I_132_1284

132nd General Assembly Regular Session 2017-2018

. B. No.

A BILL

To enact sections 2108.36, 2108.37, and 2108.38 of
the Revised Code regarding anatomical gifts,
transplantation, and discrimination on the basis
of disability.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2108.36, 2108.37, and 2108.38 of	5
the Revised Code be enacted to read as follows:	6
Sec. 2108.36. (A) As used in this section and sections	7
2108.37 and 2108.38 of the Revised Code:	8
(1) "Auxiliary aid or service" means an aid or service	9
that is used to provide information to an individual with a	10
cognitive, developmental, intellectual, neurological, or	11
physical disability and is available in a format or manner that	12
allows the individual to easily understand the information. An	13
auxiliary aid or service may include the following:	14
(a) A qualified interpreter or other effective means of	15
making aurally delivered materials available to an individual	16
with a hearing impairment;	17



(b) A qualified reader, taped text, text in an accessible	18
electronic format, or other effective means of making visually	19
delivered materials available to an individual with a visual	20
<pre>impairment;</pre>	21
(c) A supported decision-making service, including the	22
following:	23
(i) The use of an individual to communicate information to	24
the individual with a disability, ascertain the wishes of the	25
individual, or assist the individual in making decisions;	26
(ii) The disclosure of information to a legal guardian,	27
authorized representative, or another individual designated by	28
the individual with a disability for such purpose, as long as	29
the disclosure is consistent with state and federal law,	30
including the federal "Health Insurance Portability and	31
Accountability Act of 1996," 42 U.S.C. 1320d et seq. and any	32
regulations promulgated by the United States department of	33
health and human services to implement the act.	34
(2) "Covered entity" means any of the following:	35
(a) A licensed health professional as defined in section	36
3721.21 of the Revised Code;	37
(b) A hospital registered under section 3701.07 of the	38
Revised Code or as defined in section 5122.01 of the Revised	39
Code;	40
(c) An ambulatory surgical facility as defined in section	41
3702.30 of the Revised Code;	42
(d) A hospice care program as defined in section 3712.01	43
of the Revised Code;	44
(e) A public hospital as defined in section 5122.01 of the	45

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Revised Code;	46
(f) A home, including a nursing home, residential care	47
facility, or home for the aging as defined in section 3721.01 of	48
the Revised Code or a veterans' home operated under Chapter	49
5907. of the Revised Code;	50
(g) A residential facility as defined in section 5119.34	51
or section 5123.19 of the Revised Code;	52
(h) An intermediate care facility for individuals with	53
intellectual disabilities as described in section 5124.01 of the	54
Revised Code;	55
(i) A long-term care facility as defined in section	56
3721.21 of the Revised Code;	57
(j) A correctional medical center established by the	58
department of rehabilitation and corrections;	59
(k) Any entity responsible for matching anatomical gift	60
donors to potential recipients.	61
(3) "Disability" has the same meaning as in the "Americans	62
with Disabilities Act of 1990," 42 U.S.C. 12102.	63
(4) "Qualified recipient" means a recipient who has a	64
disability and meets the essential eligibility requirements for	65
receipt of an anatomical gift with or without any of the	66
<pre>following:</pre>	67
(a) Individuals or entities available to support and	68
assist the recipient with an anatomical gift or transplantation;	69
(b) Auxiliary aids or services;	70
(c) Reasonable modifications to the policies, practices,	71
or procedures of a covered entity, including modifications to	72

allow for either or both of the following:	73
(i) Communication with one or more individuals or entities	74
available to support or assist with the recipient's care after	75
surgery or transplantation;	76
(ii) Consideration of the availability of such individuals	77
	7.8
or entities when determining whether the recipient is able to	
comply with medical requirements following transplantation.	79
(B) A covered entity shall not do any of the following	80
solely on the basis of an individual's disability:	81
(1) Consider a qualified recipient ineligible for	82
transplantation or to receive an anatomical gift;	83
(2) Pony modical or other corriges related to	84
(2) Deny medical or other services related to	
transplantation, including evaluation, surgery, and counseling	85
and treatment following transplantation;	86
(3) Refuse to refer an individual to a transplant center	87
or specialist;	88
(4) Refuse to place a qualified recipient on an organ or	89
tissue waiting list;	90
(5) Place a qualified recipient at a position on an organ	91
or tissue waiting list that is lower than the position at which	92
the recipient would have been placed if not for the recipient's	93
disability.	94
(C)(1) Subject to division (C)(2) of this section, when	95
making treatment recommendations or decisions related to an	96
anatomical gift or transplantation, a covered entity may	97
consider an individual's disability, if the disability has been	98
determined by a physician, following an examination of the	99
individual, to be medically significant to the provision of an	100

