^{111TH CONGRESS} 2D SESSION H.R.6570

To amend the Patient Protection and Affordable Care Act to protect rights of conscience with regard to requirements for coverage of specific items and services.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 22, 2010

Mr. FORTENBERRY introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To amend the Patient Protection and Affordable Care Act to protect rights of conscience with regard to requirements for coverage of specific items and services.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Respect for Rights of

5 Conscience Act of 2010".

6 SEC. 2. FINDINGS AND PURPOSES.

- 7 (a) FINDINGS.—Congress finds the following:
- 8 (1) As Thomas Jefferson declared to New Lon-
- 9 don Methodists in 1809, "[n]o provision in our Con-

stitution ought to be dearer to man than that which
 protects the rights of conscience against the enter prises of the civil authority".

4 (2) Jefferson's statement expresses a conviction
5 on respect for conscience that is deeply embedded in
6 the history and traditions of our Nation and codified
7 in numerous State and Federal laws, including laws
8 on health care.

9 (3) Until enactment of the Patient Protection 10 and Affordable Care Act (Public Law 111–148, in 11 this section referred to as "PPACA"), the Federal 12 Government has not sought to impose specific cov-13 erage or care requirements that infringe on the 14 rights of conscience of insurers, purchasers of insur-15 ance, plan sponsors, beneficiaries, and other stake-16 holders, such as individual or institutional health 17 care providers.

(4) PPACA creates a new nationwide requirement for health plans to cover "essential health benefits" and "preventive services" (including a distinct
set of "preventive services for women"), delegating
to the Department of Health and Human Services
the authority to provide a list of detailed services
under each category, and imposes other new require-

ments with respect to the provision of health care
 services.

(5) While PPACA provides an exemption for 3 4 some religious groups that object to participation in 5 Government health programs generally, it does not 6 allow purchasers, plan sponsors, and other stakeholders with religious or moral objections to specific 7 8 items or services to decline providing or obtaining 9 coverage of such items or services, or allow health 10 care providers with such objections to decline to pro-11 vide them.

12 (6) By creating new barriers to health insur-13 ance and causing the loss of existing insurance ar-14 rangements, these inflexible mandates in PPACA 15 jeopardize the ability of individuals to exercise their 16 rights of conscience and their ability to freely par-17 ticipate in the health insurance and health care mar-18 ketplace.

19 (b) PURPOSES.—The purposes of this Act are—

(1) to ensure that health care stakeholders retain the right to provide, purchase, or enroll in
health coverage that is consistent with their religious
beliefs and moral convictions, without fear of being
penalized or discriminated against under PPACA;
and

1 (2) to ensure that no requirement in PPACA 2 creates new pressures to exclude those exercising 3 such conscientious objection from health plans or 4 other programs under PPACA. 5 SEC. 3. RESPECT FOR RIGHTS OF CONSCIENCE. 6 (a) IN GENERAL.—Section 1302(b) of the Patient 7 Protection and Affordable Care Act (Public Law 111–148; 8 42 U.S.C. 18022(b)) is amended by adding at the end the 9 following new paragraph: 10 "(6) RESPECTING RIGHTS OF CONSCIENCE 11 WITH REGARD TO SPECIFIC ITEMS OR SERVICES .----12 "(A) FOR HEALTH PLANS.—A health plan 13 shall not be considered to have failed to provide 14 the essential health benefits package described 15 in subsection (a) (or preventive health services 16 described in section 2713 of the Public Health 17 Service Act), to fail to be a qualified health 18 plan, or to fail to fulfill any other requirement 19 under this title on the basis that it declines to 20 provide coverage of specific items or services be-21 cause---22 "(i) providing coverage (or, in the 23 case of a sponsor of a group health plan,

paying for coverage) of such specific items

or services is contrary to the religious be-

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1	liefs or moral convictions of the sponsor,
2	issuer, or other entity offering the plan; or
3	"(ii) such coverage (in the case of in-
4	dividual coverage) is contrary to the reli-
5	gious beliefs or moral convictions of the
6	purchaser or beneficiary of the coverage.
7	"(B) For health care providers.—
8	Nothing in this title (or any amendment made
9	by this title) shall be construed to require an
10	individual or institutional health care provider,
11	or authorize a health plan to require a provider,
12	to provide, participate in, or refer for a specific
13	item or service contrary to the provider's reli-
14	gious beliefs or moral convictions. Notwith-
15	standing any other provision of this title, a
16	health plan shall not be considered to have
17	failed to provide timely or other access to items
18	or services under this title (or any amendment
19	made by this title) or to fulfill any other re-
20	quirement under this title because it has re-
21	spected the rights of conscience of such a pro-
22	vider pursuant to this paragraph.
23	"(C) Nondiscrimination in exercising
2.4	

23 (C) NONDISCRIMINATION IN EXERCISING
24 RIGHTS OF CONSCIENCE.—No Exchange or
25 other official or entity acting in a governmental

1 capacity in the course of implementing this title 2 (or any amendment made by this title) shall discriminate against a health plan, plan spon-3 4 sor, health care provider, or other person be-5 cause of such plan's, sponsor's, provider's, or 6 person's unwillingness to provide coverage of, 7 participate in, or refer for, specific items or 8 services pursuant to this paragraph. 9 "(D) CONSTRUCTION.—Nothing in sub-10 paragraph (A) or (B) shall be construed to per-11 mit a health plan or provider to discriminate in 12 a manner inconsistent with subparagraphs (B) 13 and (D) of paragraph (4). 14 "(E) PRIVATE RIGHTS OF ACTION.—The 15 various protections of conscience in this para-16 graph constitute the protection of individual 17 rights and create a private cause of action for 18 those persons or entities protected. Any person

or entity may assert a violation of this paragraph as a claim or defense in a judicial proceeding.

"(F) Remedies.—

23 "(i) FEDERAL JURISDICTION.—The
24 Federal courts shall have jurisdiction to
25 prevent and redress actual or threatened

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1	violations of this paragraph by granting all
2	forms of legal or equitable relief, including,
3	but not limited to, injunctive relief, declar-
4	atory relief, damages, costs, and attorney
5	fees.
6	"(ii) INITIATING PARTY.—An action
7	under this paragraph may be instituted by
8	the Attorney General of the United States,
9	or by any person or entity having standing
10	to complain of a threatened or actual viola-
11	tion of this paragraph, including, but not
12	limited to, any actual or prospective plan
13	sponsor, issuer, or other entity offering a
14	plan, any actual or prospective purchaser
15	or beneficiary of a plan, and any individual
16	or institutional health care provider.
17	"(iii) INTERIM RELIEF.—Pending
18	final determination of any action under
19	this paragraph, the court may at any time
20	enter such restraining order or prohibi-
21	tions, or take such other actions, as it
22	deems necessary.
23	"(G) Administration.—The Office for
24	Civil Rights of the Department of Health and
25	Human Services is designated to receive com-

plaints of discrimination based on this para graph and coordinate the investigation of such
 complaints.

"(H) ACTUARIAL EQUIVALENCE.—Nothing 4 5 in this paragraph shall prohibit the Secretary from issuing regulations or other guidance to 6 7 ensure that health plans excluding specific items or services under this paragraph shall 8 9 have an aggregate actuarial value at least equivalent to that of plans at the same level of 10 11 coverage that do not exclude such items or serv-12 ices.".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall be effective as if included in the enactment of Public Law 111–148.