# Advance Directives – Provincial/Territorial Legislation at a Glance

Health Law Institute, Dalhousie University

May 2001 (Last Updated: June 2006)

Copyright © 2002, 2003, 2004, 2005, 2006 Dalhousie Health Law Institute – End of Life (EOL) Project. All rights reserved. Permission is hereby granted by the EOL Project to reproduce without modification or alteration and with attribution for non-profit and educational purposes. Any other use requires the prior expressed written consent of the EOL Project directors.

#### A Summary of Canadian Legislation Concerning Advance Directives<sup>1</sup>

A number of provinces (Alberta, British Columbia, Manitoba, Newfoundland, Nova Scotia, Ontario, Prince Edward Island, Quebec, Saskatchewan) and two territories (Yukon, North West Territories) have enacted advance directive legislation. New Brunswick and Nunavut, at the time of writing, have not yet enacted legislation concerning advance directives.

The legislative summary below provides a review of the advance directive legislation in Canada under the following categories: (1) type of advance directive recognized; (2) who can make an advance directive; (3) who can be a proxy; (4) finding of incapacity; (5) duties of health care providers; (6) technical requirements; (7) limits on powers of proxy; (8) proxy's access to health information; (9) joint proxies/resolving conflicts; (10) revising/revoking an advance directive; (11) protection from liability; and (12) reciprocity between jurisdictions.

<sup>&</sup>lt;sup>1</sup> An *advance directive* is a document in which directions are given by a competent individual concerning what and/or how decisions should be made in the event that at some time in the future the individual becomes incompetent to make health care decisions. There are two kinds of advance directives - *instruction directives* (also known as living wills) and *proxy directives* (also known as durable powers of attorney for health care, health care directives, personal directives, representation agreements, mandates). An instruction directive sets out instructions about *what* and/or *how* health care decisions are to be made in the event that the individual becomes incompetent. A proxy directive sets out instructions about *who* is to make health care decisions in the event that the individual becomes incompetent.

#### **BRITISH COLUMBIA**

Health Care (Consent) and Care Facility (Admission) Act, RSBC 1996, c.181 [c.i.f. (select provisions): Feb.28, 2000] Health Care Consent Regulation, B.C. Reg. 20/00. Representation Agreement Act, RSBC 1996, c.405 [c.i.f.(select provisions): Feb.28, 2000] Representation Agreement Regulation, B.C. Reg. 199/01 [c.i.f.: Sept. 1, 2001] Adult Guardianship Statutes Amendment Act, RSBC 1999, c.25 [c.i.f.: Sept.1, 2001]

Type AD Recognized	Who can make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy***	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
RA Act: -Proxy ("represen- tatives") [no express recognition of instructional directives] see s.2: purpose of this Act a) to allow adults to arrange in advance, how, when and by whom, decisions about their health care, personal care or financial affairs or about other matters will be made if they become incapable of making decisions independently see s.9(1): in a RA, an adult may authorize a reption	<i>RA Act</i> : s.4: an adult (19 yrs) may make a RA unless s/he is incapable	RA Act: s.5(1) a rep may be a) another adult b) Public Trustee s.6 prescribes procedures for naming alternate reps	RA Act: s.15(1): an RA becomes effective on the date it is registered unless the RA provides that it, or a provision of it, becomes effective later a) when the rep receives an assessment report under s.5 of the Adult Guardian-ship Act indicating the adult is incapable b) when an event occurs s.15(2): if the RA provides that it is to become effective when	HCCF Act: s.5(2): a hc provider must not seek a decision about whether to give or refuse substitute consent to health care under ss.11, 14, or 15 unless s/he has made every reasonable effort to obtain a decision from the adult s.8: duty to communicate in appropriate manner When seeking an adult's consent to hc or deciding whether an adult is incapable, a hc provider a) must communicate in a manner appropriate to the adult's skills & abilities, & b) may allow the adult's souse, or any relatives or friends, who accompany the adult and offer their	RA Act: s.13: (1) an RA must be in writing (1.1) an RA is executed when: a) it is signed & witnessed in accordance w/ this section b) all certificates required under this section & ss. 5, 6, 9 and 12 are completed (2) must be signed by the adult & each rep & each alternate rep named in the RA (3) these persons need not be present together when they sign the RA and any one or more of them may sign it in counterpart (3.01) subject to sub (3.02), the adult's signature must be witnessed by 2 witnesses each of whom must sign the RA (3.02) no other witness is required if the adult's signature is witnessed by a person w/ whom the adult consulted under s.9(2) or 12(1)(c) and who completed a consultation certificate in the prescribed form (3.03) The signature of a rep or alternate rep need not be witnessed s.13(4): may be signed on behalf of the adult is physically incapable of aircine:	HCCF Act: s.18(1): a TSDM does not have authority to give consent to any type of hc prescribed in the regulations (2) a TSDM has authority to refuse consent to hc necessary to preserve life, but only if there is substantial agreement among the hc providers that a) the decision to refuse consent is medically appropriate b) the person has made the decision in accordance w/ s.19(1): a TSDM: a) consult to the greatest extent possible w/ the adult b) comply w/ any instructions or wishes the adult expressed while capable s.19(2): if the adult's	Info HCCF Act: s.17(6): a TSDM has the right to all info to which the adult is entitled and that are necess- ary to make an informed decision RA Act: s.18(1): a rep has a right to all info to which the adult is entitled and that relate to the rep's area of authority under the	Joint proxies are not recognized under the <i>HCCF</i> <i>Act</i> <i>RA Act:</i> s.5(2) an adult who names more than 1 rep in a RA may assign to each of them: a) a specific area of authority, or b) all or part of the same area of authority s.5(3): if all or part of the same area of authority is assigned to 2 or more reps, <u>they</u> <u>must act</u> <u>unanimously</u> unless the RA provides otherwise [ <i>NB: the above</i> <i>represents the</i> <i>provisions of RA</i> <i>Act s.5 as</i> <i>amended by s.28 &amp;</i>	RA Act: s.27: an adult may change/revoke an RA if a) capable b) consults a lawyer (see s.9 (2)) c) any criteria for change/re-vocation in the RA are met d) written notice of change/re-vocation is given to -each rep -each alternate rep -the monitor (if any), & -the registrar s.29: a RA ends  d) if the rep is a spouse, on their divorce or termination of their marriage-like relation- ship sub (1)(d) does not apply if a) the RA provides that it does not end in the event of	HCCF Act: s.33(1): no action may be brought against a person for any act or omission in the performance of a duty or the exercise of a power or function under this Act if the person has acted in good faith and used reasonable care. (2) a person who is a hc provider or the operator of a care facility is entitled to rely on the accuracy of the info given to that person to establish a) someone's eligibility to be chosen as TSDM b) someone's	RA Act: s.41(1): a person may submit to the registrar an agreement, directive or power of attorney that a) was made outside BC b) provides for 1 or more other persons to make decisions about personal care, health care or financial or legal affairs & c) meets the requirements in s.13 for a RA s.41(2) must submit a certificate of a BC lawyer (under s.9(2)(a))
rep to: b) give consent, in the			an event occurs, the	assistance, to help the adult to	signing; (b) the adult is present & directs that the RA be signed	instructions or wishes are not known, the	RA	s.50 of the AGSA Act. The former	termination of marriage &	give/refuse/ revoke consent	
circumstances specified in the RA, to specified			RA must specify how the event is to	understand or to demonstrate an understanding of the	(c) the person signing is an adult who is not named in the RA as a rep or alternate rep and is not a witness to	TSDM must decide a) on the basis of the adult's known beliefs		s.5(2)(c) required the maker to specify a method	b) the adult consulted w/ a lawyer (see s.9(2)) about this	to health care unless it is not reasonable to	

