## 4531

2009-2010 Regular Sessions

IN SENATE

April 24, 2009

Introduced by Sen. KRUEGER -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the domestic relations law, in relation to advanced written consent and directives for the transfer, use, and disposition of gametes or embryos cryopreserved in the course of a program of assisted reproductive technology

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

## Section 1. The domestic relations law is amended by adding a new arti-1 2 cle 8-A to read as follows: 3 ARTICLE 8-A 4 CRYOPRESERVED EMBRYOS OR GAMETES 5 SECTION 130. DEFINITIONS. 6 131. ADVANCE WRITTEN CONSENT AND DIRECTIVES FOR THE TRANSFER. 7 USE, AND DISPOSITION OF CRYOPRESERVED EMBRYOS OR 8 GAMETES. 9 S 130. DEFINITIONS. WHEN USED IN THIS ARTICLE, UNLESS THE CONTEXT OR 10 SUBJECT MATTER CLEARLY REOUIRES A DIFFERENT MEANING: MEAN 11 "ABANDON BY REOUEST" SHALL THAT A PARTY INTENDS TO CEASE 1. PARTICIPATION IN AN ASSISTED REPRODUCTIVE TECHNOLOGY PROGRAM AND NOTI-12 A PROVIDER OF ASSISTED REPRODUCTIVE SERVICES OF SUCH INTENT IN A 13 FIES 14 WRITTEN, SIGNED, AND NOTARIZED LETTER OF INTENT TO ABANDON BY REOUEST. WITHIN THIRTY DAYS OF RECEIPT OF A PARTY'S LETTER OF INTENT TO ABANDON 15 16 BY REQUEST, THE PROVIDER SHALL SEND, BY CERTIFIED MAIL, RETURN RECEIPT 17 TO ANY OTHER PARTY WHOSE PARTICIPATION IN SUCH PROVIDER'S REOUESTED, ASSISTED REPRODUCTIVE SERVICES MAY BE AFFECTED BY THE REQUESTING PARTY'S 18

19 ABANDONMENT BY REQUEST, A WRITTEN NOTICE THAT THE TERMS OF AN EXECUTED 20 ADVANCE DIRECTIVE FOR DISPOSITION WILL BE IMPLEMENTED. IF ANY PARTY IS 21 ALSO A PATIENT, A COPY OF SUCH NOTICE AND PROOF OF MAILING SHALL BE KEPT 22 IN THAT PARTY'S MEDICAL RECORDS. ON THE THIRTIETH DAY AFTER THE DATE ON

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 THE ON THE THIRTIETH DAY AFTER THE PROVIDER'S RECEIPT OF THE LETTER OF 2 3 INTENT TO ABANDON BY REQUEST, THE PROVIDER SHALL IMPLEMENT THE APPLICA-4 BLE TERMS OF THE REOUESTING PARTY'S EXECUTED ADVANCE DIRECTIVE FOR 5 DISPOSITION.

6 2. "ASSISTED REPRODUCTIVE TECHNOLOGY" SHALL INCLUDE, BUT NOT BE LIMIT-7 ED TO, THE FOLLOWING METHODS OF ASSISTING IN FERTILIZATION: IN VITRO 8 FERTILIZATION-EMBRYO TRANSFER, GAMETE INTRAFALLOPIAN TRANSFER, AND CRYO-9 PRESERVATION.

10 3. "CRYOPRESERVATION" SHALL MEAN THE STORAGE OF GAMETES OR EMBRYOS 11 PRODUCED BY MEANS OF AN ASSISTED REPRODUCTIVE TECHNOLOGY PROCEDURE AND 12 PRESERVED BY MEANS OF LOW-TEMPERATURE FREEZING IN LIOUID NITROGEN OR 13 OTHER SIMILAR MEDIUM.

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4. "EMBRYO" SHALL MEAN A FERTILIZED HUMAN OVUM.

