BILL AS INTRODUCED AND PASSED BY SENATE 2015

1	S.62
2	Introduced by Senators Ayer and Lyons
3	Referred to Committee on Health and Welfare
4	Date: February 5, 2015
5	Subject: Health; do-not-resuscitate orders; clinician orders for life-sustaining
6	treatment; surrogate decision making
7	Statement of purpose of bill as introduced: This bill proposes to authorize an
8	individual who is not a principal or agent named in an advance directive, a
9	patient, or a guardian to give or withhold consent on behalf of a patient who
10	lacks capacity for a do-not-resuscitate order or a clinician order for
11	life-sustaining treatment.
12 13	An act relating to surrogate decision making for do-not-resuscitate orders and clinician orders for life-sustaining treatment
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	Sec. 1. 18 V.S.A. chapter 231 is amended to read:
16	CHAPTER 231. ADVANCE DIRECTIVES FOR
17	HEALTH CARE AND, DISPOSITION OF REMAINS,
	AND GUDDOGATE DEGISION MAKING
18	AND SURROUATE DECISION MARINO

\$ 9700. PURPOSE AND POLICY

The state State of Vermont recognizes the fundamental right of an adult to determine the extent of health care the individual will receive, including treatment provided during periods of incapacity and at the end of life. This chapter enables adults to retain control over their own health care through the use of advance directives, including appointment of an agent and directions regarding health care and disposition of remains. During periods of incapacity, the decisions by the agent shall be based on the express instructions, wishes, or beliefs of the individual, to the extent those can be determined. This chapter also allows, in limited circumstances in which a patient without capacity has neither an agent nor a guardian, for a surrogate to provide consent on the patient's behalf for a do-not-resuscitate order or clinician order for life-sustaining treatment.

§ 9701. DEFINITIONS

15 As used in this chapter:

(17) "Informed consent" means the consent given voluntarily by an individual with capacity, on his or her own behalf or on behalf of another in the role of an agent, guardian, or surrogate, after being fully informed of the nature, benefits, risks, and consequences of the proposed health care, alternative health care, and no health care.

1	(IV) "Interested individual" means:
2	(A) the principal's <u>or patient's</u> spouse, adult child, parent, adult
3	sibling adult grandchild, reciprocal beneficiary, or clergy person; or
4	(R) any adult who has exhibited special care and concern for the
5	principal or patient and who is personally familiar with the principal's or
6	<u>patient's</u> values.
7	(19) "Life sustaining treatment" means any medical intervention,
8	including nutrition and hydration administered by medical means and
9	antibiotics, which is intended to extend life and without which the principal or
10	patient is likely to die.
11	* * *
12	(31) "DNR/COLST" means a do-not-resuscitate order (DNR) or a
13	clinician order for life-sustaining treatment (COLST), or both.
14	(32) "Surrogate" means an interested individual who provides, pursuant
15	to subchapter 2 of this chapter, informed consent for a do-not-resuscitate order
16	or a clinician order for life-sustaining treatment.
17	(33) "Suspend" means to terminate the applicability of all or part of an
18	advance directive for a specific period of time or while a specific condition
19	exists.
20	(32)(34) "Patient representative" means the mental health patient
21	representative established by section 7253 of this title.