						•		
kinds of health	be confirmed	matters mentioned in	the RA	& values, or	for resolving	provision and that	rely on that	
care, even	and by whom	s.7 (see column re:	(c.1) the signature of the person	b) in the adult's best	disputes among	person completed a	information	
though the adult	-	'Finding of	signing the RA is witnessed in	interests, if his/her	reps]	consultation certificate		
is refusing	HCCF Act:	Incapacity')	accordance w/ sub (3.01) or (3.02) as	beliefs/values are not	, 1		RA Act:	
consent at the	s.7: when		though that signature were the	known	s.6(1) : an adult		s.23(1):	
time the hc is	deciding	s.16(4): re: choosing	adult's signature	(3) [provides a list of	who makes an RA		a rep who	
provided	whether an	a TSDM: a hc	(d) the person signing the RA and	what must be	may name an		complies w/ s.16	
c) refuse	adult is	provider is not	each witness completes a complete a	considered when	alternate rep		(acts honestly &	
consent to	incapable, a	required to do more	certificate in the prescribed form.	deciding whether it is	unternate rep		in good faith,	
specified kinds	hc provider	than make the effort	certificate in the prescribed form.	in adult's best			exercises due	
of hc, including	must base the	that is reasonable in	s.13(5): none of the following may	interests to			care/ diligence,	
, <b>0</b>	decision on	the circumstances to					& acts w/in the	
life-support			witness the signing of a RA by or on	give/refuse consent]				
d) give consent	whether or not	comply with this	behalf of the adult:				authority of the	
to specified	the adult	section.	a) anyone named as a rep or	RA Act:			RA)	
kinds of hc,	demonstrates		alternate rep	s.16(2): a rep must			is not liable for	
including those	that s/he	s.14(4): re: major	b) spouse, child or parent of anyone	a) consult, to the			injury to or death	
which, under	understands	health care* → on	named in the RA as a rep or	extent reasonable			of the adult	
s.34(2)(f) of the	a) the info	choosing a TSDM, a	alternate rep	w/ the adult to				
HCCF Act, a	given re: the	hc provider must:	c) an employee or agent of a person	determine current			s.23(2) a rep	
TSDM is	proposed hc	a) inform the adult,	named in the RA as a rep or	wishes,			who tries to the	
prohibited from	b) the info	spouse, relative or	alternate rep	b) comply w/ those			best of his/her	
consenting to	applies to the	friend of the adult of:	d) anyone under 19 yrs old	wishes if it is			ability to comply	
e) accept a	situation of the	(i) decision that the	e) anyone who does not understand	reasonable to do so			with s.16(2) to	
facility care	adult for	adult is incapable	the type of communication used by				(4) is not liable if	
proposal under	whom the hc	(ii) name of the	the adult who wants to represented	s.16(2.1.)			the rep acts in	
the HCCF Act for	is proposed	TSDM chosen	(5.1) s.5(e) does not disqualify a	[added by s.36(c) of			what s/he	
the adult's	• •	(iii) right to request a	person from witnessing a RA as long	the AGSA Act]: sub			believes to be	
admission to any		review w/in 72 hrs	as that person receives interpretive	(2) does not apply if			the adult's best	
kind of care		b) give the adult	assistance	a) a rep is acting w/in			interests	
facility		written notice	(6) a witness must complete a	authority under s.9				
laonity		s.14(7): the hc	certificate in the prescribed form.	(includes hc				
HCCF Act:		provider must not		decisions) and				
s. 12.1: a hc		provide major health	s.9(2): a RA that authorizes a rep to	b) the RA provides				
provider must		care until the review	do anything described in s.9(1)	that the rep need only				
not provide hc		period passes w/out a	(includes provisions for health care	comply with instruct-				
under s. 12 if the		review being	decision-making) is invalid unless the	ions / wishes				
		requested OR a final	0,					
hc provider has		decision is made on a	adult consults with	expressed while				
reasonable			-a lawyer, or	capable				
grounds to		review	-anyone who belongs to a prescribed	- 40(0); if such (0)				
believe that the			class of persons, &	s.16(3): if sub(2)				
person, while			-the person who is consulted	applies but the adult's				
capable and			completes a consultation certificate	current wishes cannot				
after attaining 19				be determined or it is				
years of age,			s.14(1) an RA must be registered by	not reasonable to				
expressed an			the registrar [NB: sub (3) lays out	comply, the rep must				
instruction or			conditions under which an exception	comply w/ any wishes				
wish applicable			can be made to this provision (e.g. if	expressed while				
to the			the prompt exercise of authority is	capable **				
circumstances to			necessary to protect the adult's					
refuse consent			interests)]					
of the hd.								
	•	•			1	•		

Thus, BC advance directive legislation provides for proxy directives (rep agreements) under Representation Agreement Act. Currently, there legislation providing for the making of an instructive directive, anticetives auther							
advance directive legislation provides for proxy directives (rep agreements) under <i>Representation</i> <i>Agreement Act.</i> Currently, there is no specific legislation providing for the making of an instructive directives,	Thus, BC						
directive legislation provides for proxy directives (rep agreements) under <i>Representation</i> <i>Agreement Act.</i> Currently, there is no specific legislation providing for the making of an instructive,	advance						
legislation         provides for         proxy         directives (rep         agreements)         under         Representation         Agreement Act.         Currently, there         is no specific         legislation         providing for         the making of         an instructive         directive,	directive						
provides for proxy directives (rep agreements) under Representation Agreement Act. Currently, there is no specific legislation providing for the making of an instructive directive,	lagialation						
proxy directives (rep agreements) under Representation Agreement Act. Currently, there is no specific legislation providing for the making of an instructive directive,	legislation						
agreements)   under   Representation   Agreement Act.   Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	provides for						
agreements)   under   Representation   Agreement A ct.   Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	proxy						
agreements)   under   Representation   Agreement Act.   Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	directives (rep						
under   Representation   Agreement Act.   Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	agreements)						
Representation   Agreement Act.   Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	under						
Agreement Act.         Currently, there         is no specific         legislation         providing for         the making of         an instructive         directive,	Boprosontation						
Currently, there   is no specific   legislation   providing for   the making of   an instructive   directive,	Agree ment Act						
is no specific legislation providing for the making of an instructive directive,	Agreement Act.						
legislation   providing for   the making of   an instructive   directive,	Currently, there						
legislation   providing for   the making of   an instructive   directive,	is no specific						
providing for the making of an instructive directive,	legislation						
the making of       an instructive       directive,	providing for						
an instructive directive,	the making of						
directive,	an instructive						
	directive						
	directive,						
attrough such	although such						
directives must							
be respected in	be respected in						
emergency hc	emergency hc						
situations	situations						
under the	under the						
Health Care	Health Cara						
(Consent) and	(Consent) and						
Care Facility	Care Facility						
(Admission)	(Admission)						
Act							

NB: Re: **Mental Health Decisions** – s.2 of the *HCCF Act*: This Act does not apply to (a) the admission of anyone to a Provincial mental health facility or psychiatric unit under ss.22 (involuntary admissions), 27 (emergency admissions with 1 medical certificate), 28 (emergency procedures), 29 (prisoners & youth containment centre inmates) or 30 (detention under the Criminal Code) of the *Mental Health Act*. Note also s.11 of the *RA Act* which states: An adult may **not** authorize a representative to **refuse consent** to (a) the adult's admission to a Provincial mental health facility or psychiatric unit under ss.22 (involuntary admissions), 28 (emergency procedures), 29 (prisoners & youth containment centre inmates), 30 (detention under Criminal Code) or 42 (transfer of involuntarily detained person from another province) of the *Mental Health Act*; (b) the provision of professional services, care or treatment under the *Mental Health Act* if the adult is detained in a designated facility under ss.22, 28, 29, 30 or 42 of that Act, or (c) the provision of professional services, care or treatment under the *Mental Health Act* if the adult is released on leave or transferred to an approved home under ss.37 or 38 of that Act.

\* "major health care" means: (a) major surgery, (b) any treatment requiring general anesthetic, (c) major diagnostic or investigative procedures, or (d) any health care designated by regulation as major health care \*\* Under s.16(5) of the *RA Act*, on application by a representative, the court may exempt the representative from the duty under sub.(3) to comply with any instructions or wishes the adult expressed while s/he was capable.

**\*\* Re: Challenging/Objecting to Selection or Actions of Proxies:** *HCCF Act*: s.28(1)(b) , which provides for requests for a review of a decision to choose a particular TSDM under s.16, is NOT IN EFFECT. Under section 28(1)(c) , which IS in effect, requests may be made for a review of a decision to give, refuse or revoke substitute consent to health care. Pursuant to s.29, the **Health Care and Care Facility Review Board** must conduct a hearing within 7 days after the Board receives the request. Under s.30(1) of the *RA Act*, any person may make an objection to the Public Trustee if there is a reason to believe that ... (h) a rep is (i) abusing or neglecting the adult; (ii) failing to follow instructions in the RA, (iii) incapable of acting as rep, or (iv) otherwise failing to comply with the RA or the duties of a rep; (i) a rep has given or proposes to give consent to health care that is not authorized by the RA, or (j) any criteria specified in the RA as grounds for objection have been met. Under s.30(2), an objection is made by (a) giving written notice of the objection to the Public Trustee, and (b) serving a copy of the notice on (i) the adult who has/wants to have a rep, and (ii) each person who is a rep, alternate rep, or monitor under the RA or proposed RA.

# ALBERTA

Personal Directives Act, R.S.A. 2000, c.P-6 Personal Directives Regulation, Alta. Reg. 26/98.

