIAGNOSED WITH A TERMINAL OR CHRONIC ILLNESS. | | |
| 5 | The General Assembly of North Carolina enacts: | | |
| 6 | SECTION 1. Article 23A of Chapter 90 of the General Statutes reads as rewritten: | | |
| 7 | "Article 23A. | | |
| 8 | "Right to Try Act. | | |
| 9 | "Part 1. Experimental Treatments. | | |
| 10 | "§ 90-325. Short title; | | |
| 11 | (a) This Article | shall be known and may be cited as the Right to Try Act. | |
| 12 | (b) The purpose of Part 1 of this Article is to authorize access to and use of experimental | | |
| 13 | treatments for patients with a terminal illness; to establish conditions for use of experimental | | |
| 14 | treatment; to prohibit sanctions of health care providers solely for recommending or providing | | |
| 15 | experimental treatment; to clarify duties of a health insurer with regard to experimental treatment | | |
| 16 | authorized under this Article; Part; to prohibit certain actions by State officials, employees, and | | |
| 17 | agents; and to restrict certain causes of action arising from experimental treatment. | | |
| 18 | "§ 90-325.1. Definition | · · · | |
| 19 | The following definitions apply in this Article, Part, unless the context requires otherwise: | | |
| 20 | (1) Eligible patient. – An individual who meets all of the following criteria: | | |
| 21 | a. | Has a terminal illness, attested to by a treating physician. | |
| 22 | b. | Has, in consultation with a treating physician, considered all other | |
| 23 | | treatment options currently approved by the United States Food and | |
| 24 | | Drug Administration. | |
| 25 | с. | Has received a recommendation from the treating physician for use of | |
| 26 | | an investigational drug, biological product, or device for treatment of | |
| 27 | | the terminal illness. | |
| 28 | d. | Has given informed consent in writing to use of the investigational | |
| 29 | | drug, biological product, or device for treatment of the terminal illness | |
| 30 | | or, if the individual is a minor or is otherwise incapable of providing | |
| 31 | | informed consent, the parent or legal guardian has given informed | |
| 32 | | consent in writing to use of the investigational drug, biological | |
| 33 | | product, or device. | |
| 34 | e. | Has documentation from the treating physician that the individual | |
| 35 | | meets all of the criteria for this definition. This documentation shall | |
| 36 | | include an attestation from the treating physician that the treating | |
| 20 | | | |



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| 2 | | physician was consulted in the creation of consent required under this Article.Part. | the written, informed |
| ŀ | "§ 90-325.2. Au | thorized access to and use of investigational drugs, b | iological products, and |
| 5 | devic | | |
| 5 | . , | nufacturer of an investigational drug, biological produ | • |
| | | eligible patient, and an eligible patient may requi | · |
| | U | rug, biological product, or device. However, nothing in | |
| | 1 | ire a manufacturer of an investigational drug, biologic | 1 ' |
| | | igational drug, biological product, or device available t | 0 1 |
| | | nufacturer of an investigational drug, biological product | |
| | | al drug, biological product, or device to an eligible pa | |
| | - | may require the eligible patient to pay the costs of, or the | |
| | the manufacture | of the investigational drug, biological product, or devic | e. |
| | "8 90-325.6. No | o private right of action against manufacturers of | investigational drugs. |
| | | gical products, or devices. | m, conguionar arago, |
| | | ght of action may be brought against a manufacturer of | an investigational drug. |
| | 1 . | ct, or device, or against any other person or entity inv | 0 0 |
| | 0 1 | sing an investigational drug, biological product, or devi | |
| | | ient resulting from use of the investigational drug, biolo | |
| | as long as the ma | nufacturer or other person or entity has made a good-fai | ith effort to comply with |
| | the provisions o | f this Article-Part and has exercised reasonable care | e in actions undertaken |
| | pursuant to this # | Article.Part. | |
| | | urance coverage of clinical trials. | |
| | | is Article-Part shall be construed to affect a health ber | |
| | 1 0 | for an insured's participation in a clinical trial pursuan | t to G.S. 58-3-255. |
