MISSISSIPPI LEGISLATURE

By: Representatives Currie, Eubanks, Gipson, To: Judiciary B Ford, Carpenter, Bain, Scoggin, Arnold, Brown, Weathersby, Rogers (61st), Foster, Wilkes, Hopkins, Crawford, Henley

> HOUSE BILL NO. 1510 (As Sent to Governor)

1 AN ACT TO BE KNOWN AS THE GESTATIONAL AGE ACT; TO ENACT 2 DEFINITIONS; TO PROHIBIT ABORTIONS AFTER 15 WEEKS' GESTATION; TO 3 PROVIDE CIVIL PENALTIES; AND FOR RELATED PURPOSES. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. (1) This section shall be known and cited as the 5 "Gestational Age Act." 6 7 Legislative findings and purpose. The Legislature makes (2) the following findings of fact and incorporates them herein by 8 9 reference: The United States is one (1) of only seven (7) 10 (a) nations in the world that permits nontherapeutic or elective 11 12 abortion-on-demand after the twentieth week of gestation. In fact, fully seventy-five percent (75%) of all nations do not 13 14 permit abortion after twelve (12) weeks' gestation, except (in 15 most instances) to save the life and to preserve the physical 16 health of the mother. 17 (b) (i) Medical and other authorities now know more 18 about human prenatal development than ever before including that:

19 1. Between five (5) and six (6) weeks' 20 gestation, an unborn human being's heart begins beating. 21 2. An unborn human being begins to move about in the womb at approximately eight (8) weeks' gestation. 22 23 3. At nine (9) weeks' gestation, all basic 24 physiological functions are present. Teeth and eyes are present, as well as external genitalia. 25 An unborn human being's vital organs begin 26 4. 27 to function at ten (10) weeks' gestation. Hair, fingernails, and 28 toenails also begin to form. 29 5. At eleven (11) weeks' gestation, an unborn human being's diaphragm is developing, and he or she may even 30 31 hiccup. He or she is beginning to move about freely in the womb. 32 6. At twelve (12) weeks' gestation, an unborn 33 human being can open and close his or her fingers, starts to make 34 sucking motions, and senses stimulation from the world outside the 35 Importantly, he or she has taken on "the human form" in all womb. relevant aspects. Gonzales v. Carhart, 550 U.S. 124, 160 (2007). 36 37 7. The Supreme Court has long recognized that 38 the State of Mississippi has an "important and legitimate interest in protecting the potentiality of human life," Roe v. Wade, 410 39 40 U.S. 113, 162 (1973), and specifically that "the state has an interest in protecting the life of the unborn." Planned 41 42 Parenthood of Southeastern Pennsylvania v. Casey, 505 U.S. 833, 43 873 (1992).

8. 44 The majority of abortion procedures 45 performed after fifteen (15) weeks' gestation are dilation and evacuation procedures which involve the use of surgical 46 instruments to crush and tear the unborn child apart before 47 48 removing the pieces of the dead child from the womb. The 49 Legislature finds that the intentional commitment of such acts for nontherapeutic or elective reasons is a barbaric practice, 50 51 dangerous for the maternal patient, and demeaning to the medical 52 profession.

9. Most obstetricians and gynecologists
practicing in the State of Mississippi do not offer or perform
nontherapeutic or elective abortions. Even fewer offer or perform
the dilation and evacuation abortion procedure even though it is
within their scope of practice.

(ii) Abortion carries significant physical and 58 59 psychological risks to the maternal patient, and these physical 60 and psychological risks increase with gestational age. Specifically, in abortions performed after eight (8) weeks' 61 62 gestation, the relative physical and psychological risks escalate 63 exponentially as gestational age increases. L. Bartlett et al., 64 Risk factors for legal induced abortion mortality in the United 65 States, OBSTETRICS AND GYNECOLOGY 103(4):729 (2004).

66 (iii) Importantly, as the second trimester67 progresses, in the vast majority of uncomplicated pregnancies, the

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70 Medical complications from dilation and (iv) evacuation abortions include, but are not limited to: pelvic 71 72 infection; incomplete abortions (retained tissue); blood clots; 73 heavy bleeding or hemorrhage; laceration, tear, or other injury to 74 the cervix; puncture, laceration, tear, or other injury to the 75 uterus; injury to the bowel or bladder; depression; anxiety; 76 substance abuse; and other emotional or psychological problems. Further, in abortions performed after fifteen (15) weeks' 77 78 gestation, there is a higher risk of requiring a hysterectomy, 79 other reparative surgery, or blood transfusion.