Type AD Recognized	Who can make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Instructional	s.3(1) any	An agent	s.9(2): a maker lacks	See column 'Finding	s.5(1)	s.13: An agent	s.30(1): an agent	s.16(1): if more	s.8(2):	s.28:	Not addressed
(referred to as	person who is at	must be 18	capacity:	of Incapacity' re:s.9(4)	a) in writing	has a duty to	has the right to	than one agent is	an AD is revoked:	No action lies	
"personal	least 18 yrs of	yrs old &	a) when the person(s)	e:eapaeny .e.e.e.(.)	b) dated	consult the maker	be provided with	authorized to act	a) on occurrence	against an (1) agent	
directives")	age and	have	designated in the AD	s.19(1): if a service	c) signed by	of the AD before	info/	w.r.t. the same	of date/event	or (2) service	
,	understands the	capacity	to determine capacity	provider* intends to	maker [or another	making a	records respect-	personal matter	specified in AD	provider for anything	
and	nature/effect of	(s.12(a)	make, after consulting	provide personal	person on behalf	decision pursuant	ing the maker	and the agents	b) by making of	done or omitted to	
	an AD	& (b))	w/ an MD or	services to a maker	of & under	to the AD	that are relevant	are unable to	subsequent AD	be done in good	
Proxy		· //	psychologist, a written	who lacks capacity	direction of		to the personal	agree on who will	that contradicts	faith in acting in	
(referred to as	s.3(2): a person	s.7(3) An	declaration to that	and an AD is in effect,	maker] in	s.15: unless	decision to be	communicate	an earlier AD	accordance with the	
"agent": an	who is at least	AD may	effect, OR	the service provider	presence of	expressly	made or the	decisions, the	<ul><li>c) by making of</li></ul>	Act	
agent means	18 yrs of age is	designate	b) if	must:	witness	authorized under	determination of	agent designated	any document	(3) no action lies	
a person	presumed to	an agent	(i) the AD does not	a) follow any clear	d) signed by	the AD, an agent	maker's capacity	first in the AD is	that expresses	against an agent or	
designated in	understand the	a) by	designate a person to	instructions of the	witness	has no authority		authorized to	intention to	service provider for	
a personal	nature/ effect of	naming the	determine capacity, or	agent that are		to make		communicate	revoke	anything done or	
directive to	an AD	individual	(ii) that person is	relevant, or	s.5(2) The	decisions re:		decisions		omitted to be done	
make		who is to	unable/ unwilling to do	b) if no agent	following persons	<ul> <li>a) psychosurgery</li> </ul>			s.8(3) a	in good faith in	
personal	s.4: a	act as	so or cannot be	designated in the AD	may not sign an	b) sterilization		s.16(2): if more	document that	reliance on an AD if	
decisions on	dependent adult	agent	contacted after every	or if agent is unable/	AD on behalf of	that is not		than one person	revokes an AD	the maker of the AD	
behalf of the	may not make	<ul><li>b) subject</li></ul>	reasonable effort has	unwilling to make	the maker: (a) a	medically		designated as	must meet the	has	
maker)	an AD w.r.t. a	to the	been made, when 2	decisions or cannot	person	necessary		agent and	requirements of	<ul> <li>a) changed or</li> </ul>	
	matter over	regulations,	service providers*	be contacted after	designated in an	c) removal of		a) each has	s.5 (see column	revoked the AD	
Preamble;	which the	by naming	(at least one of whom	every reasonable	AD as an agent;	tissue from the		same authority	re: Technical	<li>b) revoked the</li>	
Albertans	guardian has	an office or	is an MD or	effort is made, follow	(b) the agent's	maker's living		b) do not agree	Requirements)	authority of the	
should be able	authority	position the	psychologist) make a	any clear instructions	spouse	body for		on a decision		agent	
to provide	[a "dependent	occupant of	written declaration of	in the AD	- (2) (1	implantation or		c) AD contains no	s.8(4): by	w/out the knowledge	
advance	adult" means a	which is to	incapacity		s.5(3) the	medical ed/		directions for	destroying the	of the agent or	
personal	person who is	act as		s.19(2):	following persons	research		resolving the	original AD w/	service provider, as	
instructions re:	the subject of a	agent	s.9(3): a MD or	if no designated agent	may not witness	d)participation in		disagreement,	intent to revoke	the case may be.	
their own	guardianship		psychologist who has	or agent is unable/	the signing of an	research if little or		the decision of			
personal	order made	NB:	been consulted in the	unwilling/ unavailable,	AD	no potential		the majority of			
matters while	under the	regulations,	making of, or who	service provider must	a) agent	benefit to the		agents prevails			
recognizing	Dependent	s.2(1): for	makes, a	make every	b) spouse of	maker		s.27(1): the Court			
that such instructions	Adults Act]	the purpose of s.7(3) of	determination of a maker's lack of	reasonable effort to contact the maker's	agent c) spouse of	s.27(1): the Court		may, on hearing			
cannot include		the Act,	capacity in	nearest relative ** for	maker	may, on hearing		an application			
instructions		persons	accordance w/ sub (2)	the purpose of	d) person who	an application		under s.25			
relating to		who are	must keep a written	informing the relative	signs on behalf of	under s.25		f) make a			
aided suicide,		service	record of the	or other individual of	maker	c) based on		decision where a			
euthanasia, or		providers to	determination of lack	the circumstances	e) spouse of	instructions		majority cannot			
other		a maker	of capacity and the		person who signs	contained in an		agree under			
instructions		may not be	name of any other	s.21: continuing duty	on behalf of	AD, vary, confirm		s.16(2)			
prohibited by		designated	person involved in	to determine capacity	maker	or rescind a		55( <b>L</b> )			
law		as agents	making the	to actornino capabily		decision made by					

· · · · ·	- 1	1	1	I			
by office of	r determination.	s.22: duty to notify	<b>NB</b> : under s.17,	an agent			
position		agent if the service	an agent has a	d) determine the			
(2) persor		provider believes that	duty to keep	authority of an			
referred to		a maker has regained	records of	agent			
in sub (1)	of capacity has been	capacity	decisions made	e) provide advice			
may only			pursuant to the	& directions			
designate		s.23: duty to verify	AD and to provide	g) stay a decision			
as agents		If a person claims to	a copy of these	of an agent			
by name	provide a copy of the	be an agent w/	records to the	h) make any			
	declaration to maker,	authority to provide a	maker of the AD,	other order the			
	maker's agent (if any)	service provider with	the maker's	Court considers			
	& any other person	a personal decision,	lawyer & any	appropriate that			
	designated in the AD	the service provider	other agent who	is not			
	and must advise them	must satisfy himself	has decision-	inconsistent with			
	a) that such	(a) as to the identity of	making authority	an AD			
	determination has	person who claims to	w.r.t. a matter				
	been made	be an agent and (b)	addressed in the				
	b) that the maker may	as to the authority of	record				
	make an application	the agent to make a					
	to the Court for a	decision					
	review						
		NB: there is no					
		express provision					
		which states a duty on					
		the part of hc					
		providers to inquire as					
		to the existence of an					
		AD					

\* s.1(n) : "service provider" means a person who carries on a business or profession that provides or who is employed to provide a personal service to an individual and when providing the services requires a personal decision from the individual before providing the service.

\*\* s.1(i): "nearest relative" means, w/ respect to any person, the relative of that person first listed in the following subclauses, relatives of the whole blood being preferred to relatives of the same description of the halfblood and the elder elder or eldest of 2 or more relatives described in any subclause being preferred to the other of those relatives regardless of gender: (i) husband or wife; (ii) son or daughter; (iii) father or mother; (iv) brother or sister; (v) grandfather or grandmother; (vi) grandson or granddaughter, (vii) uncle or aunt; (viii) nephew or niece.

# NORTHWEST TERRITORIES

Personal Directives Act, S.N.W.T. 2005, c. 16 [c.i.f.: Jan.1, 2006]

Type AD Recognized	Who can make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
			Finding of					Resolving			b/n
and wishes; (b) instructions on the making of personal decisions for the director at any future			directive and if reasonably known, the nearest relative**.	person who claims to be an agent; and (b) that the person has authority to make the personal decision. s.21(1): A service provider shall make	s.6(2): The director and agent must each (a) sign and date the personal directive in the presence of a	medically necessary for the protection of the health of the director; (b) the removal of tissue from the director's living		all. s.16(2): Unless otherwise provided in the personal directive, if two or more agents	s.8(3): A document referred to in paragraph (2)(b) or (c) that revokes a personal directive must meet the	provider, as the case may be.	
time when he or she lacks capacity;				best efforts to (a) follow an agent's instructions that are	witness; or (b) acknowledge his or her	body for transplantation to another person or		appointed to act jointly disagree about the making	applicable requirements of s. 6 (see column		

