- 1 HB183
- 2 173116-1
- 3 By Representative Rich
- 4 RFD: Health
- 5 First Read: 11-FEB-16

173116-1:n:01/20/2016:DSM*/mfc LRS2016-134 1 2 3 4 5 6 7 8 SYNOPSIS: Under existing law a physician and other 9 qualified persons must provide certain information 10 to a woman at least 48 hours before performance of 11 an abortion. 12 This bill would require an abortion provider 13 to privately provide the woman with additional 14 written and oral information including a sonogram 15 portraying the entire body of the unborn child and 16 specific information regarding that child as 17 disclosed by the sonogram. 18 This bill would impose certain notice 19 requirements and provide penalties for violations. 20 Amendment 621 of the Constitution of Alabama 21 of 1901, now appearing as Section 111.05 of the 22 Official Recompilation of the Constitution of 23 Alabama of 1901, as amended, prohibits a general 24 law whose purpose or effect would be to require a 25 new or increased expenditure of local funds from 26 becoming effective with regard to a local 27 governmental entity without enactment by a 2/3 vote

unless: it comes within one of a number of 1 2 specified exceptions; it is approved by the affected entity; or the Legislature appropriates 3 funds, or provides a local source of revenue, to 4 the entity for the purpose. 5 The purpose or effect of this bill would be 6 7 to require a new or increased expenditure of local funds within the meaning of the amendment. However, 8 the bill does not require approval of a local 9 10 governmental entity or enactment by a 2/3 vote to become effective because it comes within one of the 11 12 specified exceptions contained in the amendment. 13 14 A BILL 15 TO BE ENTITLED 16 AN ACT 17 18 To establish specific notice and information 19 requirements by an abortion provider regarding a sonogram of 20 an unborn baby; to provide for penalties for violations; and in connection therewith would have as its purpose or effect 21 22 the requirement of a new or increased expenditure of local 23 funds within the meaning of Amendment 621 of the Constitution 24 of Alabama of 1901, now appearing as Section 111.05 of the 25 Official Recompilation of the Constitution of Alabama of 1901, 26 as amended. 27 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall be known and may be cited
 as the Ultrasound Access Act.

3 Section 2. The Legislature makes the following4 findings:

5 (1) Approximately 61,000,000 abortions have been
6 performed in the United States since the decision in Roe v.
7 Wade.

8 (2) Abortion is a tragedy that involves the taking 9 of a human life.

10 (3) Every year tens of thousands of viable unborn 11 children are aborted for no other reason than a minor physical 12 disability or the small inconvenience which would be involved 13 in placing that child in a loving home.

Section 3. For purposes of this act, the following terms shall have the following meanings:

(1) ABORTION. The act of using or prescribing any
instrument, medicine, drug, or any other substance, device, or
means with the intent to terminate the pregnancy of a woman
with knowledge or reason to believe that the termination by
those means will cause the death of the unborn child. Such
use, prescription, or means is not an abortion if done with
the intent of any of the following:

a. Save the life or preserve the health of an unbornchild.

b. Remove a dead unborn child who did not die as a
result of the doctor's own intentional, knowing, or reckless
action to terminate a pregnancy.

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c. Remove an ectopic pregnancy.

(2) ABORTION PROVIDER. A person performing or
inducing an abortion, or the facility at which the abortion is
to be performed or induced.

5 (3) CONFLICT OF INTEREST DISCLAIMER. A written and 6 oral statement divulging the abortion provider's gross income 7 from the previous fiscal year, as well as the percentage of 8 that income which was obtained from the performance of 9 abortions together with a statement concerning the monetary 10 loss to the abortion provider which would result from the 11 woman's decision to carry the pregnancy to term.

12 (4) FETAL SAC. The natural membrane surrounding the
13 fetus that can be used to determine if an intrauterine
14 pregnancy exists.

15 (5) MEDICAL EMERGENCY. A condition that so
16 complicates the medical condition of a pregnant woman that the
17 death of the woman would result from the failure to
18 immediately treat her physical condition even though the
19 treatment may result in the death of her unborn child.

(6) VIABLE PREGNANCY. A pregnancy in which a fetal
sac is located inside the uterus and a fetal heartbeat is
found with the fetal sac.

23 Section 4. (a) Notwithstanding any other provision 24 of law, no abortion shall be performed or induced without the 25 voluntary and informed consent of the woman upon whom the 26 abortion is performed or induced. Except in the case of a

1 medical emergency, consent to an abortion is voluntary and 2 informed only if the following conditions are met:

3 (1) At least 48 hours before the abortion, the
4 physician who is to perform the abortion has informed the
5 woman, orally and in writing, of all of the following:

6 a. The name of the physician who will perform the 7 abortion.

b. A thorough and accurate description of the
proposed method for performing the abortion, including
information on the probable gestational age of the unborn
child at the time the abortion is to be performed and the
probable anatomical and physiological characteristics of an
unborn child at that age.

c. A description of immediate and long-term physical
and psychological risks involved in the abortion procedure,
including, but not limited to, the risks of infection,
hemorrhage, cervical or uterine perforation, risks to
subsequent pregnancies, and infertility.

d. A description of alternatives to abortion,
including the availability of adoption alternatives and the
availability of financial help from adoptive parents and other
sources for prenatal care, childbirth, and neonatal care
expenses.

e. A description of medical assistance benefits that may be available for prenatal care, childbirth, and neonatal care, together with the names and contact information for individuals and organizations that may be willing to assist

with the costs involved in carrying the pregnancy to term and information of the liability of the father for child support and other expenses.

