As Reported by the Senate Health, Human Services and Aging Committee

126th General Assembly
Regular Session
2005-2006

Sub. H. B. No. 239

Representatives Schneider, Reidelbach, Brinkman, Faber, Seitz, Kearns,
Flowers, Hood, Aslanides, Blessing, Bubp, Buehrer, Coley, Collier, Combs,
Daniels, DeGeeter, Distel, Dolan, Domenick, Driehaus, Fessler, Garrison,
Gibbs, Gilb, Hagan, Hoops, Kilbane, Latta, Law, Martin, McGregor, J.,
Oelslager, Patton, T., Raga, Raussen, Reinhard, Schaffer, Seaver, Setzer,
Smith, G., Taylor, Trakas, Uecker, Wagner, Wagoner, Walcher, White, J.,
Widener, Widowfield, Willamowski, Wolpert, Calvert, Cassell, Core, White, D.,
Schlichter

Senators Jacobson, Jordan, Clancy, Gardner

A BILL

To amend section 5101.55 and to enact sections 9.041, 1 3701.511, 3702.33, and 5101.56 of the Revised Code 2 to declare that it is the public policy of the 3 state to prefer childbirth over abortion, to 4 permit any person to petition a court of common 5 pleas for an order enjoining the operation of a 6 health care facility without a license, to modify 7 the laws governing public funding of abortions, 8 and to prohibit the use of funds appropriated for 9 genetic services to be used for abortion-related 10 purposes. 11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Sec. 5101.56. (A) As used in this section, "physician" means	41
a person who holds a valid certificate to practice medicine and	42
surgery or osteopathic medicine and surgery issued under Chapter	43
4731. of the Revised Code.	44
(B) Unless required by the United States Constitution or by	45
federal statute, regulation, or decisions of federal courts, state	46
or local funds may not be used for payment or reimbursement for	47
abortion services unless the certification required by division	48
(C) of this section is made and one of the following circumstances	49
exists:	50
(1) The woman suffers from a physical disorder, physical	51
injury, or physical illness, including a life-endangering physical	52
condition caused by or arising from the pregnancy, that would, as	53
certified by a physician, place the woman in danger of death	54
unless an abortion is performed.	55
(2) The pregnancy was the result of an act of rape and the	56
patient, the patient's legal guardian, or the person who made the	57
report to the law enforcement agency, certifies in writing that	58
prior to the performance of the abortion a report was filed with a	59
law enforcement agency having the requisite jurisdiction, unless	60
the patient was physically unable to comply with the reporting	61
requirement and that fact is certified by the physician performing	62
the abortion.	63
(3) The pregnancy was the result of an act of incest and the	64
patient, the patient's legal guardian, or the person who made the	65
report certifies in writing that prior to the performance of the	66
abortion a report was filed with either a law enforcement agency	67
having the requisite jurisdiction, or, in the case of a minor,	68
with a county children services agency established under Chapter	69
5153. of the Revised Code, unless the patient was physically	70
unable to comply with the reporting requirement and that fact is	71

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(d) The pregnancy was the result of an act of rape and in my	102
professional opinion the recipient was physically unable to comply	103
with the reporting requirement; or	104
(e) The pregnancy was a result of an act of incest and in my	105
professional opinion the recipient was physically unable to comply	106
with the reporting requirement.	107
(D) Payment or reimbursement for abortion services shall not	108
be made with state or local funds for associated services such as	109
anesthesia, laboratory tests, or hospital services if the abortion	110
service itself cannot be paid or reimbursed with state or local	111
funds. All abortion services for which a physician is seeking	112
reimbursement or payment for the purposes of this division shall	113
be submitted on a hard-copy billing invoice.	114
(E) Documentation that supports the certification made by a	115
physician shall be maintained by the physician in the recipient's	116
medical record. When the physician certifies that circumstances	117
described in division (C)(2)(b) or (c) of this section are the	118
case, a copy of the statement signed by the patient, the patient's	119
legal guardian, or the person who made the report shall be	120
maintained in the patient's medical record.	121
(F) Nothing in this section denies reimbursement for drugs or	122
devices to prevent implantation of the fertilized ovum, or for	123
medical procedures for the termination of an ectopic pregnancy.	124
This section does not apply to treatments for incomplete, missed,	125
or septic abortions.	126
(G) If enforcement of this section will adversely affect	127
eligibility of the state or a political subdivision of the state	128
for participation in a federal program, this section shall be	129
enforced to the extent permissible without preventing	130
participation in that federal program.	131
Section 2. That existing section 5101.55 of the Revised Code	132

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is hereby repealed.	133