1	Subchapter 1. Advance Directives and Disposition of Remains
2	§ 9702. ADVANCE DIRECTIVE
3	(a) An adult may do any or all of the following in an advance directive:
4	* * *
5	§ 9708. AUTHORITY AND OBLIGATIONS OF HEALTH CARE
6	PROVIDERS, HEALTH CARE FACILITIES, AND RESIDENTIAL
7	CARE FACILITIES REGARDING DO-NOT-RESUSCITATE <u>DNR</u>
8	ORDERS AND CLINICIAN ORDERS FOR LIFE SUSTAINING
9	TREATMENT COLST
10	(a) As used in this section, "DNR/COLST" shall mean a do-not-resuscitate
11	order ("DNR") and a clinician order for life-sustaining treatment ("COLST")
12	as defined in section 9701 of this title. [Repealed.]
13	* * *
14	(d) A DNR order must:
15	(1) be signed by the patient's clinician;
16	(2) certify that the clinician has consulted, or made an effort to consult,
17	with the patient, and the patient's agent or guardian, if there is an appointed
18	agent or guardian;
19	(3) include either:
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1	(A) the name of the patient; agent; guardian, in accordance with
2	14 V.S.A. § 3075(g); or other individual surrogate giving informed consent for
3	the DNR and the individual's relationship to the patient; or
4	(R) certification that the patient's clinician and one other named
5	clinician have determined that resuscitation would not prevent the imminent
6	death of the patient, should the patient experience cardiopulmonary arrest; and
7	(4) if the patient is in a health care facility or a residential care facility,
8	certify that the requirements of the facility's DNR protocol required by section
9	9709 of this title have been met.
10	(e) A COLST must:
11	(1) be signed by the patient's dinician; and
12	(2) include the name of the patient agent; guardian, in accordance with
13	14 V.S.A. § 3075(g); or other individual surrogate giving informed consent for
14	the COLST and the individual's relationship to the patient.
15	(f) The Department of Health shall adopt by rule on or before July 1, 2016,
16	criteria for individuals who are not the patient, agent, or guardian, but who are
17	giving informed consent for a DNR/COLST order. The rules shall include the
18	following:
19	(1) other individuals permitted to give informed consent for a
20	DNR/COLST order who shall be a family member of the patient or a person
21	with a known close relationship to the patient; and

1	(2) parameters for how decisions should be made, which shall include a
2	a rainimum the protection of a patient's own wishes in the same manner as in
3	section 9711 of this title. [Repealed.]
4	(g) A patient's clinician issuing a DNR/COLST order shall:
5	(1) place a copy of the completed DNR/COLST order in the patient's
6	medical record; and
7	(2) provide instructions to the patient as to the appropriate means of
8	displaying the DNR/COLST order.
9	(h) A clinician who issues a DNR order shall authorize issuance of a DNR
10	identification to the patient. Uniform minimum requirements for DNR
11	identification shall be determined by rule by the Department of Health no later
12	than July 1, 2014 by rule.
13	* * *
14	§ 9713. IMMUNITY
15	(a) No individual acting as an agent or, guardian, or surrogate shall be
16	subjected to criminal or civil liability for making a decision in good faith
17	pursuant to the terms of an advance directive, or DNR order or COLST order
18	and the provisions of this chapter.
19	(b)(1) No health care provider, health care facility, residential care facility,
20	or any other person acting for or under such person's control shall, if the

provider or facility has complied with the provisions of this chapter, be subject to tivil or criminal liability for:

- (A) providing or withholding treatment or services in good faith pursuant to the direction of a principal or patient, the provisions of an advance directive, a DNR order, a COLST order, a DNR identification, the consent of a principal or patient with capacity or of the principal's or patient's agent, or guardian, or surrogate or a decision or objection of a principal or patient; or
- (B) relying in good faith on a suspended or revoked advance directive, suspended or revoked DNR order, or suspended or revoked COLST order, unless the provider or facility knew or should have known of the suspension, or revocation.
- (2) No A funeral director, crematory operator, cemetery official, procurement organization, or any other person acting for or under such person's control, shall, if the director, operator, official, or organization has complied with the provisions of this chapter, <u>not</u> be subject to civil or criminal liability for providing or withholding its services in good faith pursuant to the provisions of an advance directive, whether or not the advance directive has been suspended or revoked.
- (3) Nothing in this subsection shall be construed to establish immunity for the failure to follow standards of professional conduct and to exercise due care in the provision of services.

