MISSISSIPPI LEGISLATURE

To: Judiciary B

By: Representatives Fillingane, Wells-Smith, Akins, Aldridge, Barnett, Beckett, Carlton, Chism, Davis, Denny, Ellington, Formby, Gunn, Hudson, Janus, Lott, Martinson, Mayhall, Mims, Moore, Nicholson, Parker, Reed, Reeves, Rotenberry, Simpson, Staples, Turner, Zuber

HOUSE BILL NO. 1625

AN ACT ENTITLED THE "MISSISSIPPI ABORTION PROCEDURE RIGHTS OF 1 2 CONSCIENCE ACT"; TO PROVIDE THAT A HEALTH CARE PROVIDER OR HEALTH 3 CARE INSTITUTION OR HEALTH CARE PAYER SHALL NOT BE REQUIRED TO PARTICIPATE IN AN ABORTION PROCEDURE THAT VIOLATES HIS OR HER CONSCIENCE; TO PROVIDE IMMUNITY FOR SUCH ACTION; TO PROHIBIT 4 5 б DISCRIMINATION FOR SUCH ACTION; TO PROHIBIT DENIAL OF ASSISTANCE 7 PAYMENTS DUE TO SUCH ACTION; TO PROVIDE CIVIL REMEDIES FOR VIOLATION OF THIS ACT; AND FOR RELATED PURPOSES. 8

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Title. 10

(a)

11 This act may be known and cited as the "Mississippi Abortion Procedure Rights of Conscience Act." 12

13 SECTION 2. Definitions. As used in this act:

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"Abortion" means the use or prescription of any 15 instrument, medicine, drug or any other substances or device to terminate the pregnancy of a woman known to be pregnant with an 16 intention other than to increase the probability of a live birth, 17 18 to preserve the life or health of the child after live birth or to remove a dead fetus. 19

"Abortion procedures" means any phase of patient 20 (b) 21 medical care, treatment or procedure relating to performing an abortion, including, but not limited to, the following: patient 2.2 referral, counseling, therapy, testing, diagnosis or prognosis, 23 research, instruction, prescribing, dispensing or administering 24 25 any device, drug, or medication, surgery or any other care or treatment rendered by health care providers or health care 26 institutions. 27

28 (C) "Health care provider" means any individual who may 29 be asked to participate in any way in an abortion procedure,

30 including, but not limited to: a physician, physician's

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31 assistant, nurse, nurses' aide, medical assistant, hospital 32 employee, clinic employee, nursing home employee, pharmacist, 33 pharmacy employee, researcher, medical or nursing school faculty, 34 student or employee, counselor, social worker or any professional, 35 paraprofessional, or any other person who furnishes, or assists in 36 the furnishing of, an abortion procedure.

37 (d)"Health care institution" means any public or 38 private organization, corporation, partnership, sole 39 proprietorship, association, agency, network, joint venture, or 40 other entity that is involved in providing health care services, 41 including, but not limited to: hospitals, clinics, medical 42 centers, ambulatory surgical centers, private physician's offices, pharmacies, nursing homes, university medical schools and nursing 43 44 schools, medical training facilities, or other institutions or 45 locations where abortion procedures are provided to any person.

(e) "Health care payer" means any entity or employer
that contracts for, pays for, or arranges for the payment of, in
whole or in part, any abortion procedure, including, but not
limited to, health maintenance organizations, health plans,
insurance companies or management services organizations.

51 (f) "Employer" means any individual or entity that pays 52 for or provides health benefits or health insurance coverage as a 53 benefit to its employees, whether through a third party, a health 54 maintenance organization, a program of self-insurance, or some 55 other means.

56 (g) "Participate" in an abortion procedure means to 57 counsel, advise, provide, perform, assist in, refer for, admit for 58 purposes of providing, or participate in providing, any abortion 59 procedure or any form of such service.

(h) "Pay" or "payment" means pay, contract for, or
otherwise arrange for the payment of, in whole or in part.
(i) "Conscience" means the religious, moral or ethical
principles held by a health care provider, the health care
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institution or health care payer. For purposes of this act, a
health care institution or health care payer's conscience shall be
determined by reference to its existing or proposed religious,
moral or ethical guidelines, mission statement, constitution,
bylaws, articles of incorporation, regulations or other relevant
documents.

70 <u>SECTION 3.</u> Rights of Conscience of Health Care Providers. 71 (1) Rights of Conscience. A health care provider has the 72 right not to participate, and no health care provider shall be 73 required to participate in an abortion procedure that violates his 74 or her conscience.

75 (2) Immunity from Liability. No health care provider shall 76 be civilly, criminally, or administratively liable for declining 77 to participate in an abortion procedure that violates his or her 78 conscience.

79 (3) **Discrimination.** It shall be unlawful for any person, 80 health care provider, health care institution, public or private institution, public official, or any board which certifies 81 competency in medical specialties to discriminate against any 82 83 health care provider in any manner based on his or her declining to participate in an abortion procedure that violates his or her 84 85 conscience. For purposes of this act, discrimination includes, but is not limited to: termination, transfer, refusal of staff 86 privileges, refusal of board certification, adverse administrative 87 action, demotion, loss of career specialty, reassignment to a 88 89 different shift, reduction of wages or benefits, refusal to award 90 any grant, contract, or other program, refusal to provide 91 residency training opportunities, or any other penalty, 92 disciplinary or retaliatory action.