15 5. "FAILURE TO PAY STORAGE FEES" SHALL MEAN THAT A PROVIDER TO WHOM A 16 PARTY PAYS A STORAGE FEE HAS NOT RECEIVED A FEE FROM SUCH PARTY FOR THREE CONSECUTIVE YEARS. AFTER THREE CONSECUTIVE YEARS OF NONPAYMENT, 17 PROVIDER SHALL NOTIFY IN WRITING BY CERTIFIED MAIL, RETURN RECEIPT 18 THE 19 REQUESTED, SENT TO THE LAST KNOW ADDRESS OF THE NON-PAYING PARTY, AND TO THE LAST KNOWN ADDRESS OF ANY OTHER PARTY WHOSE PARTICIPATION MAY 20 BE 21 AFFECTED BY THE NON-PAYING PARTY'S FAILURE TO PAY STORAGE FEES, A WRIT-TEN NOTICE THAT, UNLESS THE PROVIDER IS CONTACTED AND INSTRUCTED TO DO 22 OTHERWISE, THE TERMS OF AN EXECUTED ADVANCED DIRECTIVE FOR DISPOSITION 23 24 IN THE EVENT OF FAILURE TO PAY STORAGE FEES WILL BE IMPLEMENTED. SIX 25 MONTHS FROM THE DATE OF THE FIRST NOTICE, A SECOND SUCH NOTICE SHALL BE 26 MAILED IN THE SAME MANNER AS THE FIRST NOTICE. IF THE NON-PAYING PARTY OR AN AFFECTED PARTY IS ALSO A PATIENT, A COPY OF SUCH NOTICE OR NOTICES 27 PROOFS OF MAILING SHALL BE KEPT IN THAT PARTY'S MEDICAL RECORDS. IF 28 AND THE PROVIDER RECEIVES NO INSTRUCTION TO DO OTHERWISE IN RESPONSE TO 29 EITHER THE FIRST OR SECOND NOTIFICATION, ON THE THIRTIETH DAY AFTER THE 30 DATE OF THE SECOND LETTER OF NOTIFICATION, THE PROVIDER SHALL IMPLEMENT 31 32 TERMS OF THE NON-PAYING PARTY'S EXECUTED ADVANCE DIRECTIVE FOR THE 33 DISPOSITION IN THE EVENT OF FAILURE TO PAY STORAGE FEES. 34

6. "GAMETES" SHALL MEAN HUMAN SPERM OR OVA.

35 7. "PATIENT" SHALL MEAN A PERSON WHO DONATES OR RECEIVES A GAMETE OR 36 EMBRYO.

37 8. "PARTY" SHALL MEAN A NATURAL PERSON WHO EXECUTES, ACCORDING TO THE 38 PROVISIONS OF SECTION ONE HUNDRED THIRTY-ONE OF THIS ARTICLE, A PROVID-39 ER'S ADVANCE WRITTEN CONSENT AND DIRECTIVES FOR THE TRANSFER, USE, AND 40 DISPOSITION OF CRYOPRESERVED EMBRYOS OR GAMETES FOR ASSISTED REPRODUC-41 TIVE SERVICES.

"PROVIDER" SHALL MEAN AN INDIVIDUAL, CORPORATION, OTHER BUSINESS 42 9. 43 ENTITY, OR NON-PROFIT ENTITY ENGAGED IN PROVIDING ASSISTED REPRODUCTIVE 44 TECHNOLOGY SERVICES.

45 131. ADVANCE WRITTEN CONSENT AND DIRECTIVES FOR THE TRANSFER, USE, S AND DISPOSITION OF CRYOPRESERVED EMBRYOS OR GAMETES. 1. ANY PROVIDER 46 47 LOCATED IN NEW YORK STATE WHOSE SERVICES INCLUDE THE CRYOPRESERVATION OF 48 GAMETES OR EMBRYOS, AND BEFORE PROVIDING ANY SUCH SERVICES, SHALL 49 REQUIRE THE PRIOR EXECUTION, PURSUANT TO THIS SECTION, OF ADVANCE WRIT-50 TEN CONSENT AND DIRECTIVES AS TO THE TRANSFER, USE, AND DISPOSITION OF 51 SUCH GAMETES OR EMBRYOS. PRIOR TO RECEIVING ANY ASSISTED REPRODUCTIVE TECHNOLOGY SERVICE, ON A FORM OR FORMS PRESCRIBED BY THE COMMISSIONER OF 52 HEALTH, SUCH CONSENT AND DIRECTIVES SHALL BE SIGNED AND DATED, IN THE PRESENCE OF EACH OTHER, BY THE PARTY REQUESTING SERVICES, A WITNESS FOR 53 54 55 THE REQUESTING PARTY, AND A LICENSED PHYSICIAN AUTHORIZED BY THE PROVID-56 ER. NOTHING CONTAINED IN THIS SECTION SHALL AFFECT THE OBLIGATION OF A 1 PHYSICIAN OR SURGEON UNDER CURRENT LAW TO OBTAIN THE INFORMED CONSENT OF 2 A PARTY WHO MAY ALSO BE A PATIENT PRIOR TO SUCH PHYSICIAN'S OR SURGEON'S 3 PERFORMING ANY MEDICAL OR SURGICAL PROCEDURE FOR WHICH INFORMED CONSENT 4 IS OTHERWISE REQUIRED.