| | " <u>§ 90-325.8.</u> Re | | |
| | " <u>§ 90-325.9.</u> Re | | |
| | " 00 225 10 D | "Part 2. Investigational Adult Stem Cell Treatmen | <u>ts.</u> |
| | " <u>§ 90-325.10. Pr</u> | | f contain investigational |
| | | of Part 2 of this Article is to authorize access to and use of eatments for patients with certain severe chronic diseas | |
| | | ossession, use, and transfer of adult stem cells; and to c | |
| | | and sale of adult stem cells for certain investigational tr | |
| | "§ 90-325.11. D | | caments. |
| | | g definitions apply in this Part unless the context requir | es otherwise: |
| | (1) | Adult stem cell. – An undifferentiated cell that is | |
| | <u>1-1</u> | differentiated tissue and (ii) able to renew itself and | · · · · · · · · · · · · · · · · · · · |
| | | or nearly all of the specialized cell types of the tiss | |
| | | originated. | |
| | (2) | Clinical trial. – A research study in which one or m | ore human subjects are |
| | | prospectively assigned to one or more interventions | s using adult stem cells |
| | | administered under United States Food and Drug Adm | ninistration protocols for |
| | | Investigational New Drugs or Investigational Device | Exemptions. |
| | <u>(3)</u> | Investigational adult stem cell treatment Adult s | stem cell treatment that |
| | | meets all of the following criteria: | |
| | | a. <u>Is under investigation in a clinical trial and</u> | being administered to |
| | | human participants in that trial. | |
| | | b. <u>Has not yet been approved for general use by</u> | the United States Food |
| | | and Drug Administration. | |

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| 1 | <u>(4)</u> | Eligit | le patient. – An individual who meets all of the fol | lowing criteria: |
| 2 | | <u>a.</u> | Has a severe chronic disease or terminal illne | ess, attested to by a |
| 3 | | | treating physician. | • |
| 4 | | <u>b.</u> | Has, in consultation with a treating physician, | considered all other |
| 5 | | _ | treatment options currently approved by the Uni | |
| 6 | | | Drug Administration. | |
| 7 | | <u>c.</u> | Has received a recommendation from the treating | physician for use of |
| 8 | | — | an investigational adult stem cell treatment for | |
| 9 | | | disease or terminal illness. | |
| 10 | | <u>d.</u> | Has given informed consent in writing to use o | of the investigational |
| 11 | | _ | adult stem cell treatment or, if the individual is a | |
| 12 | | | incapable of providing informed consent, the par | |
| 13 | | | has given informed consent in writing to use o | |
| 14 | | | adult stem cell treatment. | |
| 15 | | <u>e.</u> | Has documentation from the treating physician | that the individual |
| 16 | | — | meets all of the criteria for this definition. This | |
| 17 | | | include an attestation from the treating physic | |
| 18 | | | physician was consulted in the creation of th | |
| 19 | | | consent required under this Part. | · · · · · · |
| 20 | <u>(5)</u> | Sever | e chronic disease. – A condition, injury, or illness | that meets all of the |
| 21 | <u>x=x</u> | | ving criteria: | |
| 22 | | <u>a.</u> | May be treated. | |
| 23 | | <u>b.</u> | Is never cured or eliminated. | |
| 24 | | <u>c.</u> | Entails significant functional impairment or seven | re pain. |
| 25 | <u>(6)</u> | | inal illness. – As defined in G.S. 90-325.1(3). | <u> </u> |
| 26 | $\overline{(7)}$ | | en, informed consent. – A written document that is | signed by an eligible |
| 27 | | | t; or if the patient is a minor, by a parent or lega | |
| 28 | | patier | t is incapacitated, by a designated health care agent | t pursuant to a health |
| 29 | | care p | ower of attorney, that at a minimum includes all of | f the following: |
| 30 | | <u>a.</u> | An explanation of the currently approved produc | ts and treatments for |
| 31 | | | the eligible patient's severe chronic disease or ter | minal illness. |
| 32 | | <u>b.</u> | An attestation that the eligible patient concur | rs with the treating |
| 33 | | | physician in believing that all currently appro | oved treatments are |
| 34 | | | unlikely to alleviate the significant impairme | ent or severe pain |
| 35 | | | associated with a severe chronic disease or unlike | ely to prolong the life |
| 36 | | | of an eligible patient with a terminal illness. | |