1	(e) No employee shall be subjected to an adverse employment decision or
2	evaluation for:
3	(1) providing Providing or withholding treatment or services in good
4	faith pursuant to the direction of a principal or patient, the provisions of an
5	advance directive, a DNR order, a COLST order, a DNR identification, the
6	consent of the principal or patient with capacity or principal's or patient's
7	agent or, guardian, or surrogate, a decision or objection of a principal or
8	patient, or the provisions of this chapter. This subdivision shall not be
9	construed to establish a defense for the failure to follow standards of
10	professional conduct and to exercise due care in the provision of services;
11	(2) relying Relying on an amended, suspended, or revoked advance
12	directive, unless the employee knew or should have known of the amendment
13	suspension, or revocation; or.

(3) providing Providing notice to the employer of a moral or other

employee has provided ongoing health care until a new employee or provider

conflict pursuant to subdivision 9707(b)(3) of this tive, so long as the

has been found to provide the services.

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1	Subchapter 2. Surrogate Consent
2	§ 9731. INFORMED CONSENT BY SURROGATE FOR DNR/COLST
3	ORDER
4	(a) One or more interested individuals may act as a surrogate for an adult
5	without capacity in order to provide informed consent for a do-not-resuscitate
6	order or clinician order for life-sustaining treatment pursuant to this
7	subchapter.
8	(b) A surrogate may provide informed consent only if all of the following
9	conditions are met:
10	(1) the patient has not appointed an agent through an advance directive;
11	(2) the patient has not indicated in an advance directive that the
12	interested individual or individuals seeking to serve as surrogate should not be
13	consulted on health care decisions or otherwise provided instructions in an
14	advance directive contrary to allowing such individual or individuals to serve
15	as surrogate;
16	(3) the patient does not have a guardian;
17	(4) the patient's clinician determines that the patient lacks capacity to
18	provide informed consent; and
19	(5) the surrogate providing informed consent is identified on the
20	DNR/COLST form.

1	(c)(1) A surrogate shall be an interested person who is designated by the
2	patient by personally informing the patient's clinician.
3	(2) If the patient has not designated a surrogate pursuant to subdivision
4	(1) of this subsection, or if the surrogate designated by the patient is not
5	reasonably available or is unwilling to serve, then a surrogate shall be an
6	interested person who is:
7	(A) a family member of the patient or a person with a known close
8	relationship to the patient,
9	(B) willing to provide informed consent for a DNR/COLST order for
10	the patient in accordance with the patient's known wishes and values; and
11	(C) willing and available to engage in consultation with the patient's
12	clinician.
13	(3) Notwithstanding the provisions of subdivisions (1) and (2) of this
14	subsection, an individual shall not serve as a surrogate over the patient's
15	objection, even if the patient lacks capacity.
16	(d) In the event that more than one interested person seeks to serve as
17	surrogate to provide informed consent on a patient's behalf, the patient's
18	clinician, health care provider, or residential care provider may rely on the
19	decision of one of the surrogates identified pursuant to this section as long as
20	the clinician or provider documents in the patient's medical record that the
21	surrogate has confirmed that one of the following circumstances applies:

1	(1) all surrogates agree on the decision to provide or withhold consent
2	for a DNR/COLST order;
3	(2) all surrogates agree that this surrogate may make the decision
4	regarding whether to provide or withhold consent for a DNR/COLST order; or
5	(3) the other surrogate or surrogates are not reasonably available.
6	(e) A surrogate providing informed consent for a DNR/COLST order shall
7	use substituted judgment consistent with the patient's wishes and values and
8	consistent with the parameters described in subsection 9711(d) of this title.
9	The surrogate shall consult with the patient to the extent possible, and with the
10	patient's clinician and any other appropriate health care providers and shall
11	provide or withhold informed consent for a DNR/COLST order by attempting
12	to determine what the patient would have wanted under the circumstances.
13	(f) The patient's clinician shall make reasonable efforts to inform the
14	patient of any proposed treatment, or of any proposal to withhold or withdraw
15	treatment, based on the surrogate's informed consent for a DNR/COLST order
16	to provide, withhold, or withdraw such treatment.
17	(g) If the patient's clinician determines that the patient no longer lacks
18	capacity and the DNR/COLST order was based on informed consent provided
19	by a surrogate, the clinician shall seek the informed consent of the patient for
20	any DNR/COLST order, which shall supersede the surrogate's consent.