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f. A conflict of interest disclaimer.

g. Any other medical or other information that a
reasonable patient would consider material to the decision
whether to have an abortion.

8 (2) At least 48 hours prior to the abortion, the 9 abortion provider has provided the woman in writing and, where 10 applicable, orally:

a. A current sonogram of the unborn child portraying
the entire body of the unborn child, including all of the
following:

A verbal description of all relevant features of
 the sonogram with audible heartbeat if present.

Upon request and without additional charge, a
 photograph or print of the sonogram, of a quality consistent
 with the current standard medical practice.

19 3. A written and verbal description stating whether 20 the woman has a viable pregnancy, the location of the fetal 21 sac, and the presence or absence of a heartbeat. If the 22 pregnancy is not viable, the abortion provider shall advise 23 the woman that she will miscarry with no further intervention 24 unless the abortion provider has evidence to the contrary.

4. In order to provide the possibility of a second
opinion, a list of all known sonogram providers within a
10-mile radius of the abortion provider, or if there are no

such sonogram providers within a 10-mile radius of the
 abortion provider, a list of all known sonogram providers
 within a 50-mile radius of the abortion provider.

5. Nothing in this act shall be construed to prevent the pregnant woman from not listening to the sounds detected by the fetal heart monitor, or from not viewing the images displayed on the ultrasound screen.

b. The probable gestational age of the unborn child,
including provision of color photographs of fetal development
within a four-week increment of the age of the unborn child
and during each succeeding four-week increment during the
pregnancy.

c. A description of the development of the child's
nerve endings and the child's ability to feel pain at each
stage of the development.

16 d. Relevant information on the potential survival of17 the child at his or her current stage of development.

e. A statement that the woman is free to withhold or withdraw her consent to the abortion at any time without affecting her right to care or treatment in the future, and without the loss of any state or federal benefits to which she might otherwise be entitled.

f. Any other medical or other information that a reasonable patient would consider material to the decision whether to have an abortion.

(b) The information provided in subsection (a) shall
be provided individually in a private room, and the woman

shall be provided with an adequate opportunity to ask
 questions and receive answers she can understand.

3 (c) If the woman is unable to read the written
4 materials provided to her under the provisions of subsection
5 (a), they shall be read to her and, if necessary, shall be
6 explained in a way understandable to her. If the woman is
7 unable to understand the sonogram image, it shall be explained
8 to her.

9 (d) The woman shall sign separate statements that 10 the abortion provider has complied with each of the provisions 11 of subsection (a). The abortion provider, under oath under 12 penalty of perjury, shall sign separate statements that he or 13 she has complied with each of the provisions of subdivision 14 (a)(1).

(e) No abortion provider may accept payment, nor may
the abortion provider legally or otherwise bind a woman to
make a payment, for the performance or inducing of an abortion
prior to the expiration of 48 hours from the abortion
provider's fulfillment of all of the provisions of subdivision
(a) (1).

(f) Whoever intentionally, knowingly, or recklessly
violates any provision of this act, or who performs an
abortion with reason to believe such an abortion is a
violation of this act, shall be imprisoned for up to 10 years,
fined not more than one million dollars (\$1,000,000) for each
violation, or both.

(g) Any person or entity which has been convicted
 under the provisions of this act shall be referred to the
 appropriate professional disciplinary authority in Alabama.

Section 5. Whoever is aggrieved by a violation of
this act by an abortion provider may bring a cause of action
against the abortion provider for damages, punitive damages,
treble damages, reasonable attorney fees and expenses, and
such equitable remedies as the court may deem appropriate.

9 Section 6. (a) Nothing contained in this act shall 10 be construed to (1) preempt or supersede any provision of law 11 or any provision of law which is more restrictive than the 12 provisions of this act, or (2) create or recognize any right 13 to an abortion, or to sanction, approve of, or expand in any 14 way the legality of abortion.

(b) This act shall be construed in pari materia with
the Woman's Right to Know Act, now codified in Sections
26-23A-1 to 26-23A-13, inclusive, Code of Alabama 1975, and
other applicable laws.

19 Section 7. The provisions of this act are severable. 20 If any provision of this act, or word, phrase, or application 21 thereof, is found to be invalid, that invalidity shall not 22 affect the validity of the provisions or application of the 23 act not found to be invalid.

24 Section 8. Although this bill would have as its 25 purpose or effect the requirement of a new or increased 26 expenditure of local funds, the bill is excluded from further 27 requirements and application under Amendment 621, now

appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, because the bill defines a new crime or amends the definition of an existing crime.

5 Section 9. This act shall become effective 6 immediately following its passage and approval by the 7 Governor, or its otherwise becoming law.