

**NEVADA GIRLS STATE
ASSEMBLY BILL NO. 3**

AN ACT that permits terminally ill patients at least 21 years of age the right to death with dignity through euthanasia.

Section 1: A person should have the right to self-determination concerning medically assisted, informed, voluntary decisions about dying with dignity and avoiding unnecessary suffering. Their quality of life is extremely low being constantly given copious amounts of drugs and painkillers. People want the dignity and freedom to choose the course of their life.

Section 2: Under this statute, the patient must: (1) be at least 21 years of age; (2) have been diagnosed with a terminal condition by their attending physician and at least one consulting physician; (3) be a legal resident of the State of Nevada; (4) have made an informed and voluntary decision to end their life; (5) have physiological evaluation and be declared competent; (6) make two verbal request at least seven days apart and must make a written request 48 hours after that; and (8) be informed that they can revoke their request at any time.

Section 3: Under this statute, doctors will be immune from legal action for the death of patients who there are assisting to die with dignity, except in instances of coercive acts, and doctors will have the right to deny the request.

Section 4: Life insurance companies may not refuse to sell or provide life insurance or deny benefits to a policyholder or beneficiary because the insured requested or revoked a request for lethal substances in order to assist them in death

Section 5: Terminally ill patients use a large portion of the medical funding and space in hospitals and care facilities and if it is their desire to end their life this will benefit the patient and funds and equipment will be freed.

Section 6: This act will be effective upon passage.

Signature of the Governor of Nevada Girls State

Date