1	(h) A surrogate shall have the same rights as a patient with capacity would
2	have to the following, to the extent that it is related to providing or withholding
3	informed consent for a DNR/COLST order:
4	(1) request, receive, review, and copy any oral or written information
5	regarding the patient's physical or mental health, including medical and
6	hospital records;
7	(2) participate in any meetings, discussions, or conferences concerning
8	health care decisions related to the patient;
9	(3) consent to the disclosure of health care information; and
10	(4) file a complaint on behalf of the patient regarding a health care
11	provider, health care facility, or residential care facility.
12	Sec. 2. EFFECTIVE DATE
13	This act shall take effect on passage

Sec. 1. 18 V.S.A. chapter 231 is amended to read:

CHAPTER 231. ADVANCE DIRECTIVES FOR HEALTH CARE AND, DISPOSITION OF REMAINS, AND SURROGATE DECISION MAKING

§ 9700. PURPOSE AND POLICY

The state State of Vermont recognizes the fundamental right of an adult to determine the extent of health care the individual will receive, including treatment provided during periods of incapacity and at the end of life. This chapter enables adults to retain control over their own health care through the use of advance directives, including appointment of an agent and directions regarding health care and disposition of remains. During periods of incapacity, the decisions by the agent shall be based on the express instructions, wishes, or beliefs of the individual, to the extent those can be determined. This chapter also allows, in limited circumstances in which a patient without capacity has neither an agent nor a guardian, for a surrogate

to provide or withhold consent on the patient's behalf for a do-not-resuscitate order or clinician order for life-sustaining treatment.

§ 9701. DEFINITIONS

As used in this chapter:

* * *

- (17) "Informed consent" means the consent given voluntarily by an individual with capacity, on his or her own behalf or on behalf of another in the role of an agent, guardian, or surrogate, after being fully informed of the nature, benefits, risks, and consequences of the proposed health care, alternative health care, and no health care.
 - (18) "Interested individual" means:
- (A) the principal's <u>or patient's</u> spouse, adult child, parent, adult sibling, adult grandchild, reciprocal beneficiary, or clergy person; or
- (B) any adult who has exhibited special care and concern for the principal <u>or patient</u> and who is personally familiar with the principal's <u>or patient's</u> values.
- (19) "Life sustaining treatment" means any medical intervention, including nutrition and hydration administered by medical means and antibiotics, which is intended to extend life and without which the principal <u>or patient</u> is likely to die.

* * *

- (31) <u>"DNR/COLST" means a do-not-resuscitate order (DNR) or a clinician order for life-sustaining treatment (COLST), or both.</u>
- (32) "Surrogate" means an interested individual who provides or withholds, pursuant to subchapter 2 of this chapter, informed consent for a do-not-resuscitate order or a clinician order for life-sustaining treatment.
- (33) "Suspend" means to terminate the applicability of all or part of an advance directive for a specific period of time or while a specific condition exists.
- (32)(34) "Patient representative" means the mental health patient representative established by section 7253 of this title.

Subchapter 1. Advance Directives and Disposition of Remains

§ 9702. ADVANCE DIRECTIVE

(a) An adult may do any or all of the following in an advance directive:

* * *

- § 9708. AUTHORITY AND OBLIGATIONS OF HEALTH CARE PROVIDERS, HEALTH CARE FACILITIES, AND RESIDENTIAL CARE FACILITIES REGARDING DO NOT RESUSCITATE <u>DNR</u> ORDERS AND <u>CLINICIAN ORDERS FOR LIFE SUSTAINING</u> TREATMENT COLST
- (a) As used in this section, "DNR/COLST" shall mean a do not resuscitate order ("DNR") and a clinician order for life-sustaining treatment ("COLST") as defined in section 9701 of this title. [Repealed.]