| 37 | | <u>c.</u> | Clear identification of the specific investigation | onal adult stem cell |
| 38 | | | treatment proposed for treatment of the eligi | ble patient's severe |
| 39 | | | chronic disease or terminal illness. | |
| 40 | | <u>d.</u> | A description of the potentially best and worst | t outcomes resulting |
| 41 | | | from use of the investigational adult stem cell t | reatment to treat the |
| 42 | | | eligible patient's severe chronic disease or termin | al illness, along with |
| 43 | | | a realistic description of the most likely outcome. | The description shall |
| 44 | | | be based on the treating physician's knowled | ge of the proposed |
| 45 | | | treatment in conjunction with an awareness of | the eligible patient's |
| 46 | | | severe chronic disease or terminal illness and shall | ll include a statement |
| 47 | | | acknowledging that new, unanticipated, different | |
| 48 | | | might result from, and that death could be haster | ned by, the proposed |
| 49 | | | treatment. | |
| 50 | | <u>e.</u> | A statement that eligibility for hospice care may | |
| 51 | | | eligible patient begins treatment of the termi | nal illness with an |

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| 1 | | | investigational adult stem cell treatment | and that hospice care may be |
| 2 | | | reinstated if such treatment ends and the | eligible patient meets hospice |
| 3 | | | eligibility requirements. | |
| 4 | | <u>f.</u> | A statement that the eligible patient's hea | alth benefit plan or third-party |
| 5 | | | administrator and provider are not obli | gated to pay for any care or |
| 6 | | | treatments consequent to the use of the i | nvestigational adult stem cell |
| 7 | | | treatment, unless specifically required to | do so by law or contract. |
| 8 | | <u>g.</u> | A statement that the eligible patient under | erstands that he or she is liable |
|) | | • | for all expenses consequent to the inv | vestigational adult stem cell |
|) | | | treatment and that this liability extends t | to the eligible patient's estate, |
| | | | unless a contract between the pat | ient and provider of the |
| | | | investigational stem cell treatment states | otherwise. |
| | | <u>h.</u> | A statement that the eligible patient or, f | or an eligible patient who is a |
| | | | minor or lacks capacity to provide inform | |
| | | | legal guardian consents to the use of the | |
| | | | treatment for treatment of the severe | |
| | | | condition. | |
| | "§ 90-325.12. A | uthoriz | | |
| | | | atient is authorized to access and use an in | nvestigational adult stem cell |
| | | - | , if the investigational adult stem cell treatn | |
| | requirements: | | - | |
| | (1) | Is add | ministered directly by a physician certific | ed by an institutional review |
| | | | that meets the requirements of G.S. 90-32 | |
| | <u>(2)</u> | | erseen by an institutional review board th | |
| | | G.S. 9 | 90-325.13. | * |
| | <u>(3)</u> | Is pro | vided at one of the following: | |
| | | <u>a.</u> | A hospital licensed under Chapter 131E | of the General Statutes. |
| | | <u>b.</u> | An ambulatory surgical center licensed | l under Chapter 131E of the |
| | | | General Statutes. | |
| | | <u>c.</u> | An accredited medical school located in | this State. |
| | <u>(b)</u> <u>A phy</u> | | administering an investigational adult stem | cell treatment under this Part |
| | shall comply with | h all ap | plicable rules of the North Carolina Medic | <u>al Board.</u> |
| | (c) This | Part do | bes not affect or authorize a person to | violate any applicable laws |
| | regulating the po | ssessio | n, use, or transfer of human organs, fetal | tissue, fetal stem cells, adult |
| | stem cells, or em | bryonic | stem cells or their derivatives. | |
| | " <u>§ 90-325.13. In</u> | stitutio | onal review boards; annual report; rules | <u>.</u> |
| | <u>(a)</u> <u>An in</u> | stitution | nal review board that oversees investigatio | nal adult stem cell treatments |
| | administered und | er this l | Part is required to be affiliated with an accr | edited medical school located |
| | in this State, or a | hospita | al licensed under Chapter 131E of the Gen | eral Statutes with at least 150 |
| | beds. An institut | ional re | view board that meets the requirements of | of this subsection may certify |
| | physicians to pro | vide in | vestigational adult stem cell treatment und | er this Part. |
