GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 854 Committee Substitute Favorable 5/12/11

	Short Title: A	bortion-Woman's Right to Know Act.	(Public)
	Sponsors:		
	Referred to:		
		April 7, 2011	
1		A BILL TO BE ENTITLED	
2	AN ACT TO	REQUIRE A TWENTY-FOUR-HOUR WAITING PERIO	D AND THE
3		CONSENT OF A PREGNANT WOMAN BEFORE AN ABO	
4	BE PERFOR	MED.	
5	The General Ass	embly of North Carolina enacts:	
6	SECT	FION 1. Chapter 90 of the General Statutes is amended	by adding the
7	following new A		
8		" <u>Article 1I.</u>	
9		"Woman's Right to Know Act.	
10	" <u>§ 90-21.80. Sh</u>		
11		be cited as the 'Woman's Right to Know Act.'	
12	" <u>§ 90-21.81. De</u>		
13 14		g definitions apply in this Article:	licino dava or
14 15	<u>(1)</u>	<u>Abortion. – The use or prescription of any instrument, mec- other substance or device intentionally to terminate the p</u>	-
16		woman known to be pregnant with an intention other than to	
17		following:	<u>J do ally of the</u>
18		<u>a.</u> Increase the probability of a live birth.	
19		b. Preserve the life or health of the child.	
20		c. Remove a dead, unborn child who died as the result	t of (i) natural
21		causes in utero, (ii) accidental trauma, or (iii) a crim	
22		the pregnant woman or her unborn child which causes	
23		termination of the pregnancy.	-
24	<u>(2)</u>	Attempt to perform an abortion An act, or an omission	of a statutorily
25		required act, that, under the circumstances as the actor believ	
26		constitutes a substantial step in a course of conduct planned	to culminate in
27		the performance of an abortion in violation of this Article.	
28	<u>(3)</u>	Department. – The Department of Health and Human Services	
29	<u>(4)</u>	Medical emergency. – A condition which, in reasonable med	
30		so complicates the medical condition of the pregnant	
31		necessitate the immediate abortion of her pregnancy to avert	
32 33		which a delay will create serious risk of substantial and irreve	
33 34		impairment of a major bodily function, not including any particular emotional conditions. For purposes of this definition, no con	• •
34 35		deemed a medical emergency if based on a claim or dia	
36		woman will engage in conduct which would result in h	
30 37		substantial and irreversible physical impairment of a major bo	
51		substantiar and me to solore physical impairment of a major bo	<u>any ionononi</u>



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1	<u>(5)</u>	Physic	ian. – An individual licensed to practi	ce medicine in accordance with
2		this Ch	-	
3	<u>(6)</u>	Probab	ble gestational age. – What, in the ju	dgment of the physician, will,
4		with re	easonable probability, be the gestationa	al age of the unborn child at the
5		time th	e abortion is planned to be performed.	
6	<u>(7)</u>	<u>Qualif</u>	ied professional. – An individual wł	no is a registered nurse, nurse
7		practit	ioner, or physician assistant licensed i	in accordance with Article 1 of
8		this C	hapter, or a qualified technician ac	ting within the scope of the
9		<u>qualifi</u>	ed technician's authority as provided b	y North Carolina law and under
10			pervision of a physician.	
11	<u>(8)</u>		ied technician. – A registered diagnos	• •
12			ed in obstetrics and gynecology by	
13			ostic Medical Sonography (ARDMS)	
14		practic	e nurse practitioner in obstetrics v	vith certification in obstetrical
15		-	nography.	
16	<u>(9)</u>		Internet Web site. – A Web site	•
17		-	able, is safeguarded from having its c	ontent altered other than by the
18		Depart		
19	<u>(10)</u>		n. – A female human, whether or not s	<u>he is an adult.</u>
20			consent to abortion.	
