1	INTERIM	STUDY PROPOSAL 201	9-167
2	State of Arkansas	A D'11	
3	92nd General Assembly	A Bill	JMB/JMB
4	Second Extraordinary Session, 2020		HOUSE BILL
5			
6	By: Representative B. Smith		
7		File	ed with: Arkansas Legislative Council
8			pursuant to A.C.A. §10-3-217.
9	For A	An Act To Be Entitle	ed
10		IE MEDICAL CONSCIENCE	E PROTECTION
11	ACT; AND FOR OTHER	PURPOSES.	
12			
13			
14		Subtitle	
15		MEDICAL CONSCIENCE	
16	PROTECTION ACT	Γ.	
17			
18	DE IM ENAGMED DY MUE GENEDAL AG		OF ADVANCAC.
19 20	BE IT ENACTED BY THE GENERAL AS	SEMBLY OF THE STATE	OF ARKANSAS:
20	SECTION 1 Arkenses Code	Title 17 Chapter	o is smoothed to add on
21 22	SECTION 1. Arkansas Code additional subchapter to read a	_	so, is amended to add an
22	_	Medical Conscience Pi	rotoation Act
24	<u>Subchapter 5 – M</u>	ledical conscience ri	rotection Act
25	17-80-501. Title.		
26	<u>This subchapter shall be</u>	known and may be cit	ted as the "Medical
27	Conscience Protection Act".		
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29	<u>17-80-502. Legislative f</u>	indings and purpose	•
30	(a) The General Assembly	<u>finds that:</u>	
31	(1) The right of c	conscience is a funda	amental and unalienable
32	<u>right;</u>		
33	(2) The right of c	conscience was centra	al to the founding of the
34	United States, has been deeply	rooted in the histo:	ry and tradition of the
35	United States for centuries, an	nd has been central f	to the practice of medicine
36	through the Hippocratic Oath fo	or millennia;	

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1	(3) Despite its importance, threats to the right of conscience
2	of healthcare practitioners and healthcare institutions have become
3	increasingly more common and severe in recent years;
4	(4) The swift pace of scientific advancement and the expansion
5	of medical capabilities, along with the notion that healthcare practitioners
6	and healthcare institutions are mere public utilities, promise only to
7	exacerbate the current crisis unless something is done to restore the
8	importance of the right of conscience; and
9	(5) It is the public policy of this state to protect the right
10	of conscience of healthcare practitioners and healthcare institutions.
11	(b) It is the purpose of this subchapter to protect all healthcare
12	practitioners and healthcare institutions from discrimination, punishment, or
13	retaliation as a result of any instance of conscientious medical objection.
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15	17-80-503. Definitions.
16	As used in this subchapter:
17	(1)(A) "Conscience" means the deeply held religious, moral,
18	ethical, or philosophical beliefs or principles of a healthcare practitioner
19	or healthcare institution.
20	(B) "Conscience" of a healthcare institution may be
21	determined by reference to existing or proposed documents, including without
22	limitation any published religious, moral, or ethical guidelines, mission
23	statements, constitutions, bylaws, articles of incorporation, regulations, or
24	other relevant documents;
25	(2) "Discriminate" means to take an adverse action against, or
26	communicate a threat of adverse action to, any healthcare practitioner or
27	healthcare institution as a result of a decision by a healthcare practitioner
28	or healthcare institution to decline to participate in a healthcare service
29	on the basis of the conscience of the healthcare practitioner or healthcare
30	institution, including without limitation:
31	(A) Termination;
32	(B) Refusal of staff privileges;
33	(C) Refusal of board certification;
33 34	
	(C) Refusal of board certification;

