

97TH GENERAL ASSEMBLY State of Illinois 2011 and 2012 HB1463

by Rep. Daniel J. Burke

SYNOPSIS AS INTRODUCED:

210 ILCS 25/7-109

from Ch. 111 1/2, par. 627-109

Amends the Illinois Clinical Laboratory and Blood Bank Act. Provides that each blood bank may (instead of shall) allow a recipient of blood to designate a donor of his choice, for the purpose of receiving red cells, under certain conditions. Effective immediately.

LRB097 07596 RPM 47707 b

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1 AN ACT concerning health facilities.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Clinical Laboratory and Blood Bank

 Act is amended by changing Section 7-109 as follows:
- 6 (210 ILCS 25/7-109) (from Ch. 111 1/2, par. 627-109)
- 7 Sec. 7-109. Designated donors.
- 8 (a) Each blood bank <u>may</u> shall allow a recipient of blood to
 9 designate a donor of his choice, for the purpose of receiving
 10 red cells, under the following conditions:
- 11 (1) the recipient, or someone on his behalf, has
 12 solicited the donors;
 - (2) the designated donor consents the donation;
- 14 (3) the designated donor's blood may be obtained in 15 sufficient time to meet the health care needs of the 16 recipient;
- (4) the designated donor is qualified to donate blood under the criteria for donor selection promulgated by the federal Food and Drug Administration; and
- 20 (5) the blood of the donor is acceptable for the patient's medical needs.
- 22 (b) Blood donated for designated use shall be reserved for 23 the designated recipient; however, if it has not been used

- 1 within 7 days from the day of donation, it may be used for any
- 2 other medically appropriate purpose.
- 3 (c) This Section shall not limit other procedures blood
- 4 banks may establish to enable directed donations.
- 5 (Source: P.A. 87-1269.)
- 6 Section 99. Effective date. This Act takes effect upon
- 7 becoming law.