21			performed upon a woman in this S	
22			ot in the case of a medical emerger	-
23			nly if all of the following conditions an	
24	<u>(1)</u>		st 24 hours prior to the abortion, a phy	
25		-	ally informed the woman, by telepho	one or in person, of all of the
26 27		<u>follow</u>		aufaura tha abautian
27		<u>a.</u> b	The name of the physician who will p	-
28 29		<u>b.</u>	The particular medical risks associat	
29 30			procedure to be employed, including risks of infection, hemorrhage, cervi	
31			danger to subsequent pregnancies, i	-
32			child to full term, and any adverse p	
32 33			with the abortion.	sychological effects associated
33 34		C	The probable gestational age of the	unborn child at the time the
35		<u>C.</u>	abortion is to be performed.	difform entite at the time the
36		<u>d.</u>	The medical risks associated with carr	rving the child to term
37		<u>e.</u>	That ultrasound imaging and heart t	
38		<u></u>	pregnant woman to view her unborn of	
39			the unborn child are available to	
40			performing the abortion, qualified te	
41			shall inform the woman that the p	• • •
42			described in G.S. 90-21.83 and G.S. 9	
43			and addresses for facilities that offer	-
44			requested by the woman, the physicia	
45			provide to the woman the list as comp	-
46		<u>f.</u>	If the physician who is to perform	· ·
47		_	insurance for malpractice in the	
48			performance of an abortion, that infor	
49		<u>g.</u>	The location of the hospital that offe	
50		-	care located within 30 miles of the	
51			performed or induced and at which	n the physician performing or
			-	· · · · · · ·

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1			inducing the abortion has clinical privile	eges. If the physician who
2			will perform the abortion has no local ho	•
3			that information shall be communicated.	
4		If the	physician or qualified professional does	not know the information
5		<u>requir</u>	ed in sub-subdivisions a., f., or g. of this su	ubdivision, the woman shall
6		be adv	vised that this information will be directly a	vailable from the physician
7		who i	s to perform the abortion. However, the	fact that the physician or
8		qualif	ied professional does not know the	information required in
9			ubdivisions a., f., or g. shall not restart	
10		<u>inforn</u>	nation required by this subdivision shall be	provided in English and in
11			anguage that is the primary language of a	A
12		the St	ate's population. The information may be	e provided orally either by
13		<u>teleph</u>	one or in person, in which case the required	d information may be based
14		<u>on fac</u>	ts supplied by the woman to the physician	and whatever other relevant
15		inforn	nation is reasonably available. The info	ormation required by this
16		<u>subdiv</u>	vision may not be provided by a tape reco	rding but shall be provided
17		during	g a consultation in which the physician is a	able to ask questions of the
18		_	t and the patient is able to ask questions	
19			al judgment of the physician, a physical	
20			bility of other information to the physicia	
21			on of the information previously supplied	
22			d information may be communicated to the	
23			rformance of the abortion. Nothing in this s	
24		-	de provision of required information in a	language understood by the
25		2	t through a translator.	
26	<u>(2)</u>	-	hysician or qualified professional has info	•
27			one or in person, of each of the following	at least 24 hours before the
28		<u>aborti</u>		·····
29		<u>a.</u>	That medical assistance benefits may be	available for prenatal care,
30		h	childbirth, and neonatal care.	hanten 1084 of the Conoral
31 32		<u>b.</u>	That public assistance programs under C	
32 33			<u>Statutes may or may not be available as</u> State assistance programs.	benefits under federar and
33 34		0	That the father is liable to assist in the s	upport of the child over if
34		<u>c.</u>	the father has offered to pay for the abortion	* *
35 36		<u>d.</u>	That the woman has other alternatives to	
30 37		<u>u.</u>	the baby or placing the baby for adoption.	• • •
38		<u>e.</u>	That the woman has the right to rev	
39		<u>e.</u>	described in G.S. 90-21.83, that these m	-
40			State-sponsored Web site, and the addr	
41			Web site. The physician or a qualified	-
42			inform the woman that the materials h	
43			Department and that they describe the un	
44			that offer alternatives to abortion. If the	
45			materials other than on the Web site, the	
46			given to her at least 24 hours before the a	
47			at least 72 hours before the abortion b	
48			delivery to addressee.	<u> </u>
49		<u>f.</u>	That the woman is free to withhold or w	vithdraw her consent to the
50			abortion at any time before or during the	
			······································	Q

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		her right to future care or treatment and witho	ut the loss of any State
		or federally funded benefits to which she migh	t otherwise be entitled.
		The information required by this subdivision shall b	be provided in English
		and in each language that is the primary language of	of at least two percent
		(2%) of the State's population. The information requi	red by this subdivision
		may be provided by a tape recording if provision	is made to record or
		otherwise register specifically whether the woman do	bes or does not choose
		to have the printed materials given or mailed to	her. Nothing in this
		subdivision shall be construed to prohibit the p	hysician or qualified
		professional from e-mailing a Web site link to the mail	terials described in this
		subdivision or G.S. 90-21.83.	