| | <u>(b)</u> <u>An in</u> | stitution | nal review board overseeing an investigation | onal adult stem cell treatment |
| | under this Part sh | all keep | o a record on each person to whom a physic | cian administers the treatment |
| | and document in | the rec | ord the provision of each treatment and the | ne effects of the treatment on |
| | the person throug | <u>ghout th</u> | e period the treatment is administered to the | ne person. |
| | (c) Each | institu | tional review board overseeing an inv | estigational adult stem cell |
| | treatment under t | his Par | t shall submit an annual report to the Nort | h Carolina Medical Board on |
| | the review board | s findir | gs based on records kept under subsection | (b) of this section. The report |
| | | • 1 | ient-identifying information and must be n | nade available to the public in |
|) | both written and | electron | <u>nic form.</u> | |
| | | | | |

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| 1 | (d) The N | North Carolina Medical Board may adopt rules co | oncerning the role and function | |
| 2 | | eview boards under this Part. | | |
| 3 | " <u>§ 90-325.14.</u> P | rohibited purchase and sale of adult stem ce | <u>lls for certain investigational</u> | |
| 4 | treat | ments. | | |
| 5 | (a) Exce | ot as allowed under subsection (c) of this section | on, it is unlawful to knowingly | |
| 6 | offer to buy, off | er to sell, acquire, receive, sell, or otherwise tra | ansfer any adult stem cells for | |
| 7 | valuable conside | ration for use in an investigational adult stem ce | <u>ll treatment.</u> | |
| 8 | (b) Subse | ection (b) of this section does not prohibit the | e following forms of valuable | |
| 9 | consideration for | investigational adult stem cell treatment: | | |
| 10 | <u>(1)</u> | A fee paid to a health care provider for servic | | |
| 11 | | of medical practice or a fee paid for hospital o | | |
| 12 | <u>(2)</u> | Reimbursement of legal or medical expenses | | |
| 13 | | ultimate receiver of the investigational adult st | tem cell treatment. | |
| 14 | <u>(3)</u> | Reimbursement of expenses for travel, housing | ng, and lost wages incurred by | |
| 15 | | the donor of adult stem cells in connection with | h the donation of the adult stem | |
| 16 | | <u>cells.</u> | | |
| 17 | | n exception to the application of this section that | at the actor engaged in conduct | |
| 18 | | <u>G.S. 130A-412.31.</u> | | |
| 19 | | lation of this section is a Class A misdemeanor. | | |
| 20 | | anctions against physicians prohibited. | | |
| 21 | | ensing board shall not revoke, fail to renew | | |
| 22 | | on against a physician licensed under this (| | |
| 23 | | nmendation that an eligible patient have access t | | |
| 24 | cell treatment, or the physician's administration of an investigational adult stem cell treatment to | | | |
| 25 | the eligible patient, provided that the recommendation made or the care provided is consistent | | | |
| 26 | | ble standard of care and the requirements of this | | |
| 27 | | ntity responsible for Medicare certification sh | | |
| 28 | * • | care certification based solely on the physician's | ■ 100 100 100 100 100 100 100 100 100 10 | |
| 29 | have access to an investigational adult stem cell treatment, or the physician's administration of | | | |
| 30 | - | al adult stem cell treatment to the eligible | | |
| 31 | recommendation made or the care provided meets the applicable standard of care and the | | | |
| 32 | requirements of t | | | |
| 33 34 | | rohibited conduct by government officials. | ical aub divisions shall interfore | |
| | | mployee, or agent of this State or any of its polit | | |
| 35 26 | | o interfere with an eligible patient's access to an ized under this Part. Counseling, advice, or a re | | |
| 36 37 | | is of care from a licensed health care provider do | | |
| 38 | this section. | is of care from a licensed hearth care provider do | bes not constitute a violation of | |
| 38 39 | | nsurance of clinical trials. | | |
| 39 40 | | his Part shall be construed to affect a health bene | fit plan's obligation to provide | |
| 40 41 | - | nsured's participation in a clinical trial pursuant | | |
| 42 | - | FION 3. This act becomes effective December | | |
| 43 | committed on or | | | |

43 committed on or after that date.