1	(G) Reduction of wages, benefits, or privileges;
2	(H) Refusal to award any grant, contract, or other
3	program;
4	(I) Refusal to provide residency training opportunities;
5	(J) Refusal to authorize the creation, expansion,
6	improvement, acquisition, affiliation, or merger of a healthcare institution;
7	and
8	(K) Any other penalty or disciplinary retaliatory action;
9	(3) "Employer" means an individual or entity that pays for or
10	provides health benefits or health insurance coverage as a benefit to the
11	employees of the individual or entity;
12	(4) "Healthcare institution" means a public or private
13	organization, corporation, partnership, sole proprietorship, association,
14	agency, network, joint venture, or other entity involved in providing
15	healthcare services, including without limitation:
16	(A) A hospital;
17	(B) A clinic;
18	(C) A medical center;
19	(D) An ambulatory surgical center;
20	(E) A private physician's office;
21	(F) A pharmacy;
22	(G) A nursing home;
23	(H) A medical training facility;
24	(I) An individual, association, corporation, or other
25	entity attempting to establish a new healthcare institution or operating an
26	existing healthcare institution; and
27	(J) Any other institution or location where healthcare
28	services are provided to an individual;
29	(5) "Healthcare practitioner" means an individual who is:
30	(A) A physician;
31	(B) A physician's assistant;
32	(C) A nurse;
33	(D) A nurse's aide;
34	(E) A medical assistant;
35	(F) A healthcare institution employee;
36	(G) A pharmacist;

1	(H) A pharmacy employee;
2	(I) A researcher;
3	(J) A student, employee, or faculty member of a medical
4	school or nursing school;
5	(K) A counselor;
6	(L) A social worker; or
7	(M) Any professional, paraprofessional, or other
8	individual who furnishes or assists in the providing or performing of
9	healthcare services;
10	(6)(A) "Healthcare service" means a phase of patient medical
11	care, treatment, or procedure, including without limitation:
12	(i) Patient referral;
13	(ii) Counseling;
14	<u>(iii) Therapy;</u>
15	(iv) Testing;
16	(v) Research;
17	(vi) Diagnosis or prognosis;
18	(vii) Instruction;
19	(viii) Prescribing, dispensing, or administering of
20	any drug, medication, or device;
21	(ix) Surgery; and
22	(x) Other care or treatment provided by a healthcare
23	provider or healthcare institution.
24	(B) "Healthcare service" does not mean health care or
25	treatment that is emergent or necessary to save the life of the patient;
26	(7) "Participate" means to provide, perform, assist with,
27	facilitate, refer for, counsel for, advise with regard to, admit for the
28	purposes of providing, or take part in any way in providing any healthcare
29	service or any form of healthcare service; and
30	(8) "Reasonable accommodation" means an arrangement to
31	accommodate beliefs or practices consistent with Title VII of the Civil
32	Rights Act of 1964, 42 U.S.C. § 2000e et seq., as existing on January 1,
33	<u>2019.</u>
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35	17-80-504. Right of conscience.
36	(a) A healthcare practitioner or healthcare institution:

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1	(1) Has the right not to participate in a healthcare service
2	that violates his, her, or its conscience;
3	(2) Is not required to participate in a healthcare service that
4	violates his, her, or its conscience; and
5	(3) Is not civilly, criminally, or administratively liable for
6	declining to participate in a healthcare service that violates his, her, or
7	its conscience.
8	(b) An individual, healthcare practitioner, health institution, public
9	institution, private institution, public official, or any board or agency
10	that certifies competency in a medical specialty shall not discriminate
11	against a healthcare practitioner or healthcare institution in any manner
12	based upon his, her, or its declining to participate in a healthcare service
13	that violates his, her, or its conscience.
14	(c) The right of conscience described in subsection (a) of this
15	section does not include the right to deny emergency medical care.
16	(d) An action taken by a healthcare institution or employer of a
17	healthcare practitioner is not discrimination under this subchapter if the
18	action is taken as a reasonable accommodation to the right of conscience of a
19	healthcare practitioner.
20	(e)(l) A healthcare institution that exercises the right of conscience
21	shall promptly inform the patient or an individual authorized to make
22	healthcare decisions for the patient that the healthcare institution will not
23	participate in the healthcare service for reasons of conscience.
24	(2) If a request for transfer is made by the patient or on
25	behalf of the patient, the healthcare institution shall make all reasonable
26	efforts to assist in a prompt transfer of the patient and provide continuing
27	care to the patient until a transfer can be effected or until a determination
28	has been made that a transfer cannot be effected.
29	(3) If a transfer cannot be effected, the healthcare institution
30	shall not be compelled to participate in a healthcare service that violates
31	the conscience of the healthcare institution.
32	(f) This section does not:
33	(1) Prohibit a potential employer of a healthcare practitioner
34	from designating participation in a particular healthcare service as a
35	fundamental requirement for a position by providing a written certification