(v) The State of Mississippi also has "legitimate interests from the outset of pregnancy in protecting the health of women." *Planned Parenthood of Southeastern Pennsylvania v. Casey*, 505 U.S. 833, 847 (1992), as the "medical, emotional, and psychological consequences of abortion are serious and can be lasting ..." *H.L. v. Matheson*, 450 U.S. 398, 411 (1981).

(c) Based on the findings in paragraph (a) of this
subsection, it is the intent of the Legislature, through this act
and any regulations and policies promulgated hereunder, to
restrict the practice of nontherapeutic or elective abortion to
the period up to the fifteenth week of gestation.

91 (3) **Definitions.** As used in this section:

H. B. No. 1510 **~ OFFICIAL ~** 18/HR31/R1655SG PAGE 4 (GT\JAB) (a) "Abortion" means the use or prescription of an
instrument, medicine, drug, or other substance or device with the
intent to terminate a clinically diagnosable pregnancy for reasons
other than to increase the probability of a live birth, to
preserve the life or health of the unborn human being, to
terminate an ectopic pregnancy, or to remove a dead unborn human
being.

99 (b) "Attempt to perform or induce an abortion" means to 100 do or omit anything that, under the circumstances as the person 101 believes them to be, is an act or omission that constitutes a 102 substantial step in a course of conduct planned to culminate in 103 the performance or induction of an abortion in violation of this 104 section.

105 (c) "Conception" means the fusion of human spermatozoon 106 with a human ovum.

107 (d) "Department" means the Mississippi State Department108 of Health.

109 (e) "Gestation" means the time that has elapsed since110 the first day of the woman's last menstrual period.

(f) "Gestational age" or "probable gestation age" means the age of an unborn human being as calculated from the first day of the last menstrual period of the pregnant woman.

(g) "Human being" means an individual member of the species Homo sapiens, from and after the point of conception.

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(h) "Severe fetal abnormality" means a life-threatening

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118 regardless of the provision of life-saving medical treatment, is 119 incompatible with life outside the womb.

(i) "Major bodily function" includes, but is not
limited to, functions of the immune system, normal cell growth,
and digestive, bowel, bladder, neurological, brain, respiratory,
circulatory, endocrine, and reproductive functions.

124 "Medical emergency" means a condition in which, on (†) 125 the basis of the physician's good faith clinical judgment, an abortion is necessary to preserve the life of a pregnant woman 126 127 whose life is endangered by a physical disorder, physical illness, 128 or physical injury, including a life-endangering physical 129 condition arising from the pregnancy itself, or when the 130 continuation of the pregnancy will create a serious risk of 131 substantial and irreversible impairment of a major bodily 132 function.

133 (k) "Physician" or "referring physician" means a person134 licensed to practice medicine in the State of Mississippi.

135 (4) Abortion limited to fifteen (15) weeks' gestation except 136 in medical emergency and in cases of severe fetal abnormality. 137 (a) Except in a medical emergency or in the case of a severe 138 fetal abnormality, a person shall not perform, induce, or attempt to perform or induce an abortion unless the physician or the 139 referring physician has first made a determination of the probable 140 gestational age of the unborn human being and documented that 141

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(b) Except in a medical emergency or in the case of a severe fetal abnormality, a person shall not intentionally or knowingly perform, induce, or attempt to perform or induce an abortion of an unborn human being if the probable gestational age of the unborn human being has been determined to be greater than fifteen (15) weeks.

(c) In every case in which a physician performs or induces an abortion on an unborn human being whose gestational age is greater than fifteen (15) weeks, the physician shall within fifteen (15) days of the abortion cause to be filed with the department, on a form supplied by the department, a report containing the following information:

159 Date the abortion was performed; (i) 160 (ii) Specific method of abortion used; 161 The probable gestational age of the unborn (iii) 162 human being and the method used to calculate gestational age; 163 (iv) A statement declaring that the abortion was 164 necessary to preserve the life or physical health of the maternal 165 patient;

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166 (v) Specific medical indications supporting the 167 abortion; and

168 (vi) Probable health consequences of the abortion 169 and specific abortion method used.

The physician shall sign the form as his or her attestation under oath that the information stated thereon is true and correct to the best of his or her knowledge.

(d) Reports required and submitted under subsection (4) of this section shall not contain the name of the maternal patient upon whom the abortion was performed or any other information or identifiers that would make it possible to identify, in any manner or under any circumstances, a woman who obtained or sought to obtain an abortion.

179 The department shall create the forms (5) Reporting forms. required by this section within thirty (30) days after the 180 181 effective date of this act. No provision of this section 182 requiring the reporting of information on forms published by the department shall be applicable until ten (10) days after the 183 requisite forms have been made available or the effective date of 184 185 this act, whichever is later.