* * *

- (d) A DNR order must:
 - (1) be signed by the patient's clinician;
- (2) certify that the clinician has consulted, or made an effort to consult, with the patient, and the patient's agent or guardian, if there is an appointed agent or guardian;
 - (3) include either:
- (A) the name of the patient; agent; guardian, in accordance with 14 V.S.A. § 3075(g); or other individual surrogate giving informed consent for the DNR and the individual's relationship to the patient; or
- (B) certification that the patient's clinician and one other named clinician have determined that resuscitation would not prevent the imminent death of the patient, should the patient experience cardiopulmonary arrest; and
- (4) if the patient is in a health care facility or a residential care facility, certify that the requirements of the facility's DNR protocol required by section 9709 of this title have been met.
 - (e) A COLST must:
 - (1) be signed by the patient's clinician; and
- (2) include the name of the patient; agent; guardian, in accordance with 14 V.S.A. § 3075(g); or other individual surrogate giving informed consent for the COLST and the individual's relationship to the patient.
- (f) The Department of Health shall adopt by rule on or before July 1, 2016, criteria for individuals who are not the patient, agent, or guardian, but who are giving informed consent for a DNR/COLST order. The rules shall include the following:

- (1) other individuals permitted to give informed consent for a DNR/COLST order who shall be a family member of the patient or a person with a known close relationship to the patient; and
- (2) parameters for how decisions should be made, which shall include at a minimum the protection of a patient's own wishes in the same manner as in section 9711 of this title. [Repealed.]
 - (g) A patient's clinician issuing a DNR/COLST order shall:
- (1) place a copy of the completed DNR/COLST order in the patient's medical record; and
- (2) provide instructions to the patient as to the appropriate means of displaying the DNR/COLST order.
- (h) A clinician who issues a DNR order shall authorize issuance of a DNR identification to the patient. Uniform minimum requirements for DNR identification shall be determined by rule by the Department of Health by rule no later than July 1, 2014 January 1, 2016.

* * *

§ 9713. IMMUNITY

- (a) No individual acting as an agent or guardian, or surrogate shall be subjected to criminal or civil liability for making a decision in good faith pursuant to the terms of an advance directive, or DNR order, or COLST order and the provisions of this chapter.
- (b)(1) No health care provider, health care facility, residential care facility, or any other person acting for or under such person's control shall, if the provider or facility has complied with the provisions of this chapter, be subject to civil or criminal liability for:
- (A) providing or withholding treatment or services in good faith pursuant to the direction of a principal or patient, the provisions of an advance directive, a DNR order, a COLST order, a DNR identification, the consent of a principal or patient with capacity or of the principal's or patient's agent or, guardian, or surrogate, or a decision or objection of a principal or patient; or
- (B) relying in good faith on a suspended or revoked advance directive, suspended or revoked DNR order, or suspended or revoked COLST order, unless the provider or facility knew or should have known of the suspension, or revocation.
- (2) No \underline{A} funeral director, crematory operator, cemetery official, procurement organization, or any other person acting for or under such person's control, shall, if the director, operator, official, or organization has

complied with the provisions of this chapter, <u>not</u> be subject to civil or criminal liability for providing or withholding its services in good faith pursuant to the provisions of an advance directive, whether or not the advance directive has been suspended or revoked.

- (3) Nothing in this subsection shall be construed to establish immunity for the failure to follow standards of professional conduct and to exercise due care in the provision of services.
- (c) No employee shall be subjected to an adverse employment decision or evaluation for:
- (1) providing Providing or withholding treatment or services in good faith pursuant to the direction of a principal or patient, the provisions of an advance directive, a DNR order, a COLST order, a DNR identification, the consent of the principal or patient with capacity or principal's or patient's agent or, guardian, or surrogate, a decision or objection of a principal or patient, or the provisions of this chapter. This subdivision shall not be construed to establish a defense for the failure to follow standards of professional conduct and to exercise due care in the provision of services;
- (2) relying Relying on an amended, suspended, or revoked advance directive, unless the employee knew or should have known of the amendment, suspension, or revocation; or.
- (3) providing Providing notice to the employer of a moral or other conflict pursuant to subdivision 9707(b)(3) of this title, so long as the employee has provided ongoing health care until a new employee or provider has been found to provide the services.