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     to the applicant that the healthcare service is directly related and
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     essential to a core purpose of the employer; or
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                 (2) Authorize a healthcare practitioner or healthcare
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     institution to object to or refuse to participate in a healthcare service
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     based upon the particular characteristics of the patient who is seeking the
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     healthcare service.
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           (g) This section authorizes a healthcare practitioner or healthcare
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     institution to object to a healthcare service if the healthcare service is
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     sought for a particular purpose that is in conflict with the conscience of
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     the healthcare practitioner or healthcare institution regardless of the
     patient who is seeking those services.
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           17-80-505. Notice requirements.
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           (a)(1) A healthcare institution or employer shall prominently post a
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     notice, not less than eight and one-half inches by eleven inches (8.5" x 11")
     in size, entitled "Right of Conscience for Healthcare Practitioners,
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     Students, and Employees" in a location where other notices are normally
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     posted or, if notices are not normally posted, in a location in which
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     personnel are likely to see the notice.
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                 (2) The purpose of the notice described in subdivision (a)(1) of
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     this section is to fully inform personnel of their right of conscience with
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     respect to the delivery of healthcare services.
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           (b) A healthcare institution or employer shall ensure that each member
     of personnel, student, or employee is informed of his or her right of
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     conscience with respect to the delivery of healthcare services upon the start
     of employment or service.
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           (c) An healthcare institution or employer that violates this section
     is subject to a civil fine not to exceed ten thousand dollars ($10,000) per
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     incident.
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           17-80-506. Civil remedies.
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           (a)(1) A civil action for damages or injunctive relief, or both, may
     be brought by a healthcare practitioner or healthcare institution for a
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     violati<u>on of this subchapter.</u>
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                 (2) A claim that the violation of this subchapter was necessary
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     to prevent an additional burden or expense on another healthcare
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1	practitioner, healthcare institution, or individual, including without
2	limitation a patient, is not an affirmative defense.
3	(3) A civil action brought under subdivision (a)(1) of this
4	section shall demonstrate by a preponderance of the evidence that:
5	(A) The healthcare practitioner or healthcare
6	institution holds a conscience as defined in this subchapter; and
7	(B) A reasonable accommodation was not offered or
8	made for the conscience of the healthcare practitioner or healthcare
9	institution.
10	(b)(l)(A) Upon a finding of a violation of this subchapter, the
11	aggrieved party shall be entitled to recover treble damages, including
12	without limitation damages related to:
13	(i) Pain and suffering sustained by the individual,
14	association, corporation, healthcare institution, or other entity;
15	(ii) The cost of the civil action; and
16	(iii) Reasonable attorney's fees.
17	(B) However, the total amount of damages shall not be less
18	than five thousand dollars (\$5,000) for each violation in addition to the
19	costs of the civil action and reasonable attorney's fees.
20	(2) Damages shall be cumulative and are not exclusive of other
21	remedies that may be afforded under state or federal law.
22	(c) A court may award injunctive relief, including without limitation
23	ordering the reinstatement of a healthcare practitioner to his or her prior
24	employment position or board certification or relicensure of a healthcare
25	institution.
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27	17-80-507. Applicability.
28	This subchapter is supplemental to existing protections of the right of
29	conscience within the Arkansas Code and does not affect the existing laws
30	within the state concerning protection of the right of conscience.
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33	Referred by Representative B. Smith
34	Prepared by: JMB/JMB
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