93 <u>SECTION 4.</u> Rights of Conscience of Health Care Institutions.
 94 (1) Rights of Conscience. A health care institution has the
 95 right not to participate, and no health care institution shall be

H. B. No. 1625 *HR12/R1951* 04/HR12/R1951 PAGE 3 (CJR\DO) 96 required to participate in an abortion procedure that violates its 97 conscience.

98 (2) **Immunity from Liability.** A health care institution that 99 declines to provide or participate in an abortion procedure that 100 violates its conscience shall not be civilly, criminally or 101 administratively liable if the institution provides a consent form 102 to be signed by a patient before admission to the institution 103 stating that it reserves the right to decline to provide or 104 participate in an abortion procedure that violates its conscience.

Discrimination. It shall be unlawful for any person, 105 (3) 106 public or private institution, or public official to discriminate against any health care institution, or any person, association, 107 108 corporation, or other entity attempting to establish a new health 109 care institution or operating an existing health care institution, in any manner, including, but not limited to, any denial, 110 deprivation or disqualification with respect to licensure, any aid 111 assistance, benefit or privilege, including staff privileges, or 112 113 any authorization, including authorization to create, expand, improve, acquire, or affiliate or merge with any health care 114 115 institution, because such health care institution, or person, 116 association, or corporation planning, proposing, or operating a 117 health care institution, declines to participate in an abortion procedure which violates the health care institution's conscience. 118

(4) Denial of Aid or Benefit. It shall be unlawful for any public official, agency, institution, or entity to deny any form of aid, assistance, grants or benefits, or in any other manner to coerce, disqualify or discriminate against any person,

123 association, corporation or other entity attempting to establish a 124 new health care institution or operating an existing health care 125 institution because the existing or proposed health care 126 institution declines to participate in an abortion procedure 127 contrary to the health care institution's conscience.

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SECTION 5. Rights of Conscience of Health Care Payers. No. 1625 *HR12/R1951*

H. B. No. 1625 04/HR12/R1951 PAGE 4 (CJR\DO) (1) **Rights of Conscience.** A health care payer has the right to decline to pay, and no health care payer shall be required to pay for or arrange for the payment of an abortion procedure that violates its conscience.

133 (2) Immunity from Liability. No health care payer and no
134 person, association, corporation or other entity that owns,
135 operates, supervises or manages a health care payer shall be
136 civilly or criminally liable by reason of the health care payer's
137 declining to pay for or arrange for the payment of an abortion
138 procedure that violates its conscience.

139 Discrimination. It shall be unlawful for any person, (3) public or private institution, or public official to discriminate 140 141 against any health care payer, or any person, association, 142 corporation, or other entity (a) attempting to establish a new 143 health care payer, or (b) operating an existing health care payer, 144 in any manner, including, but not limited to, any denial, 145 deprivation, or disqualification with respect to licensure, aid, 146 assistance, benefit, privilege or authorization, including, but not limited to, any authorization to create, expand, improve, 147 148 acquire, affiliate or merge with any health care payer, because a 149 health care payer, or a person, association, corporation or other 150 entity planning, proposing or operating a health care payer 151 declines to pay for or arrange for the payment of any abortion procedure that violates its conscience. 152

153 (4) **Denial of Aid or Benefits.** It shall be unlawful for any public official, agency, institution or entity to deny any form of 154 155 aid, assistance, grants, or benefits or in any other manner 156 coerce, disqualify or discriminate against any health care payer, 157 or any person, association, corporation or other entity attempting 158 to establish a new health care payer or operating an existing 159 health care payer because the existing or proposed health care 160 payer declines to pay for, or arrange for the payment of, any 161 abortion procedure that is contrary to its conscience.

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162 SECTION 6. Civil Remedies.

(1) A civil action for damages or injunctive relief, or both, may be brought for the violation of any provision of this act. It shall not be a defense to any claim arising out of the violation of this act that such violation was necessary to prevent additional burden or expense on any other health care provider, health care institution, individual or patient.

(2) Damage Remedies. Any individual, association, 169 corporation, entity or health care institution injured by any 170 public or private individual, association, agency, entity or 171 172 corporation by reason of any conduct prohibited by this act may commence a civil action. Upon finding a violation of this act, 173 174 the aggrieved party shall be entitled to recover threefold the 175 actual damages, including pain and suffering, sustained by such 176 individual, association, corporation, entity or health care institution, the costs of the action, and reasonable attorney's 177 178 fees; but in no case shall recovery be less than Five Thousand 179 Dollars (\$5,000.00) for each violation in addition to costs of the action and reasonable attorney's fees. These damage remedies 180 181 shall be cumulative, and not exclusive of other remedies afforded 182 under any other state or federal law.

183 (3) Injunctive Remedies. The court in such civil action may 184 award injunctive relief, including, but not limited to, ordering 185 reinstatement of a health care provider to his or her prior job 186 position.

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SECTION 7. Severability.

The provisions of this act are declared to be severable, and if any provision, word, phrase or clause of this act or the application thereof to any person shall be held invalid, such invalidity shall not affect the validity of the remaining portions of this act.

193 SECTION 8. This act shall take effect and be in force from 194 and after July 1, 2004.

H. B. No. 1625 *HR12/R1951* 04/HR12/R1951 ST: Mississippi Abortion Procedure Rights of PAGE 6 (CJR\DO) Conscience Act; create.