* * *

Subchapter 2. Surrogate Consent

§ 9731. INFORMED CONSENT BY SURROGATE FOR DNR/COLST ORDER

- (a)(1) One or more interested individuals may be eligible to act as the surrogate for an adult without capacity in order to provide or withhold informed consent for a do-not-resuscitate order or clinician order for life-sustaining treatment pursuant to this subchapter. Only one interested individual may act as a surrogate at a time.
- (2)(A) A patient's health care provider shall not be considered an interested individual and shall not serve as a patient's surrogate to provide or withhold informed consent for a DNR/COLST order pursuant to this chapter unless related to the patient by blood, marriage, civil union, or adoption.

- (B) The owner, operator, employee, agent, or contractor of a residential care facility, health care facility, or correctional facility in which the patient resides at the time the DNR/COLST order is written shall not be considered an interested individual and shall not act as the patient's surrogate to provide or withhold consent for a DNR/COLST order pursuant to this chapter unless related to the patient by blood, marriage, civil union, or adoption.
- (b) A surrogate may provide or withhold informed consent only if all of the following conditions are met:
- (1) the patient's clinician determines that the patient lacks capacity to provide informed consent;
 - (2) the patient has not appointed an agent through an advance directive;
- (3) the patient has not indicated in an advance directive that the interested individual or individuals seeking to serve as surrogate should not be consulted on health care decisions or otherwise provided instructions in an advance directive contrary to allowing such individual or individuals to serve as surrogate;
- (4) the patient does not have a guardian who is authorized to make health care decisions; and
- (5) the patient does not object to the surrogate providing or withholding consent for a DNR/COLST order or to the treatment proposed to be provided or withdrawn pursuant to a DNR/COLST order, even if the patient lacks capacity.
- (c)(1) A surrogate shall be an interested individual who is designated by the patient by personally informing the patient's clinician. If the patient designates a surrogate to the clinician orally, the clinician shall document the designation in the patient's medical record at the time the designation is made.
- (2) If the patient has not designated a surrogate pursuant to subdivision (1) of this subsection, or if the surrogate designated by the patient is not reasonably available or is unwilling to serve, then the patient's clinician shall make a reasonable attempt to notify all reasonably available interested individuals of the need for a surrogate to make a decision regarding whether to provide or withhold consent for a DNR/COLST order. A surrogate shall be an interested individual who is:
- (A) willing to provide or withhold informed consent for a DNR/COLST order for the patient in accordance with the patient's wishes and values, if known; and
 - (B) willing and available to consult with the patient's clinician.

