

NEVADA GIRLS STATE
SENATE JOINT RESOLUTION NO. 3

Memorializes the 2013 Session of Nevada legislature to enact legislation to allow voluntary physician assisted death in terminally ill citizens in Nevada.

Whereas; Many terminally ill people live their lives in pain and discomfort usually to the end of their lives; and

Whereas; Eligibility for this procedure would be determined through a series of tests and evaluations; and

Whereas; Tests and evaluation may include, but not be limited to psychiatric and physical evaluations done by licensed and professional personnel; and

Whereas; Physician assisted death is not the same in any for as the commonly known idea of carpal punishment; and

Whereas; The purpose of this legislation is to merely serve as another option for qualifying people; and

Whereas; More than 20% of suicides are done by terminally ill patients; and

Whereas; Allowing terminally ill patients to govern, at least to some degree the times of their deaths will make many after death events such as family closure and even funeral plans much more easy to take place; now, therefore, be it

RESOLVED BY THE GIRLS STATE OF NEVADA, assembled in Carson City on July 6, 2012, that the 2013 Session of the Nevada Legislature is hereby memorialized to enact legislation allowing for the legalization of physician assisted suicide.