anatomical gift or transplantation.	101
(2) A covered entity shall not consider the inability to	102
comply with medical requirements following transplantation to be	103
medically significant if a qualified recipient has individuals	104
or entities available to assist in complying with the	105
requirements.	106
(D) A covered entity shall make reasonable modifications	107
to its policies, practices, or procedures to allow individuals	108
with disabilities access to transplantation-related treatment	109
and services, except when the entity can demonstrate that the	110
modifications would fundamentally alter the nature of the	111
treatment and services.	112
(E) A covered entity shall take steps as necessary to	113
ensure that individuals with disabilities are not denied	114
transplantation-related treatment and services, including	115
counseling, due to the absence of auxiliary aids and services,	116
except when the entity can demonstrate that the steps would	117
fundamentally alter the nature of the treatment and services	118
offered or result in an undue burden.	119
Sec. 2108.37. Whenever it appears that a covered entity	120
has violated, is violating, or is about to violate section	121
2108.36 of the Revised Code, the affected individual may	122
commence a civil action for injunctive and other equitable	123
relief against the covered entity. The action shall be commenced	124
in the court of common pleas of the county in which the	125
violation occurred, is occurring, or is about to occur.	126
In an action commenced under this section, the court shall	127
schedule a hearing as soon as practicable and shall apply the	128
same standards when rendering judgment as would be applied in an	129

action brought in federal court under the "Americans with	130
Disabilities Act of 1990," 42 U.S.C. 12101 et seq.	131
Sec. 2108.38. (A) As used in this section:	132
(1) "Covered person" means a policyholder, subscriber,	133
enrollee, member, or individual covered by a health benefit	134
plan.	135
(2) "Health benefit plan" means a policy, contract,	136
certificate, or agreement offered by a health plan issuer to	137
provide, deliver, arrange for, pay for, or reimburse any of the	138
costs of health care services, including benefit plans marketed	139
in the individual or group market by all associations, whether	140
bona fide or not. "Health benefit plan" also means a limited	141
benefit plan, except as follows. "Health benefit plan" does not	142
mean any of the following types of coverage: a policy, contract,	143
certificate, or agreement that covers only a specified accident,	144
accident only, credit, dental, disability income, long-term	145
care, hospital indemnity, supplemental coverage, as described in	146
section 3923.37 of the Revised Code, specified disease, or	147
vision care; coverage issued as a supplement to liability	148
insurance; insurance arising out of workers' compensation or	149
similar law; automobile medical payment insurance; or insurance	150
under which benefits are payable with or without regard to fault	151
and which is statutorily required to be contained in any	152
liability insurance policy or equivalent self-insurance; a	153
medicare supplement policy of insurance, as defined by the	154
superintendent of insurance by rule, coverage under a plan	155
through medicare, medicaid, or the federal employees benefit	156
program; any coverage issued under Chapter 55 of Title 10 of the	157
United States Code and any coverage issued as a supplement to	158
that coverage.	159

(3) "Health plan issuer" means an entity subject to the	160
insurance laws and rules of this state, or subject to the	161
jurisdiction of the superintendent of insurance, that contracts,	162
or offers to contract to provide, deliver, arrange for, pay for,	163
or reimburse any of the costs of health care services under a	164
health benefit plan, including a sickness and accident insurance	165
company, a health insuring corporation, a fraternal benefit	166
society, a self-funded multiple employer welfare arrangement, or	167
a nonfederal, government health plan. "Health plan issuer"	168
includes a third-party administrator licensed under Chapter	169
3959. of the Revised Code to the extent that the benefits that	170
such an entity is contracted to administer under a health	171
benefit plan are subject to the insurance laws and rules of this	172
state or subject to the jurisdiction of the superintendent.	173
(B) A health plan issuer that provides coverage for	174
anatomical gifts, transplantation, or related treatment and	175
services shall not deny such coverage to a covered person solely	176
on the basis of the person's disability.	177