	 			· · · · · · · · · · · · · · · · · · ·				
(c) the		relevant to the	signature in the	for the purpose of	of a decision and	re: Technical	1	
designation of		personal service to be	presence of a	medical	are unable to	Requirements).	1	
one or more		provided; or	witness.	education or	make a majority		1	
agents and		(b) follow any		medical research;	decision, the		1	
their authority		instructions in the	s.6(3): The	(C)	agent first named		1	
to make		personal directive that	witness must sign	psychosurgery;	in the directive		1	
personal		are relevant to the	the personal	(d) participation	may make the		1	
decisions on		personal service to be	directive in the	by the director in	decision.		1	
behalf of the		provided, if	presence of the	medical research			1	
director in the		(i) the directive does	director or agent	or experimental	s.16(3): If a		1	
future if he or		not designate an	whose signature	activities, unless	decision is made		1	
she lacks		agent in respect of the	is being	there is a	by a majority		1	
capacity to		relevant personal	witnessed.	reasonable	under subsection		1	
make those		matters, or		likelihood of	(1) or by an agent		1	
decisions;		(ii) the designated	s.6(4): If the	benefit to the	under subsection		1	
		agent is unable or	director is unable	director; or	(2), an agent who		1	
		unwilling to make a	to read or sign a	(e) any other	is under a duty to		1	
		personal decision or	personal directive,	prescribed health	act under this Act		1	
		cannot be contacted	(a) the directive	care.	is not liable for		1	
		after reasonable	must be signed at		the		1	
		efforts have been	the director's	s.26(1): the	consequences of		1	
		made.	request by	Supreme Court	the decision if he		1	
			another person on	may, on an	or she		1	
		s.21(2): A service	behalf of the	application under	(a) does not at		1	
		provider shall make	director;	section 25	the time of the		1	
		reasonable efforts to	(b) that other	(c) review an	decision vote for		1	
		contact any	person must sign	agent's decision	or consent to the		1	
		authorized	the directive in the	under a personal	decision; and		1	
		representative and	presence of both	directive and	(b) provides a		1	
		subject to any	the director and a	vary, confirm or	written objection		1	
		contrary instructions	witness or the	rescind all or part	to the decision to		1	
		in the personal	director must	of that decision,	each of the other		1	
		directive, the nearest	acknowledge the	after considering	joint agents as		1	
		relative, for the	signature in the	any instructions	soon as is		1	
		purpose of informing	presence of a	contained in the	reasonably		1	
		them of the	, witness: and	personal	possible after		1	
		circumstances, if	(c) the witness	directive;	becoming aware		1	
		(a) an agent has not	must sign the	(d) determine the	of the decision.		1	
		been designated	directive in the	authority of an			1	
		under the personal	presence of the	agent;			1	
		directive in respect of	director.	(e) provide			1	
		the relevant personal		advice and			1	
		matters, and the	s.6(5): An agent	directions in			1	
		directive does not	or his or her	relation to a			1	
		contain relevant	spouse may not	personal			1	
		instructions for the	sign a personal	directive;			1	
		service provider to	directive on behalf	(f) stay a decision			1	
		follow; or	of the director	of an agent;			1	
		(b) an agent has been	under subsection	(g) make an			1	
		designated under the	(4).	order in relation			1	
		personal directive in		to a personal			1	
		respect of the relevant	s.6(6): The	directive or a			1	
L I			\-/				L	

personal matters, but	following persons	decision made			
cannot be contacted	may not witness	under this Act or			
after the service	the director's	a personal			
provider has made	signature to a	directive; and			
reasonable efforts to	personal directive:	(h) make any			
do so.	(a) an agent;	other order that			
	(b) the spouse of	the Supreme			
s.22(1): continuing	an agent;	Court considers			
duty to consider	(c) the spouse of	appropriate that			
capacity A service	the director;	is not			
provider shall, before	(d) a person who	inconsistent with			
providing a personal	signs the directive	a personal			
service, make a	on behalf of the	directive.			
reasonable effort to	director under				
determine if the	subsection (4);				
director continues to	(e) the spouse of				
lack capacity,	a person who				
notwithstanding that	signs the directive				
he or she is aware	on behalf of the				
that a determination	director under				
has been made that	subsection (4).				
the director lacks	5055661011 (4).				
capacity.					
oupdoity.					
s.22(2): duty to notify					
A service provider					
who believes that the					
director has regained					
capacity to make a					
personal decision					
shall, before acting on					
the director's personal					
decision, give notice					
of that belief to any					
agent who has been					
designated in respect					
of the relevant					
personal matters.	1		1		

\*s.1: "authorized representative" means an attorney authorized to act for the director under the *Powers of Attorney Act* or a guardian or trustee for the director under the *Guardianship and Trusteeship Act*. \*\*s.1: "nearest relative" means, with respect to a director, the adult (19 yrs of age or older) relative of the director, other than an agent, who is living, has capacity and is both the first mentioned in the following list and the eldest of two or more relatives of the same category: (a) spouse, (b) child, (c) parent, (d) brother or sister, (e) grandparent, (f) grandchild, (g) aunt or uncle, (h) nephew or niece.

\*\*\*s.1: "service provider" means a person who carries on a business or profession that provides, or who is employed to provide, a personal service to an individual, if the service requires a significant personal decision from the individual before it is provided.

## NUNAVUT

- No legislation re: advance directives

# YUKON

Care Consent Act, S.Y. 2003, c. 21, Sched. B

Type AD Recognized	Who can Make AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Proxy s.29: A directive may contain information and wishes respecting the giving or refusing	s.27(1): any person who is at least 16 yrs of age and is able to understand the nature/effect of the directive	s.32(1): A proxy must (s.12(2)): (a) have capacity; (b) be 19 yrs of age or older, unless they are the maker's parent or spouse;	s.6(1): a person's incapability to give or refuse consent to care shall be determined by the care provider* proposing to	s.7: When seeking a person's consent to care or deciding whether a person is incapable of giving or refusing	s.28(1): A directive is not valid unless it is (a) in writing; (b) dated; (c) signed by the maker in the presence of two	s.16: A proxy does not have authority to give consent to (a) the provision of health care to a person for the purposes of	s.15(1): A proxy has the same right to all the information necessary to make an informed decision as the care	s.12(8): Where there is more than one proxy for a care recipient, consent to the care may be given or refused by any	s.33(2): A directive is revoked by (a) the making of a later directive by the maker; (b) the making of a later writing by	s.64: No action may be brought or continued against a person for any act or omission in the performance of a duty or the	s.34: A directive made outside Yukon that complies with the requirements of this Act is deemed to be a directive made
of substitute consent to care on behalf of the maker. s.21(2): a health		(c) have been in contact with the maker during the preceding 12 months;	provide the care.	consent, a care provider (a) must communicate with the person in	witnesses who are 19 years of age or older, neither of whom is a proxy appointed in the	sterilization for non-therapeutic reasons; or (b) any type of care excluded by the regulations,	recipient.	one of them unless the directive provides otherwise.	the maker declaring an intention to revoke the directive; or (c) the	exercise of a power or function under this Act if the person has acted in good faith and used	pursuant to this Act.
care provider shall not provide health care under subsection (1)		(d) not have a conflict with the maker that raises a reasonable doubt whether		a manner appropriate to the person's skills and abilities; and (b) may allow the	directive or a proxy's spouse; (d) signed by the witnesses in the	unless expressly authorized under the AD.			destruction, with intent to revoke, of all original executed copies	reasonable care.	
[emergency] if the health care provider has reasonable grounds to		they will comply with their duties; (e) not be prevented from doing so by an		person's spouse or any relatives or friends, who accompany the person and offer	presence of the maker and each other; and (e) signed at any time by the proxy				of the directive either by the maker or by some other person in the		
believe that the person, while capable and after attaining 16 years of age.		order of court; (f) be available; and (g) be willing to comply with their		their assistance, to help the person to understand or to demonstrate an	or proxies appointed in the directive. s.28(2): Where				presence and at the direction of the maker.		
expressed a wish applicable to the circumstances to refuse consent to		duties. s.32(2): The Public Guardian		understanding of the matters mentioned in subsection 6(2).	the maker is unable to sign the directive, it may be signed at						
the health care. Thus, Yukon advance directive		and Trustee may not act as a proxy. s.32(3): A		s.10: A care provider must not seek a substitute decision about	the direction and in the presence of the maker by a person other than (a) a proxy						
legislation provides for proxy directives.		directive may name more than one proxy and give each		care unless they have made every reasonable effort to obtain a	appointed in the directive; or (b) a proxy's spouse.						
Currently, there is no specific legislation providing for		different authority. s.32(4): A		decision from the care recipient.	s.28(3): Where a directive is signed by						

the making of	dii	irective may		another person			
an instructive	pr	rovide for an		pursuant to			
directive,	alt	Iternate to act in		subsection (2),			
although such	the	ne place of a		the maker shall			
directives must	pr	roxy in such		acknowledge the			
be respected in	cir	ircumstances as		signature in the			
emergency	m	nay be specified		presence of the			
health care	in	h the directive.		witnesses.			
situations.							

\*s.1: "care provider" means (a) with respect to health care, the health care provider; (b) with respect to admission to live in a care facility, a person given responsibility by the Minister or under the regulations for arranging for the admission of persons to live in the care facility; and (c) with respect to a personal assistance service, a person given responsibility by the Minister or under the regulations for the provision of the personal assistance service.