	<u>(3)</u>	The woman certifies in writing, before the abortion	n, that the information
		described in subdivisions (1) and (2) of this section	has been furnished her
		and that she has been informed of her opportunity to	review the information
		referred to in sub-subdivision (2)e. of this section	. The original of this
		certification shall be maintained in the woman's media	cal records, and a copy
		shall be given to her.	
	<u>(4)</u>	Before the performance of the abortion, the physician	n who will perform the
		abortion or the qualified technician must receive a	a copy of the written
		certification required by subdivision (3) of this section	<u>l.</u>
"	<u>§ 90-21.83. Pri</u>	nted information required.	
	(a) Within	n 90 days after this Article becomes effective, the Depa	artment shall publish in
E	English and in ea	ach language that is the primary language of at least tw	wo percent (2%) of the
<u>S</u>	state's population	n and shall cause to be available on the State Web	site established under
(G.S. 90-21.84, th	e following printed materials in a manner that ensures	that the information is
<u>c</u>	omprehensible t	o a person of ordinary intelligence:	
	<u>(1)</u>	Geographically indexed materials designed to inform	_
		private agencies and services available to assist her th	
		childbirth, and while the child is dependent, include	
		The information shall include a comprehensive list of	-
		a description of the services they offer, including which	
		cost to the woman, ultrasound imaging that enables t	
		unborn child or heart tone monitoring that enables the	•
		heartbeat of the unborn child, and a description of	
		telephone numbers, in which they might be contacted	
		the discretion of the Department, the printed man	•
		toll-free, 24-hour-a-day telephone number that may	
		orally or by tape recorded message tailored to the z	
		caller, a list of these agencies in the locality of the ca	ller and of the services
		they offer.	
	<u>(2)</u>	Materials designed to inform the woman of the pro-	
		physiological characteristics of the unborn child at	
		increments from the time a woman can be known to	
		term, including pictures or drawings representing th	-
		unborn child at two-week gestational increments. The	÷
		the dimensions of the unborn child, information a	-
		functions, the presence of external members and in	
		realistic and appropriate for the stage of pregnancy of	
		shall be objective, nonjudgmental, and designed to	
		scientific information about the unborn child at the va	
		The material shall contain objective information des	cribing the methods of

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1		abortion procedures employed, the medical risks asso	ciated with each
2		procedure, the possible adverse psychological effects of al	
3		the medical risks associated with carrying an unborn child t	
4	(b) The r	materials referred to in subsection (a) of this section shal	l be printed in a
5	typeface large en	ough to be clearly legible. The Web site provided for in G.S.	90-21.84 shall be
6	•••	minimum resolution of 70 DPI (dots per inch). All pictures	
7	Web site shall be	a minimum of 200x300 pixels. All letters on the Web site sh	all be a minimum
8	of 12-point font	. All information and pictures shall be accessible with an	industry-standard
9	browser requirin	g no additional plug-ins.	-
10	(c) The i	materials required under this section shall be available at	no cost from the
11	Department upor	n request and in appropriate numbers to any physician, perso	on, health facility,
12	hospital, or quali	fied professional.	
13	" <u>§ 90-21.84. Int</u>	ernet Web site.	
14	The Departn	nent shall develop and maintain a stable Internet Web si	te to provide the
15	information desc	ribed under G.S. 90-21.83. No information regarding who	accesses the Web
16	site shall be coll	ected or maintained. The Department shall monitor the Web	o site on a regular
17	basis to prevent a	and correct tampering.	
18	" <u>§ 90-21.85. Ult</u>	rasound requirement.	
19	(a) Notw	ithstanding G.S. 14-45.1, except in the case of a medical em	hergency, in order
20	for the woman to	o make an informed decision, at least four hours before a w	<u>oman having any</u>
21	part of an aborti	on performed or induced, and before the administration of	<u>any anesthesia or</u>
22		eparation for the abortion on the woman, the physician who	
23	abortion, or qual	ified technician working in conjunction with the physician, sh	nall do each of the
24	following:		
25	<u>(1)</u>	Perform an obstetric ultrasound on the pregnant woman.	
26	<u>(2)</u>	Provide a simultaneous explanation of what the ultraso	und is depicting,
27		which shall include the presence, location, and dimension	
28		child within the uterus and the number of unborn child	-
29		individual performing the ultrasound shall offer the pre-	-
30		opportunity to hear the fetal heart tone. The ultrase	
31		auscultation of fetal heart tone shall be of a quality co	
32		standard medical practice in the community. If the	
33		indicates that fetal demise has occurred, a woman shall be	e informed of that
34		fact.	