- (3) Notwithstanding the provisions of subdivisions (1) and (2) of this subsection, an individual shall not serve as a surrogate over the patient's objection, even if the patient lacks capacity.
- (d) The patient's clinician, health care provider, or residential care provider may rely on the decision of a surrogate identified pursuant to this section as long as the clinician or provider documents in the patient's medical record that the surrogate has confirmed that one of the following circumstances applies:
- (1)(A) All interested individuals agree on the decision to provide or withhold consent for a DNR/COLST order, in which case they shall designate one surrogate, as well as an alternate, if available, who is authorized to provide or withhold consent and whose name will be identified on the DNR/COLST form and in the patient's medical record.
- (B) All interested individuals agree that a specific interested individual may make the decision regarding whether to provide or withhold consent for a DNR/COLST order, in which case they shall designate the individual as the surrogate, as well as an alternate, if available, who is authorized to provide or withhold consent and whose name will be identified on the DNR/COLST form and in the patient's medical record.
- (C) The surrogate or alternate, if applicable, is not reasonably available, in which case the clinician shall consult the interested individuals to request designation of another surrogate and alternate.
- (2) If at any time the interested individuals are unable to agree on the designation of a surrogate, an interested person, as defined in 14 V.S.A. § 3061, may file a petition for guardianship in the Probate Division of the Superior Court.
- (e) A surrogate providing informed consent for a DNR/COLST order shall use substituted judgment consistent with the patient's wishes and values and consistent with the parameters described in subsection 9711(d) of this title. The surrogate shall consult with the patient to the extent possible, and with the patient's clinician and any other appropriate health care providers and shall provide or withhold informed consent for a DNR/COLST order by attempting to determine what the patient would have wanted under the circumstances.
- (f) The patient's clinician shall make reasonable efforts to inform the patient of any proposed treatment, or of any proposal to withhold or withdraw treatment, based on the decisions made by the surrogate.
- (g) If the patient's clinician determines that the patient no longer lacks capacity and the DNR/COLST order was based on informed consent provided

by a surrogate, the clinician shall seek the informed consent of the patient for any DNR/COLST order, which shall supersede the surrogate's consent.

- (h) A surrogate shall have the same rights as a patient with capacity would have to the following, to the extent that it is related to providing or withholding informed consent for a DNR/COLST order:
- (1) request, receive, review, and copy any oral or written information regarding the patient's physical or mental health, including medical and hospital records;
- (2) participate in any meetings, discussions, or conferences concerning health care decisions related to the patient;
 - (3) consent to the disclosure of health care information; and
- (4) file a complaint on behalf of the patient regarding a health care provider, health care facility, or residential care facility.
- Sec. 2. 33 V.S.A. § 7306 is amended to read:

§ 7306. RESIDENT'S REPRESENTATIVE

- (a) The Except as provided in subsection (b) of this section, the rights and obligations established under this chapter shall devolve to a resident's reciprocal beneficiary, guardian, next of kin, sponsoring agency, or representative payee (except when the facility itself is a representative payee) if the resident:
 - (1) has been adjudicated incompetent;
- (2) has been found by his or her physician to be medically incapable of understanding or exercising the rights granted under this chapter; or
 - (3) exhibits a communication barrier.
- (b) Notwithstanding the provisions of subsection (a) of this section, consent for a do-not-resuscitate order or a clinician order for life-sustaining treatment shall be provided or withheld only by the resident, by the resident's guardian or agent, or by a surrogate designated pursuant to 18 V.S.A. chapter 231, subchapter 2.
- (c)(1) A resident's representative identified in subsections (a) and (b) of this section shall make decisions for the resident by attempting to determine what the resident would have wanted under the circumstances. In making the determination, the resident's representative shall consider the following:
- (A) the resident's specific instructions or wishes as expressed to a spouse, adult child, parent, adult sibling, adult grandchild, clergy person,

<u>health care provider, or any other adult who has exhibited specific care or concern for the resident; and</u>

- (B) the representative's knowledge of the resident's personal preferences, values, or religious or moral beliefs.
- (2) If the resident's representative cannot determine what the resident would have wanted under the circumstances, the representative shall make a determination through an assessment of the resident's best interests. When making a decision for the resident on this basis, the representative shall not authorize the provision or withholding of health care on the basis of the resident's economic status or a preexisting, long-term mental or physical disability.
- (3) When making a determination under this section, representatives shall not consider their own interests, wishes, values, or beliefs.
- (d) Notwithstanding the provisions of subsection (a) of this section, the facility shall make every reasonable effort to communicate the rights and obligations established under this chapter directly to the resident.

Sec. 3. RULEMAKING

The Department of Disabilities, Aging, and Independent Living shall amend its nursing home rules to comply with 33 V.S.A. § 7306 as amended by this act.

Sec. 4. EFFECTIVE DATE

This act shall take effect on January 1, 2016.