### SASKATCHEWAN

The Health Care Directives and Substitute Health Care Decision Makers Act, S.S. 1997, c.H-0.001 [c.i.f.: Sept.1, 1997]

The Health Care Directives and Substitute Health Care Decision Makers Regulations, Sask. Reg. 01/98 [c.i.f.: Oct. 21, 1998]

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict*	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Instructional and Proxy "directive" means instructions given by a person pursuant to this Act that deal with the person's health care decisions, with the appointment of a proxy or with both.	s.3: any person 16 yrs of age or more who has the capacity to make a health care	s.11(1) a proxy must be an adult (18 yrs) and must have the capacity to make hc decisions s.11(2): a married person who is <i>not</i> an adult, may be a proxy for his/her spouse if s/he has capacity s.16: Where an incapable person requires treatment but has no guardian or has not appointed a proxy in an AD, the nearest relative may make the decision: s.15: the nearest relative is the person first described in the following clauses who is willing, available and has the capacity to make a hc decision: a) spouse/ cohabitee b) adult child c) parent d) sibling e) grandparent f) adult grandchild g) uncle/aunt h) nephew/ niece s.15(3)(d): the hc decision of the elder or eldest of 2 or more relatives is preferred to the hc decision of the other or others of those relatives	No procedure described; no cross reference to other legislation	No express statements to this effect	s.6(1): -in writing -dated -signed by a) maker, or b) at the direction and in presence of the maker by a person other than the proxy or the p's spouse s.6(2): where an AD is signed pursuant to s.6(1)(b): a) the maker shall <i>acknow-</i> <i>ledge</i> the signature in the presence of a witness (not the proxy or the p's spouse), and b) the witness shall sign the directive in the presence of the maker	No provisions re: specific treatments/ procedures to which substitute consent cannot be given. s.20(1): an interested person may apply to the Court of Queen's Bench for an order requesting the relief set out in sub (2) (2) where the court is satisfied that a proxy or nearest relative is not acting in good faith and in accordance w/ this Act, the court may: a) suspend/ terminate the appt of the proxy or the authority of the nearest relative and rescind any hc decision b) in the case of a proxy, substitute the court's hc decision made by the proxy, except where the directive appoints at least one other proxy who is willing, available and capable, and c) in the case of a nearest relative, appoint another person from the list set out in s.15(1)	s.19: health care info may be disclosed to a proxy, nearest relative or personal guardian where it is necessary to enable that person to make an informed decision NB: a personal guardian means a guardian appointed pursuant to the Dependent Adults Act	s.13(1): if 2 or more proxies named in an AD & the AD does not indicate whether to act jointly or successively, they will act successively in the order in which they are named in the AD s.13(2): a) unless the AD states otherwise, where 2 or more proxies are appointed to act jointly, the decision of the majority will prevail b) if a proxy dies or is unwilling/ unavailable or incapable, the remainder makes the decision (majority prevails) c) if a majority decision cannot be reached, the proxy named first in the AD shall make the decision	s.7(1): an AD may be revoked a) orally b) in writing c) by destroying the AD d) by making a new AD s.7(2): unless an AD states otherwise, an appt of a spouse as proxy is revoked if the marriage is terminated by divorce or nullification	s.22(1): no action lies against a hc provider acting in good faith and in accordance with the Act who provides/refrains from providing treatment a) in accordance with an AD or a decision made by a proxy, nearest relative or guardian b) contrary to an AD if the hc provider did not know it existed or thought it had been revoked s.22(2) no action lies against a proxy, nearest relative or guardian: a) who acts in good faith b) who fails to make a decision in accordance w/ a directive s.22(3) no action against a person acting in good faith who relies on an AD and is unaware that it a) was not executed in accordance w/ this Act b) had been revoked c) was made by a person under 16 yrs of age or who did not have capacity	s.8: an AD made outside Sask that complies w/ the reqs of this Act will be deemed an AD made pursuant to this Act

NB: s.17(1) outlines special provisions re: substitute health care decision-making for members of religious orders. A hierarchy of ecclesiastical authority for members of religious orders to make health care decisions is set out in s. 3 of *The Health Care Directives and Substitute Health Care Decision Making Regulations*.

\* s.21 applies where a personal guardian has been appointed on behalf of a person (under the *Dependent Adults Act*), and the person has also appointed a proxy. Pursuant to s.21(3), where the AD does not clearly anticipate and give directions relating to treatment for the specific circumstances that exist and a health care decision of the personal guardian is inconsistent with a health care decision of the proxy's health care decision is preferred to the personal guardian's health care decision.

## MANITOBA

Health Care Directives Act, C.C.S.M. 1992, c.H27 [c.i.f.: July 26, 1993]

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Instructional and Proxy: s.5: a directive may express the maker's health care decisions or may appoint a proxy to make hc decisions on the maker's behalf, or both.	s.4(1): every person who has capacity to make hc decisions s.4(2): age of capacity 16 yrs	s.12: a proxy must be apparently mentally competent and at least 18 years old	No procedure described	NB: s.21: No person is required to inquire into the existence of an AD or of a revocation of an AD	s.8(1): AD must be in writing and dated s.8(2): must be signed by a) maker, or b) some other person at the direction and in presence of the maker i) cannot be a proxy or p's spouse ii) the maker shall acknowledge the signature in presence of witness, who shall not be a proxy appointed in the AD or a proxy's spouse, and iii) the witness shall sign the AD in the maker's presence	s.14: unless AD provides otherwise, a proxy cannot consent to: a) med treatment for the primary purpose of research b) sterilization that is not medically necessary c) removal of tissue from the maker's body while living for: i) transplantation to another person ii) medical education or research s.17(1): when the court, on application is satisfied that a proxy is not acting in good faith, the court may, by order, a) suspend/ terminate the appointment and rescind any decision made by the proxy b) except where the AD appoints at least one other proxy who can continue to act, substitute a decision of its own for any hc decision made by the proxy	s.18: subject to any express limitation in the AD, a proxy has a right to all info necessary to make informed decisions	s.15(1) if 2 or more proxies named in AD and does not indicate whether to act jointly or successively, they are deemed to be appointed to act success-ively in the order named in the AD s.15(2): (a) where joint proxies, decision of majority is deemed the decision of all (b) if one or more of them has died or is unwilling or, after reasonable inquiries, unavailable to make a hc decision, the remainder may make the decision and the decision of the majority of the remainder is deemed the decision of all s.15(3) if joint proxies disagree, the proxy first named in the AD may make the decision	s.9(1): AD may be revoked a) by a later AD b) by a later writing declaring an intention to revoke c) by destruction (w/ intent to revoke) all original signed copies, either by the maker or by some other person in the presence and at the direction of the maker s.9(2) unless an AD expressly provides otherwise, if, after making an AD in which the maker's spouse is appointed as proxy, the maker's marriage is terminated by divorce or is found to be void or declared a nullity by a court in a proceeding to which the maker is a party, the appt of the spouse as proxy is revoked. Marriage NB: s.13(3): if the proxy knows of wishes applicable to the circumstances that the maker expressed when the maker had capacity, and believes the maker would still act on them if capable, and if the wishes are more recent than the decisions expressed in a directive, the wishes must be followed.	s.19: no action lies against a proxy a) by reason of having acted in good faith in accordance with the Act b) for failing to make hc decisions on behalf of the maker s.22: no action lies against a person who administers/ refrains from administering treatment by reason only that the person: a) has acted in good faith/in accordance with an AD or a decision by a proxy b) has acted contrary to an AD if the person did not of the existence of the AD	s.10: an AD made outside Manitoba that complies with requirements of this Act is deemed to be an AD under this Act

NB: s.3: This Act is subject to the *Mental Health Act* and, where there is a conflict, the *Mental Health Act* prevails. NB: re: **No Presumption Arises from Lack of Directive --** s.26: No inference or presumption shall arise by reason only that a person has not made or has revoked a directive.

## ONTARIO

Health Care Consent Act, S.O. 1996, c.2 [c.i.f.: March 28, 1997] Health Care Consent Regulations, O. Reg. 104/96. Substitute Decisions Act, S.O. 1992, c.30 as am. by 1994, c.27, ss.43(2) 62; 1996, c.2, ss.3-60; 1998, c.26, s.108. Substitute Decisions Regulations, O. Reg. 460/05.

Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996, S.O. 1996, c.2. [c.i.f.: March 29, 1996]

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy **	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Proxy	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	HCC Act:	SD Act:
ПОЛУ	s.26: must be at	s.33(1) a person	s.13: if a plan or	s.10(1):	s.5(2):	s.6: This Act	s.22: a	s.20(6): if 2 or more	5(3): later wishes	Re: treatment	s.85(1): as
HCC Act:	least 16 years	who is 16 yrs old	treatment is to be	a hc provider	wishes may be	does not affect	substitute	persons described in	expressed while	s.29(1)(2)(3): hc	regards the
s.5(1) a person	old.	or older and who	proposed for a person,	who proposes a	expressed in a	the law relating	decision-	s.20(1) and who meet	capable prevail	providers will not	manner &
may, while	old.	is incapable w/	one health practitioner	treatment for a	power of	to giving/	maker is	the regs of sub (2)	over earlier	be held liable for	formalities of
capable, express	SD Act:	respect to a	may, on behalf of all	person shall not	attorney, in a	refusing consent	entitled to	disagree, and if their	wishes [under	administering/	executing a
wishes w.r.t.	s.43: must be at	proposed	health practitioners	administer it, and	form prescribed	on another	receive all	claims rank ahead of	s.5(2), wishes	withholding/	continuing PofA,
treatment,	least 16 yrs old	treatment may	involved in the plan of	shall take	by regulations, in	person's behalf	info	all others, the Public	may be	withdrawing	the PofA is valid if
admission to a	least to yis old	apply to the	treatment,	reasonable steps	any other written	to:	required for	Guardian & Trustee	expressed in a	treatment with a	at the time of its
care facility or a	s.47(1): a person	Board for	a) propose the plan	to ensure it	form, orally or in	a) research	an informed	will make the decision	PofA, in any other	consent that the	execution it
personal	is capable of	appointment of a	b) determine the	is not administer-	any other	procedures	consent	in their stead	written form,	hc provider	complied w/ the
assistance	giving a PofA for	representative	person's capacity	ed unless,	manner.	b) sterilization	consent		orally or in any	believes, on	internal law of the
service	personal care if	representative	c) obtain consent or	a) s/he is of the		that is not		SD Act:	other manner	reasonable	place where,
301 1100	the person	s.33(2): a person	refusal from	opinion the	SDA Act:	medically		s.46(4): if the PofA		grounds and in	a) it was
s.26: a hc	a) has the ability	who is 16 yrs old	i) the person (if capable)	person is	s.46(8): the	necessary		names two or more	SD Act:	good faith, to be	executed
provider shall not	to understand	or older may	ii) the person's	capable and the	power of	c) removal of		persons as attorneys,	s.47(3): a person	sufficient for the	b) the grantor
administer	whether the	apply to the	substitute decision-	person has given	attorney need	tissue for		they shall act jointly,	is capable of	purpose of this	was then
treatment under		Board to be	maker (if incapable)	consent	not be in any	transplantation in		unless the PofA	revoking a PofA	Act	domiciled; or
s. 25	proposed attorney has a	appointed as	maker (in mcapable)	b) s/he is of the	particular form	another person's		provides otherwise	for personal care	ACI	c) the grantor
	genuine concern	representative of	SD Act:	opinion that the	particular iorni			provides otherwise	if s/he is capable	s.30: a person	then had her/his
[emergency] if	0	•		•	a 49(1): a DofA	body					habitual
the hc provider has reasonable	for the person's welfare; &	a person who is	s.51(1): the attorney under a PofA shall, on	person is	s.48(1): a PofA shall be	s.33(8):			of giving one	who gives/refuses consent on	residence
	'	incapable with		incapable w/	executed in the	the Board may,			s.66(3):	another person's	residence
grounds to believe that the	b) appreciates	regard to a	the request of and on	respect to the treatment, and					A later wish or		
	that the person	proposed	behalf of the grantor,	,	presence of 2 witnesses	on any person's			instruction	behalf, acting in good faith and in	
person, while capable and	may need to have the	treatment, to give/refuse	assist in arranging an assessment of the	the person's substitute		application, terminate an			expressed while	accordance w/	
		0		decision-maker	[s.10(2):						
after attaining 16	proposed	consent on his/her behalf.	grantor's capacity by an		-the attorney/ attorney's	appointment made under s.33			capable prevails over an earlier	this Act, is not liable	
years of age,	attorney make decisions for the	nis/nei benaii.	assessor	has given					wish or instruction	liable	
expressed a		a 22(2).	a = 51(2); $a = b + (1)$ do so not	consent	spouse or	if,			wish of instruction	Det	
wish applicable	person	s.33(3):	s.51(2): sub (1) does not	s.17: a hc	partner	a) the incapable			s.53(1) a PofA for	<u>Re:</u>	
to the		subsections (1)	require an attorney to		-grantor's	person or the rep				Admission to care	
circumstances to		and (2) do not	assist in arranging an	provider shall,	spouse or	requests the			personal care is	facility	
refuse consent		apply if the	assessment if an	in the	partner	termination of			terminated,	s.48: protects hc	
to treatment.		incapable person	assessment has been	circumstances	-grantor's child	the appt			a) when the	providers from	
Thus Onteris		has a guardian	performed in the 6 mo.	and manner	-a person who	b) the rep is no			attorney dies,	liability for	
Thus, Ontario		or an attorney for	before the request	specified in the	has a guardian	longer capable			becomes	authoriz-ing the	
advance		personal care.	- 70(4):	guidelines	-a person less	c) the appt is no			incapable or	ad-mission of a	
directive		00 4-4	s.78(1):	established by	than 18 yrs old	longer in the			resigns, unless,	person to a care	
legislation		SD Act:	an assessor shall not	the hc provider's	shall not be	incapable			(i) another	facility with a	

	-		1	1				r	
provides for	s.46(2): the	perform an assessment	profession,	witnesses]	person's best		attorney is	consent s/he	
proxy	Public Trustee	of a person's capacity if	provide the		interests; or		authorized to act	believes on	
directives.	and Guardian	the person refuses to be	persons found		d) the incapable		(ii) the power	reasonable	
Currently, there	may be a proxy	assessed	by the hc		person has a		provides for the	grounds and in	
is no specific	(an attorney for		provider to be		guardian who		substitution of	good faith to be	
legislation	personal care) if	s.78(2): before	incapable such		has authority to		another person	sufficient for the	
providing for	consent of the	performing an	info about the		consent to the		who is able &	purpose of this	
the making of	grantor is	assessment of capacity,	consequences of		treatments for		willing	Act	
an instructive	obtained in a	the assessor shall	the findings as is		which the appt		b) when the court		
directive.	power of	explain to the person:	specified in the		was made, or an		appoints a	s.49:	
although such	attorney in	a) the purpose of	quidelines		attorney for		quardian for the	protects the	
directives must	writing before	assessment	<b>J</b>		personal care		grantor under	substitute	
be respected in	the power of	b) significance of the	s.25(8): where		conferring that		s.55	decision-maker	
emergency	attorney is	finding	emergency		authority		c) when the		
health care	executed.	c) the right to refuse	treatment is				grantor executes		
situations	encoulou!	assessment	begun under sub		s.37(1): if		a new PofA		
under the	s.46(3): a person		(2) or $(3)$ , the hc		consent to a		unless the grantor		
Health Care	may not act as	s.78(3): sub (1) & (2) do	provider shall		treatment is		provides there		
Consent Act.	an attorney for	not apply if	ensure that		given or refused		shall be multiple		
	personal care,	a) the assessment was	reasonable		on an incapable		PofA for personal		
SD Act:	unless the	ordered by the court	efforts are made		person's behalf		care;		
s.46(1): a person	person is the	under s.79	for the purpose		by his/her		d) when the PofA		
may give a	grantor's	b) a PofA for personal	of finding the		substitute		is revoked		
written power of	spouse, partner	care contains a	substitute		decision-maker,		13 IEVOREU		
attorney for	or relative, if the	provision that authorizes	decision-maker		and if the hc		s.53(2): a		
personal care,	person,	the use of force to	uecision-maker		practitioner who		revocation of a		
authorizing the	a) provides	permit the assessment			proposed the		PofA for personal		
person(s) named	health care to	and the provision is			treatment is of		care shall be in		
,	the grantor for	effective under s.50(1)			the opinion that		writing and		
as attorneys to	0	enective under \$.50(1)					0		
make decisions concerning the	compensation b) provides	s.78(5): an assessor			the substitute decision-maker		executed in the same way as a		
grantor's	residential,	shall give the person					power of attorney		
0	social, training or	written notice of findings			did not comply w/ s.21 (re:		for personal care		
personal care	, 0	whiten house of findings			``		for personal care		
0.66(2)/0.67	support services				principles for				
s.66(3)/s.67:	to the grantor for				giving/refusing				
if an attorney	compensation				consent), the hc				
knows of a wish					practitioner may				
or instruction					apply to the				
applicable to the					Board for a				
circumstances					determination				
that the									
incapable person									
expressed while									
capable, the									
attorney shall									
make the									
decision in									
accordance w/									
the wish or									
instruction									
1100 4-#									
HCC Act:		1							

s.5(1) a person may, while capable, express wishes w/ respect to treatment, admission to a care facility, or a personal assistance service.									
---	--	--	--	--	--	--	--	--	--

\*NB: Section 36(1): If a substitute decision-maker is required by s.21(1) to refuse consent to a treatment b/c of a wish expressed by the incapable person while capable and after attaining 16 yrs of age, the substitute decision-maker may apply to the <u>Consent and Capacity Review Board</u> for permission to consent to the treatment despite the wish. Section 36(3): the Board may give the substitute decision-maker permission to consent to the treatment despite the wish if it is satisfied that the incapable person, if capable, would probably give consent b/c the likely result of treatment is significantly better than would have been anticipated in comparable circumstances at the time the wish was expressed.