(6) Professional sanctions and civil penalties. (a) A
physician who intentionally or knowingly violates the prohibition
in subsection (4) of this section commits an act of unprofessional
conduct and his or her license to practice medicine in the State

190 of Mississippi shall be suspended or revoked pursuant to action by 191 the Mississippi State Board of Medical Licensure.

(b) A physician who knowingly or intentionally delivers to the department any report required by subsection (4)(c) of this section and known by him or her to be false shall be subject to a civil penalty or fine up to Five Hundred Dollars (\$500.00) per violation imposed by the department.

197 (7) Additional enforcement. The Attorney General shall have
198 authority to bring an action in law or equity to enforce the
199 provisions of this section on behalf of the Director of the
200 Mississippi State Department of Health or the Mississippi State
201 Board of Medical Licensure. The Mississippi State Board of
202 Medical Licensure shall also have authority to bring such action
203 on its own behalf.

204 Construction. Nothing in this section shall be (8) 205 construed as creating or recognizing a right to abortion or as 206 altering generally accepted medical standards. It is not the 207 intention of this section to make lawful an abortion that is 208 otherwise unlawful. An abortion that complies with this section, 209 but violates any other state law, is unlawful. An abortion that 210 complies with another state law, but violates this section is 211 unlawful.

(9) Severability. (a) It is the intent of the Legislature that every provision of this section shall operate with equal force and shall be severable one from the other and that, in the

H. B. No. 1510 **~ OFFICIAL ~** 18/HR31/R1655SG PAGE 9 (GT\JAB) event that any provision of this section shall be held invalid or unenforceable by a court of competent jurisdiction, said provision shall be deemed severable and the remaining provisions of this act deemed fully enforceable.

219 In the event that any provision of this section (b) 220 shall be held invalid or unenforceable by a court of competent 221 jurisdiction, Sections 41-41-131 through 41-41-145 shall remain in 222 effect. If some or all of the provisions of this section are ever 223 temporarily or permanently restrained or enjoined by judicial order, all other provisions of Mississippi law regulating or 224 225 restricting abortion shall be enforced as though the restrained or 226 enjoined provisions had not been adopted; however, whenever the 227 temporary or permanent restraining order or injunction is stayed 228 or dissolved, or otherwise ceases to have effect, the provisions 229 of this section shall have full force and effect.

230 (C) Mindful of Leavitt v. Jane L., 518 U.S. 137 (1996), 231 regarding the context of determining the severability of a state 232 section of law regulating abortion, the United States Supreme 233 Court held that an explicit statement of legislative intent is 234 controlling. Accordingly, it is the intent of the Legislature 235 that every provision, section, subsection, paragraph, sentence, 236 clause, phrase or word in this section and every application of 237 the provisions in this section is severable from each other. If 238 any application of any provision in this section to any person, 239 group of persons, or circumstances is found by a competent court

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H. B. No. 1510 18/HR31/R1655SG PAGE 10 (GT\JAB) 240 to be invalid, the remaining applications of that provision to all 241 other persons and circumstances shall be severed and may not be 242 affected. All constitutionally valid applications of this section shall be severed from any applications that a court finds to be 243 244 invalid, leaving the valid applications in force, because it is 245 the Legislature's intent and priority that the valid applications 246 be allowed to stand alone. Even if a reviewing court finds a 247 provision of this statute to impose an undue burden in a large or 248 substantial fraction of relevant cases, the applications that do not represent an undue burden shall be severed from the remaining 249 250 provisions and shall remain in force, and shall be treated as if 251 the Legislature had enacted a section limited to the persons, 252 group of persons, or circumstances for which the section's 253 application does not present an undue burden. The Legislature 254 further declares that it would have passed this section and each 255 provision, section, subsection, paragraph, sentence, clause, 256 phrase or word, and all constitutional applications of this 257 section, without regard to the fact that any provision, section, 258 subsection, paragraph, sentence, clause, phrase or word, or 259 applications of this section, were to be declared unconstitutional 260 or to represent an undue burden.

(d) If this section is found by any competent court to
be invalid or to impose an undue burden as applied to any person,
group of persons, or circumstances, the prohibition shall apply to

18/HR31/R1655SG PAGE 11 (GT\JAB) 264 that person or group of persons or circumstances on the earliest 265 date on which this section can be constitutionally applied.

(e) If any provisions of this section are found by a
competent court to be unconstitutionally vague, then the
applications of the provision that do not present constitutional
vagueness problems shall be severed and remain in force.

(10) Right of intervention. The Legislature, through one or more sponsors of this act duly appointed by resolution of their respective chamber, may intervene as a matter of right in any case in which the constitutionality of this section is challenged. The Governor may also intervene as a matter of right in any case in which the constitutionality of this section is challenged.

276 **SECTION 2.** This act shall take effect and be in force from 277 and after its passage.