5 THE FORM FOR ADVANCE WRITTEN CONSENT TO ASSISTED REPRODUCTIVE 2. (A) 6 SERVICES EXECUTED BY A PARTY WHO IS ALSO A PATIENT SHALL INCLUDE, BUT 7 NOT BE LIMITED TO, THE FOLLOWING INFORMATION: (I) THE PATIENT'S NAME; (II) THE PATIENT'S ADDRESS, TELEPHONE NUMBER, OR OTHER RELEVANT CONTACT 8 INFORMATION; (III) THE TYPE AND QUANTITY, IF APPLICABLE, OF SPERM, OVA, 9 10 OR EMBRYOS DONATED OR RECEIVED; AND (IV) THE NAME OF THE CLINIC, OR OTHER DONEE FOR A SPECIFIED PURPOSE, WHICH PURPOSE SHALL BE CLEARLY 11 12 STATED.

(B) THE FORM FOR ADVANCE WRITTEN CONSENT TO ASSISTED REPRODUCTIVE 13 14 SERVICES EXECUTED BY A PARTY WHO IS ALSO A PATIENT SHALL BE SIGNED AND 15 DATED BY THE PATIENT, THE ATTENDING PHYSICIAN OR SURGEON, A PROVIDER-AU-16 THORIZED CLINICIAN WHO SHALL VERIFY THE TYPE AND QUANTITY, IF APPLICA-17 BLE, OF SPERM, OVA, OR EMBRYOS DONATED OR RECEIVED, AND ANY OTHER SIGNA-18 TORIES REOUIRED BY SUBDIVISION ONE OF THIS SECTION. THE ORIGINAL 19 EXECUTED CONSENT FORM SHALL BE RETAINED IN THE PROVIDER'S BUSINESS 20 THE MEDICAL RECORDS OF THE PARTY WHO IS ALSO A PATIENT, AND A RECORDS, 21 COPY SHALL BE PROVIDED TO THE PARTY.

3. (A) THE FORM PRESCRIBING DIRECTIVES AS TO THE DISPOSITION OF
CRYOPRESERVED GAMETES OR EMBRYOS SHALL INCLUDE, BUT NOT BE LIMITED TO,
CHOICES FOR DISPOSITION UNDER THE FOLLOWING CIRCUMSTANCES: (I) DEATH OF
A PARTY; (II) THE PARTY'S SEPARATION OR DIVORCE; (III) THE PARTY'S DECISION TO ABANDON BY REQUEST CRYOPRESERVED GAMETES OR EMBRYOS; OR (IV) THE
PARTY'S ABANDONMENT OF CRYOPRESERVED GAMETES OR EMBRYOS BY FAILURE TO
PAY STORAGE FEES.

(B) THE FORM PRESCRIBING DIRECTIVES AS TO THE DISPOSITION OF CRYOPRESERVED GAMETES OR EMBRYOS SHALL INCLUDE, BUT NOT BE LIMITED TO, CHOICES
AND DIRECTION FOR THE FOLLOWING DISPOSITION OPTIONS: (I) MADE AVAILABLE,
TRANSFERRED, OR DONATED TO ANOTHER PARTY; (II) DONATED FOR RESEARCH
PURPOSES; (III) THAWED WITH NO FURTHER ACTION TAKEN; OR (IV) OTHER
DISPOSITION, PROVIDED THAT SUCH DISPOSITION SHALL BE CLEARLY STATED.

(C) THE FORM PRESCRIBING DIRECTIVES AS TO THE DISPOSITION OF CRYOPRE SERVED GAMETES OR EMBRYOS SHALL CLEARLY STATE THE PROVIDER'S TIME LIMIT
 ON STORAGE OF SUCH GAMETES OR EMBRYOS; SUCH TIME LIMIT SHALL NOT BE LESS
 THAN THREE YEARS.

(D) A PARTY WHO CHOOSES THE OPTION TO DONATE TO ANOTHER PARTY PURSUANT TO SUBPARAGRAPH (I) OF PARAGRAPH (B) OF THIS SUBDIVISION SHALL MEET SUCH DONOR QUALIFICATIONS AS MAY BE REQUIRED IN APPLICABLE LAW AND REGU-LATIONS.

43 (E) A PARTY MAY MODIFY DIRECTIVES FOR DISPOSITION OF CRYOPRESERVED
44 GAMETES AND EMBRYOS AT A LATER DATE; PROVIDED THAT SUCH MODIFICATION
45 SHALL BE EXECUTED IN THE SAME MANNER AS IS REQUIRED FOR AN INITIAL
46 CONSENT AND DIRECTIVE PURSUANT TO SUBDIVISION ONE OF THIS SECTION.

S 2. This act shall take effect on the two hundred eightieth day after it shall have become a law; provided, however, that, effective immediately, the commissioner of health is authorized to promulgate any and all rules and regulations and take any other measures necessary to implement this act on its effective date on or before such date.