\*\*NB: Re: **interaction of** *HCC Act* **and the** *SDA Act*: s.49(1) *SDA Act*: A provision in a power of attorney for personal care that confers authority to make a decision concerning the grantor's personal care is effective to authorize the attorney to make the decision if, (a) the HCC Act applies to the decision and that Act authorizes the attorney to make the decision; OR (b) the HCC Act does not apply to the decision and the attorney has reasonable grounds to believe that the grantor is incapable of making the decision, subject to any condition in the PofA that prevents the attorney from making the decision unless the fact that the grantor is incapable has been confirmed.

# QUEBEC

*Civil Code of Quebec*, S.Q. 1991, c.64. art.11-25 (Integrity of the Person – Care), art. 153 (Capacity), art.256-297 (Protective Supervision of Persons of Full Age), art. 2130-2185 (Mandate (i.e. power of attorney))

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Proxy Art.11: No person may be made to undergo care of any kind of nature, whether for examination, specimen taking, removal of tissue, treatment or any other act, except with his consent. If the person concerned is incapable of giving/refusing consent to care, a person authorized by law or by mandate given in anticipation of his capacity may do so in his place. Art. 12: a person who gives		Proxy Art.15: Where it is ascertained that a person of full age is incapable of giving his consent to care required by his state of health, consent is given by his <u>mandatary</u> , tutor or <u>curator</u> . If the person of full age is not so represented, consent is given by his <u>spouse</u> or, if he has no	Incapacity Not addressed		Art.2135: a mandate expressed in general terms confers the power to perform acts of simple administration only. The power to perform other acts is conferred only by express mandate. Art.2166: a mandate given by a person of full age in anticipation of his incapacity to take care of himself or to administer his property is made by a notarial act <i>en minute</i> or in the presence of witnesses. The performance of the mandate is subordinate to	Arf.19: A minor or a person of full age who is incapable of giving his consent may, with the consent of the person having parental authority, mandatary, tutor or curator and with the authorization of the court, alienate a party of his body only if that part is capable of regeneration and provided that no serious risk to his health results. Art.21: A minor or person of full age who is incapable of giving consent may not be submitted to an experiment if the experiment involves serious risk to health or, where he understands the nature & consequences of the experiment, if he objects. → An incapable person can only be submitted to an experiment if:			Revoking an AD Termination of mandate → Art.2175: in addition to the causes of extinction common to obligations, revocation of the mandate by the mandate by the mandator, renunciation by the mandatary, the extinction of power conferred on the mandatary or the death of one of the parties terminates the mandate. Art.2176: The		
consent to or refuses care for another person is bound to act in the sole interest of that person, taking into account, as far as possible, any wishes the latter may have expressed. Art.2130: MANDATE: Mandate is a contract by which a person, the mandator, empowers		spouse or his spouse is prevented from giving consent, it is given by a <u>close relative</u> or a <u>person who</u> <u>shows a special</u> <u>interest</u> in the person of full age.			the occurrence of the incapacity and to homologation by the court, at the request of the mandatary designated in the act. Art.2167. The mandator, in the presence of 2 witnesses who have no interest in the act and who are in a position to ascertain whether he is	-the person is the only subject in the experiment -has potential to produce benefit to person's health OR only if, in the case of a group experiment, it has the potential to produce results capable of conferring benefit to other persons in same age category/same disease or handicap -experiment must be part of a research project approved & monitored by an ethics committee formed by the Minister of Health & Social Services		otherwise stipulated.	mandatory may revoke the mandate and compel the mandatary to return to him the PofA in order to make a notation therein of the termination of the mandate. The mandatary has a right to require the mandator to furnish him with a duplicate of		
nandator, empowers another person, the mandatary, to represent him in the performance of a juridical act w/ a $3^{rd}$ person, and the mandatary, by his acceptance, binds himself to exercise the power → called the power of attorney.					ascertain whether he is capable of acting, declares the nature of the act but need not disclose its contents. The mandator signs the act at the end or, if he has already signed it, recognizes his signature; he may also have a 3 <sup>rd</sup> person sign the writing for him in his presence and	NB: Art.21: Care considered by the ethics committee to be innovative care required by the state of health of the person concerned does not constitute an experiment NB: Art.22: A part of the body, whether an organ, tissue or other substance, removed from a person as part of the			the power of attorney containing such notation. where the PofA is made by notarial act <i>en minute</i> , the mandator makes the notation on a copy and may give notice of termination of the mandate to the		

Art.2131: The object of the	according to his instructions. The	care he receives may, w/ his consent or that of the person qualified to give	depository of the document who, on
mandate may also be the	witnesses sign the	consent for him, be used for the	being notified, is
performance of acts intended to ensure the	mandate forthwith in the presence of the mandator.	purposes of research.	bound to note it on the document and on
personal protection of the	presence of the manuator.	Art.24: Consent to care not required by	every copy of it which
mandator, the	Art.2169: where the	a person's state of health, to the	he issues.
administration of his	mandate is not such as to	alienation of a part of a person's body,	The issues.
patrimony as well as his	fully ensure the care of the	or to an experiment shall be given in	Art.2180: the
moral & physical well-	person, protective	writing. It may be withdrawn any time,	appointment of a new
being, should he become	supervision may be	even verbally.	mandatary by the
incapable of taking care of	instituted to complete it;		mandator for the
himself or administering his	the mandatary then	Art.2177: Where the mandator is	same business is
property.	proceeds to carry out the	incapable, any interested person,	equivalent to
	mandate and makes a	including the Public Curator, may, if the	revocation of the first
	report, on application and	mandate is not faithfully performed or	mandatary from the
	at least once each year, to	for any other serious reason, apply to	day the first
	the <u>tutor</u> or <u>curator</u> .	the court for the revocation of the	mandatary was
		mandate, the rendering of an account by the mandatary and the institution of	notified of the new
		protective supervision in respect of the	appointment.
		mandator.	

NB: Articles 26 to 31 address Confinement in an Institution and Psychiatric Assessment. Art.26: consent may be given by an incapable person's mandatary, tutor or curator.

#### **NEW BRUNSWICK**

- No legislation re: advance directives

### **NOVA SCOTIA**

Medical Consent Act, R.S.N.S. 1989, c.279

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Proxy [called a "guardian" pursuant to the <i>Hospitals Act</i> ]	s.2: -a person who is of the age of majority and capable of giving consent to medical treatment	s.3(1) -a person of the age of majority	Not addressed in this Act	Not addressed	s.3(2): authorization must: -be in writing -be signed by the maker -witnessed by a person who is not the proxy or the proxy's spouse	Not addressed	Not addressed	Not addressed	s.5: an authorization given pursuant to this Act terminates where a) it is revoked by the person giving it b) a court appoints a guardian who has authority to give consent respecting medical treatment c) a judge makes an order revoking authorization	Not addressed	Not addressed

#### PRINCE EDWARD ISLAND

Consent to Treatment and Health Care Directives Act, S.P.E.I. 1996, c.10 [c.i.f.: July 1, 2000]

Consent to Treatment and Health Care Directives Regulations, P.E.I. Reg. E.C. 356/00.\*

