### As Introduced

134th General Assembly Regular Session 2021-2022

H. C. R. No. 26

**Representative Brinkman** 

Cosponsors: Representatives Fowler Arthur, Gross, Hall, Riedel, Schmidt, Stoltzfus, Vitale, Powell, Creech

## A CONCURRENT RESOLUTION

То	affirm	the	right	of	patients	and	families	to	direct	1
	health	care	decis	sior	ns.					2

# BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF OHIO (THE SENATE CONCURRING):

WHEREAS, The protection of human life is a compelling state	3				
interest; and	4				
WHEREAS, Ohio law has long upheld the right of individuals,	5				
or their designated representatives, to direct their health care	6				
and make medical treatment decisions; and	7				
WHEREAS, The American Medical Association (AMA) Code of	8				
Medical Ethics acknowledges that medical circumstances can arise	9				
where medical professionals determine that a patient's treatment	10				
should not continue based on subjective factors, such as quality					
of life; and					
WHEREAS, These decisions can put patients at risk of unjust	13				
and premature death; and	14				
WHEREAS, Disputes over treatment decisions have led to	15				
highly publicized legal cases that exact a high cost					
financially, emotionally, and otherwise, on all parties	17				

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#### involved; and

WHEREAS, Due to restrictions related to the COVID-19 pandemic, some hospitalized patients and senior citizens in various facilities have been isolated, creating unprecedented circumstances where family members cannot directly interact with their loved ones and are unable to reasonably assess their status; and

WHEREAS, These scenarios reinforce the General Assembly's duty to vigilantly protect the rights of Ohio residents; and

WHEREAS, AMA ethical standards require that medical27decision making regarding life-sustaining care be made by the28competent patient or the patient's surrogate; and29

WHEREAS, The fundamental constitutional rights of life and liberty demand that a robust and protective legal due process be guaranteed when a decision to withhold or withdraw lifesustaining treatment is in dispute; and

WHEREAS, If notice to withdraw life-sustaining care is contested by a patient's representative, care should not be withdrawn until a full and fair hearing is conducted by an impartial decision maker; and

WHEREAS, A just society must err on the side of life and maintain that it is in the best interest of a patient to continue to live and receive the treatment needed to sustain life; now therefore be it

RESOLVED, That we, the members of the 134th General Assembly of the State of Ohio, affirm the right of patients and families to direct health care decisions and urge all three branches of state and local governments to affirm this right; and be it further

RESOLVED, That we, the members of the 134th General

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Governor and news media of Ohio.

Assembly of the State of Ohio, find that denying the right to	48			
life to any person without due process when a decision to	49			
withhold or withdraw life-sustaining treatment is in dispute	50			
creates irreparable harm and hardship for the person subject to	51			
that deprivation, and that it is within the public interest to				
maintain life-sustaining medical care until a final judgment on				
withdrawal of care is entered; and be it further	54			
RESOLVED, That the Clerk of the House of Representatives	55			
transmit duly authenticated copies of this resolution to the	56			

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