Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2391

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 41-41-55, Mississippi Code of 1972, is amended as follows:

41-41-55. (1) The requirements and procedures under
Sections 41-41-51 through 41-41-63 shall apply and are available
to minors whether or not they are residents of this state.

(2) The minor may participate in proceedings in the court on
her own behalf. The court shall advise her that she has a right
to court-appointed counsel and shall provide her with such counsel
upon her request or if she is not already adequately represented.

Court proceedings under this section shall be 31 (3) confidential and anonymous and shall be given such precedence over 32 other pending matters as is necessary to insure that the court may 33 34 reach a decision promptly, but in no case shall the court fail to 35 rule within seventy-two (72) hours of the time the application is If for any reason the court fails to rule within 36 filed. 37 seventy-two (72) hours of the time the application is filed, the minor may proceed as if the consent requirement of Section 38 39 41-41-53 has been waived.

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40 (4) Consent shall be waived if the court finds by clear and
41 convincing evidence either:

42 (a) That the minor is mature and well-informed enough43 to make the abortion decision on her own; or

44 (b) That performance of the abortion would be in the45 best interests of the minor.

46 (5) A court that conducts proceedings under this section
47 shall issue written and specific factual findings and legal
48 conclusions supporting its decision and shall order that a
49 confidential record of the evidence be maintained.

50 (6) An expedited confidential and anonymous appeal shall be 51 available to any minor to whom the court denies a waiver of 52 consent. The Mississippi Supreme Court shall issue promptly such 53 rules and regulations as are necessary to insure that proceedings 54 under Sections 41-41-51 through 41-41-63 are handled in an 55 expeditious, confidential and anonymous manner.

56 (7) No filing fees shall be required of any minor who avails57 herself of the procedures provided by this section.

58 <u>SECTION 2.</u> (1) As used in this section, the term "abortion" 59 means the use or prescription of any instrument, medicine, drug or 60 any other substance or device to terminate the pregnancy of a 61 woman known to be pregnant with an intention other than to 62 increase the probability of a live birth, to preserve the life or 63 health of the child after live birth or to remove a dead fetus.

64 (2) No abortion shall be performed or induced in the State
65 of Mississippi, except in the case where necessary for the
66 preservation of the mother's life or where the pregnancy was
67 caused by rape.

68 (3) For the purposes of this act, rape shall be an exception
69 to the prohibition for an abortion only if a formal charge of rape
70 has been filed with an appropriate law enforcement official.

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(4) Any person, except the pregnant woman, who purposefully, knowingly or recklessly performs or attempts to perform or induce an abortion in the State of Mississippi, except in the case where necessary for the preservation of the mother's life or where the pregnancy was caused by rape, upon conviction, shall be punished by imprisonment in the custody of the Department of Corrections for not less than one (1) year nor more than ten (10) years.

78 SECTION 3. The provisions of this section shall be codified
79 as Section 41-41-34, Mississippi Code of 1972:

80 <u>41-41-34.</u> (1) Before the performance of an abortion, as 81 defined in Section 2 of this act, the physician who is to perform 82 the abortion, or a qualified person assisting the physician, 83 shall:

84 (a) Perform fetal ultrasound imaging and auscultation
85 of fetal heart tone services on the patient undergoing the
86 abortion;

(b) Offer to provide the patient with an opportunity to
view the active ultrasound image of the unborn child and hear the
heartbeat of the unborn child if the heartbeat is audible;

90 (c) Offer to provide the patient with a physical91 picture of the ultrasound image of the unborn child;

92 (d) Obtain the patient's signature on a certification 93 form stating that the patient has been given the opportunity to 94 view the active ultrasound image and hear the heartbeat of the 95 unborn child if the heartbeat is audible, and that she has been 96 offered a physical picture of the ultrasound image; and

97 (e) Retain a copy of the signed certification form in98 the patient's medical record.

99 (2) The State Department of Health shall enforce the100 requirements of this section.

101 (3) An ultrasound image must be of a quality consistent with102 standard medical practice in the community, shall contain the

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106 SECTION 4. At such time as the Attorney General of 107 Mississippi determines that the United States Supreme Court has overruled the decision of Roe v. Wade, 410 U.S. 113 (1973), and 108 109 that as a result, it is reasonably probable that Section 2 of this 110 act would be upheld by the court as constitutional, the Attorney General shall publish his determination of that fact in the 111 112 administrative bulletin published by the Secretary of State as provided in Section 25-43-2.101, Mississippi Code of 1972. 113

SECTION 5. If any provision, word, phrase or clause of this act or the application of this act to any person or circumstance is held invalid, that invalidity shall not affect the provisions, words, phrases, clauses or applications of this act that can be given effect without the invalid provision, word, phrase, clause or application and to this end, the provisions, words, phrases and clauses of this act are declared to be severable.

121 SECTION 6. Sections 1, 3, 4 and 5 of this act shall take effect from and after July 1, 2007. Section 2 of this act shall 122 123 take effect and be in force from and after ten (10) days following 124 the date of publication by the Attorney General of Mississippi in 125 the administrative bulletin published by the Secretary of State as provided in Section 25-43-2.101, Mississippi Code of 1972, that 126 127 the Attorney General has determined that the United States Supreme Court has overruled the decision of Roe v. Wade, 410 U.S. 113 128 129 (1973), and that it is reasonably probable that Section 2 of this act would be upheld by the court as constitutional. 130

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 41-41-55, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE THAT IF A COURT GRANTS A WAIVER OF PARENTAL CONSENT TO 3 A MINOR SEEKING AN ABORTION, THE COURT SHALL MAKE CERTAIN REQUIRED

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4 FINDINGS BY CLEAR AND CONVINCING EVIDENCE; TO PROHIBIT ABORTIONS 5 IN THE STATE OF MISSISSIPPI, EXCEPT IN CASES WHERE NECESSARY FOR б THE PRESERVATION OF THE MOTHER'S LIFE OR WHERE THE PREGNANCY WAS CAUSED BY RAPE; TO PROVIDE THAT THIS PROHIBITION SHALL BECOME 7 8 EFFECTIVE ONLY UPON A DETERMINATION BY THE STATE ATTORNEY GENERAL 9 THAT THE UNITED STATES SUPREME COURT HAS OVERRULED THE DECISION OF $\underline{\rm ROE~V.~WADE}\,,$ which has the effect of holding unconstitutional any state law that seeks to create such a prohibition; to require that 10 11 12 BEFORE THE PERFORMANCE OF AN ABORTION, THE PHYSICIAN SHALL PERFORM 13 FETAL ULTRASOUND IMAGING AND AUSCULTATION OF FETAL HEART TONE 14 SERVICES; TO REQUIRE THE PHYSICIAN TO OFFER THE PATIENT AN 15 OPPORTUNITY TO VIEW THE ULTRASOUND IMAGE AND LISTEN TO THE HEARTBEAT OF THE UNBORN CHILD, IF THE HEARTBEAT IS AUDIBLE; TO 16 REQUIRE THE PATIENT TO SIGN A CERTIFICATION FORM STATING THAT SHE 17 HAS BEEN GIVEN THAT OPPORTUNITY; TO REQUIRE THE PHYSICIAN TO 18 19 RETAIN A COPY OF THE SIGNED CERTIFICATION FORM IN THE PATIENT'S 20 MEDICAL RECORD; AND FOR RELATED PURPOSES.