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Req'ments	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Instructional and Proxy	s.3(1)(b) Every person	s.11(1) [in descending	s.10: health practitioner shall	s.11(2): must make	s.20(1): -maker of AD	s.12: a) subject to express authority given in a directive,	s.14: proxy &	s.11(6): if no person	s.25(1): so long as maker	s.18: hc provider	s.34(1) extra- provincial
s.1(e): "directive"	is presumed to be cap-able of making a	order of priority]: a) proxy	apply such criteria and follow such	reason-able inquiry w.r.t. existence of	must be 16 yrs old	cannot consent to research procedure (unless likely to be beneficial to patient) b) sterilization	associate entitled to all info	described in any of the clauses of sub	has capacity, directive may be revoked by	protected from liability where there is:	directives recognized if (a) meets
means a document made in	health care directive until the contrary is	b) guardian c) spouse d) child or	standards as may be prescribed	persons named in s.11(1)	s.21(1): -in writing -dated	c) abortion except where life/health is endangered d) electric shock	required to make informed	(1) [see column <i>Who Can be</i> Proxy] is	a) later AD b) later writing declaring	a) apparently valid consent b) apparently	of Part III of Act
accordance w/ this Act in	demonstrated	parent e) sibling	s.7(2): in	s.23: must	s.21(2):	s.16: if there is an emergency, refusal of treatment by proxy may be overridden by	consent	available, capable w.r.t.	intention to revoke the AD	valid refusal c) emergency	(b) meets requirements
which the maker sets		f) trusted friend	determining a patient's	make reason- able inquiry	-signed by: a) maker	hc provider if proxy did not comply with principles of $s.13 \rightarrow$		treatment, and willing to	c) destruction, (w/ intent to	treatment (s.17)	of legislation in jurisdiction
out decisions		g) relative	capacity, a health	w.r.t.	b) by other witness who is	s.13(a) if the person knows the patient has made an		assume responsibility,	revoke) all	s.19: proxy	where the AD
or wishes or instructions		s.11(3) must	practitioner shall,	existence of AD	not the proxy	AD that contains instructions relevant to the circumstances, they must be followed (subject to		or if there is	original copies of AD by the maker	protected from liability when	was made or where the
respecting		be:	where		or spouse of	clause (c))		disagreement	or by someone	acting in good	maker was

treatment, or	a) 16 yrs	considered	proxy	b) if the person does not know of any such	among	else in the	faith	habitually
appoints a	b) capable	necessary,		instructions, s/he shall act in accordance with any	persons of the	presence and at		resident
proxy, or both.	c) knowledge	inform the	s.21(3):	wishes applicable to the circumstances that s/he	same class,	the direction of	s.30(1):	
	of pt's circum-	patient of the	proxy must	knows the patient expressed, orally or in writing,	such public	the maker	No action lies	
	stances and in	right to	agree in	when capable, and believes the patients would still	official as may		against a hc	
	recent contact	assistance and	writing prior to	act on if capable	be	s.25(2):	provider if (a)	
		take into account	the maker's	c) if the person knows of, and there is evidence	empowered	appointment of	acts in good faith	
	s.11(6):	such assistance	incapacity	satisfactory to the person and the hc practitioner of,	w/ the duty of	spouse as proxy	in accordance	
	public	as may be		wishes applicable to the circumstances that the	public	is revoked upon	with AD or	
	guardian is	provided by an		patient expressed, orally or in writing, when capable,	guardianship	divorce /	decision made	
	the decision-	associate		and believes the patient would still act on them if	or as may be	nullification	by proxy	
	maker of last			capable and if the wishes are demonstrably more	designated by		(b) acted	
	resort	s.91(1) where a		recent than the instructions contained in an AD, the	the Minister		contrary to AD if	
		health		wishes must be followed;	may make a		(i) the existence	
		practitioner is of		d) if the person does not know of any such	decision		of the AD was	
		the opinion that		instructions/			not known; or	
		a patient is not		wishes or if it is impossible to comply w/ them, s/eh			(ii) not	
		capable, the		shall act in the patient's best interests;			realistically	
		patient may		e) so far as is practicable, the person shall attempt			possible to	
		request a		to involve the patient in consideration of the decision			comply	
		reassessment by						
		a psychiatrist (or		s.27(1): re: review of misconduct			s.30(2)	
		other		Any interested person who considers that a proxy is			presumption of	
		practitioner) and		not acting in good faith may file a complaint w/ such			validity of AD	
		the patient will		public official as may be empowered w/ the duty of			s.30(3): no	
		be informed of		public guardianship or as may be designated by the			action lies	
		the right to make		Minister			against proxy (a)	
		this request		(2) upon receipt of a complaint, the person referred			if acting in good	
				to in sub (1) shall conduct an investigation and			faith; (b) for	
				endeavour to resolve the matter			failing to make	
				(3) failing resolution, the person referred to in sub(1)			decisions on	
				may apply to the court and the court may order			behalf of maker	
				a) suspend or terminate the appt of the proxy and				
				rescind a decision made by the proxy				
				b) if the AD does not appoint another proxy who can				
				continue to act, substitute its own decision in place				
				of the rescinded decision.				
1				NB: s.28: unless an AD provides otherwise, a				
				decision made by a proxy on behalf of a maker shall,				
				subject o s.27, have priority over a decision made by				
				a court or by any other person, including a guardian				

\* These regulations specify the assessment tool used in determining capacity, who may reassess capacity, prescribe forms for finding incapacity, and provide an optional form for agreement to act as a substitute decision maker.

# NEWFOUNDLAND

#### Advance Health Care Directives and the Appointment of Substitute Decision Makers Act, S.N. 1995, c.A-4.1. [c.i.f. July 1, 1995]

Type AD Recognized	Who can Make an AD	Who can be Proxy	Finding of Incapacity	Duties of Health Care Providers	Technical Requirements	Limits on Powers of Proxy	Proxy's Access to Health Info	Joint Proxies/ Resolving Conflict	Revising/ Revoking an AD	Protection from Liability	Reciprocity b/n Jurisdictions
Instructional and Proxy (referred to as a 'substitute decision-maker') s.2(a): In this Act "advance health care directive" means a document in which a maker sets out that maker's instructions or the maker's general principles regarding his or her health care treatment or in which a maker appoints a substitute decision-maker or both.	s.3(1) -a person who is competent	s.3(2) -must be 19 yrs of age If no proxy is named in an AD, the first named person of the following list shall act as decision maker: a) spouse b) child c) parent d) sibling e) grandchild f) grandparent g) uncle/aunt h) nephew/ niece i) relative j) hc provider who is responsible for the proposed care NB: s.10(4): -a statutory proxy must have been in contact during preceding 12 mo. → however, may apply to court to shorten or waive the 12 mo. req'ment (s.10(5))	s.15(1): where a maker's doctor finds the maker is incompetent, the doctor shall make a statement in the medical record specifying the nature/ extent of incompetency & the facts upon which the finding is made (2) doctor must notify the maker of the finding and of the right to contest it (3) where contested, there shall be an evaluation by a 2 <sup>nd</sup> doctor chosen by the maker (4) a finding of competence by a 2 <sup>nd</sup> doctor prevails over the 1 <sup>st</sup> doctor's finding (5) where the finding is confirmed by the 2 <sup>nd</sup> doctor, the maker or interested party may contest a confirmation of incompetence by applying to court w/in 30 days	s.9(1)(a): the hc provider shall make a reasonable attempt to determine whether the patient has a proxy who is available [exception in cases of emergency (s.9(2)] s.18(1): a maker of an AD shall communicate its contents to a hc professional (2): where the maker was incompetent upon admission to a facility or is being treated outside the facility, the hc professional providing treatment is required at all times to ensure that s/he makes reasonable inquiry as to the existence of an AD <b>and</b> of the appointment of a substitute	s.3(3): -the proxy must indicate in writing his/her acceptance of the appointment s.6(1): an AD must -be in writing -witnessed by at least 2 independent persons -signed by the maker s.6(2): may be signed by another person on behalf of maker where a) the signatory is not the proxy b) the maker acknowledges the signature in the presence of 2 witnesses (not the proxy or the p's spouse) c) the witnesses attest & subscribe the AD in the maker's presence s.17: an AD shall be included in the maker's medical record s.18: where the maker of an AD is competent, s/he shall communicate its contents to a hc provider	s.5(3) -unless authorized in the AD, a proxy cannot consent to: a) medical treatment for the primary purpose of research b) sterilization that is not medically necessary c) removal of tissue from the maker's body (while living) for transplantation or research s.13: where the court on application of an interested party is satisfied that a proxy is acting in bad faith or contrary to the known instructions/ wishes of the maker, it may, on application, by order, suspend or terminate the appt in which case it may also rescind a hc decision made by the proxy and, where the AD does not appoint more than 1 proxy, the court shall substitute its own decision in place of the rescinded decision or appoint another proxy in accordance w/ s.10	s.22: a proxy has the right of access to all info necessary to make informed decisions	<ul> <li>s.11 [re: statutory proxies]</li> <li>(1) where more than 1 person is qualified to act as proxy, the decision of the majority prevails and in the absence of a majority decision, the proxy becomes the next available person or category of persons listed in s.10(1)</li> <li>(2) where more than 1 person qualified, the persons shall designate 1 person to communicate decisions to the hc providers</li> <li>(3) where proxies fail to designate a person under sub(2), the proxy becomes the next available person or category of persons listed in s.10(1)</li> </ul>	s.8(1): AD may be revoked by a) a later AD b) a later writing, signed by the maker, declaring intention to revoke c) the destroying of the AD by the maker or some other person in the presence and by the direction of the maker and w/ the intent to revoke s.8(2): unless the AD expressly provides otherwise, where a spouse is named proxy, the appointment will be revoked upon divorce or nullification of marriage	s.19(1): no action lies against a proxy by reason only of having acted in good faith in accordance w/ the Act (2) where a hc provider makes a <u>reasonable attempt</u> to find the proxy, s/he is not liable for failing to find the correct proxy (3) no action lies against a hc provider who administers/ refrains from administering care if acting in good faith	Not addressed