By: Senator(s) Nunnelee, Jackson (15th), Clarke, Carmichael, White, Kirby, Flowers, Michel, King, Morgan, Pickering, Thames, Fillingane, Davis, Hewes, Walley, Browning, Chassaniol, Lee (35th), Burton, Hyde-Smith, Frazier, Little

To: Public Health and Welfare

## SENATE BILL NO. 2801

AN ACT TO AMEND SECTION 41-41-33, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT A WOMAN BE GIVEN THE OPPORTUNITY TO VIEW A 3 SONOGRAM OR LISTEN TO THE HEARTBEAT OF HER UNBORN CHILD BEFORE 4 CONSENTING TO AN ABORTION; TO AMEND SECTION 41-41-39, MISSISSIPPI CODE OF 1972, TO CLARIFY CRIMINAL PENALTIES FOR VIOLATIONS OF THIS 5 ACT; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 41-41-33, Mississippi Code of 1972, is 8 9 amended as follows: 41-41-33. (1) No abortion shall be performed or induced 10 except with the voluntary and informed consent of the woman upon 11 12 whom the abortion is to be performed or induced. Except in the case of a medical emergency, consent to an abortion is voluntary 13 and informed if and only if: 14 (a) The woman is told the following by the physician 15 who is to perform or induce the abortion or by the referring 16 17 physician, orally and in person, at least twenty-four (24) hours 18 before the abortion: (i) The name of the physician who will perform or 19 20 induce the abortion; (ii) The particular medical risks associated with 21 22 the particular abortion procedure to be employed including, when 23 medically accurate, the risks of infection, hemorrhage and breast 24 cancer, and the danger to subsequent pregnancies and infertility; 25 (iii) The probable gestational age of the unborn child at the time the abortion is to be performed or induced; and 26 2.7 (iv) The medical risks associated with carrying

her child to term.

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- 29 (b) The woman is informed, by the physician or his
- 30 agent, orally and in person, at least twenty-four (24) hours
- 31 before the abortion:
- 32 (i) That medical assistance benefits may be
- 33 available for prenatal care, childbirth and neonatal care;
- 34 (ii) That the father is liable to assist in the
- 35 support of her child, even in instances in which the father has
- 36 offered to pay for the abortion;
- 37 (iii) That there are available services provided
- 38 by public and private agencies which provide pregnancy prevention
- 39 counseling and medical referrals for obtaining pregnancy
- 40 prevention medications or devices; and
- 41 (iv) That she has the right to review the printed
- 42 materials described in Section 41-41-35(1)(a), (b) and (c). The
- 43 physician or his agent shall orally inform the woman that those
- 44 materials have been provided by the State of Mississippi and that
- 45 they describe the unborn child and list agencies that offer
- 46 alternatives to abortion. If the woman chooses to view those
- 47 materials, copies of them shall be furnished to her. The
- 48 physician or his agent may disassociate himself or themselves from
- 49 those materials, and may comment or refrain from comment on them
- 50 as he chooses. The physician or his agent shall provide the woman
- 51 with the printed materials described in Section 41-41-35(1)(d).
- 52 (c) The woman certifies in writing before the abortion
- 53 that the information described in paragraphs (a) and (b) of this
- 54 section has been furnished to her, and that she has been informed
- of her opportunity to review the information referred to in
- 56 subparagraph (iv) of paragraph (b) of this section.
- 57 (d) Before the abortion is performed or induced, the
- 58 physician who is to perform or induce the abortion receives a copy
- 59 of the written certification prescribed by this section.
- (e) At least twenty-four (24) hours prior to the
- 61 performance of an abortion, as defined in Section 41-41-31, a

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    physician or qualified person assisting the physician, shall
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    perform fetal ultrasound imaging and auscultation of fetal heart
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    tone services, provide the patient with an opportunity to view the
    active ultrasound image of the unborn child and hear the heartbeat
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    of the unborn child if the heartbeat is audible, and offer to
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    provide the patient with a physical picture of the ultrasound
    image of the unborn child. An ultrasound image must be of a
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    quality consistent with standard medical practice in the
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    community, shall contain the dimensions of the unborn child and
    shall accurately portray the presence of external members and
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    internal organs, if present or viewable, of the unborn child.
    After performance of the services delineated in this paragraph
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    (e), and at least twenty-four (24) hours prior to the performance
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    of an abortion, a physician or qualified person assisting the
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    physician shall obtain the patient's signature on a certification
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    form stating that fetal ultrasound imaging and auscultation of
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    fetal heart tone services have been performed, that the patient
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    has been given the opportunity to view the active ultrasound image
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    and hear the heartbeat of the unborn child if the heartbeat is
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    audible, and that she has been offered a physical picture of the
    ultrasound image. Before the abortion is performed or induced,
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    the physician who is to perform or induce the abortion shall
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    receive a copy of the written certification prescribed by this
    paragraph (e). The physician shall retain a copy of the signed
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    certification form in the patient's medical record. The State
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    Department of Health shall enforce the provisions of this
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    paragraph (e) at abortion facilities, as defined in Section
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    41-75-1.
              The State Department of Health shall enforce the
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    provisions of Sections 41-41-31 through 41-41-39 at abortion
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    facilities, as defined in Section 41-75-1.
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SECTION 2. Section 41-41-39, Mississippi Code of 1972, is

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amended as follows:

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95	41-41-39. Anyone who purposefully, knowingly or recklessly
96	performs or attempts to perform or induce an abortion without
97	complying with Sections 41-41-31 through 41-41-37, including the
98	provisions of Section 41-41-33(1)(e), shall, upon conviction, be
99	guilty of a misdemeanor and shall be punished by a fine of One
100	Thousand Dollars (\$1,000.00), by imprisonment in the county jail
101	for a period of time not to exceed six (6) months, or both such
102	fine and imprisonment.
103	SECTION 3. This act shall take effect and be in force from

and after July 1, 2007.

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