35	<u>(3)</u>	Display the ultrasound images so that the pregnant woman	
36	<u>(4)</u>	Provide a medical description of the ultrasound images, w	
37		the dimensions of the embryo or fetus and the presence of	external members
38		and internal organs, if present and viewable.	1
39	<u>(5)</u>	Obtain a written certification from the woman, before the	
40		requirements of this section have been complied with, wh	
41		whether or not she availed herself of the opportunity to vi	ew the ultrasound
42		image.	1::
43	<u>(6)</u>	Retain a copy of the written certification prescribed by sub	
44		this section. The certification shall be placed in the me	
45		woman and shall be kept by the abortion provider for a pathon the second state of the	
46 47		than seven years. If the woman is a minor, then the cert placed in the medical file of the minor and kept for at least	
47 48		placed in the medical file of the minor and kept for at least five years after the minor reaches the age of majority, which	
48 49	If the women h	as had an obstetric ultrasound within 72 hours before the	
49 50		certification of the physician or qualified technician wh	
50	performed, the	contribution of the physician of quantieu technician wh	io performed une

General Assembly Of North Carolina Session 2011 ultrasound in compliance with this subsection shall be included in the patient's records and the 1 2 requirements under this subsection shall be deemed to have been met. 3 Nothing in this section shall be construed to prevent a pregnant woman from (b) 4 averting her eyes from the ultrasound images or from refusing to hear the simultaneous 5 explanation and medical description. In the event the person upon whom the abortion is to be performed is an 6 (c)7 unemancipated minor, as defined in G.S. 90-21.6(1), the information described in subdivisions 8 (a)(2) and (a)(4) of this section shall be furnished and offered respectively to a person required 9 to give parental consent under G.S. 90-21.7(a) and the unemancipated minor. The person 10 required to give consent in accordance with G.S. 90-21.7(a), as appropriate, shall make the certification required by subdivision (a)(5) of this section. In the event the person upon whom 11 the abortion is to be performed has been adjudicated mentally incompetent by a court of 12 13 competent jurisdiction, the information shall be furnished and offered respectively to her 14 spouse or a legal guardian if she is married or, if she is not married, to one parent or a legal guardian and the woman. The spouse, legal guardian, or parent, as appropriate, shall make the 15 certification required by subdivision (a)(5) of this section. In the case of an abortion performed 16 17 pursuant to a court order under G.S. 90-21.8(e) and (f), the information described in 18 subdivisions (a)(2) and (a)(4) of this section shall be provided to the minor, and the certification 19 required by subdivision (a)(5) of this section shall be made by the minor. 20 "§ 90-21.86. Procedure in case of medical emergency. 21 When a medical emergency compels the performance of an abortion, the physician shall inform the woman, before the abortion if possible, of the medical indications supporting the 22 23 physician's judgment that an abortion is necessary to avert her death or that a 24-hour delay will 24 create a serious risk of substantial and irreversible impairment of a major bodily function, not 25 including psychological or emotional conditions. As soon as feasible, the physician shall 26 document in writing the medical indications upon which the physician relied and shall cause 27 the original of the writing to be maintained in the woman's medical records and a copy given to 28 her. 29 "§ 90-21.87. Informed consent for a minor. 30 If the woman upon whom an abortion is to be performed is an unemancipated minor, the 31 voluntary and informed written consent required under G.S. 90-21.82 shall be obtained from 32 the minor and from the adult individual who gives consent pursuant to G.S. 90-21.7(a). 33 "§ 90-21.88. Civil remedies. 34 Any person upon whom an abortion has been performed and any father of an unborn (a) 35 child that was the subject of an abortion may maintain an action for damages against the person 36 who performed the abortion in knowing or reckless violation of this Article. Any person upon 37 whom an abortion has been attempted may maintain an action for damages against the person 38 who performed the abortion in willful violation of this Article. 39 Injunctive relief against any person who has willfully violated this Article may be (b) 40 sought by and granted to (i) the woman upon whom an abortion was performed or attempted to be performed in violation of this Article, (ii) any person who is the spouse, parent, sibling, or 41 42 guardian of, or a current or former licensed health care provider of, the woman upon whom an 43 abortion has been performed or attempted to be performed in violation of this Article, or (iii) 44 the Attorney General. The injunction shall prevent the abortion provider from performing or 45 inducing further abortions in this State in violation of this Article. 46 (c) If judgment is rendered in favor of the plaintiff in any action authorized under this section, the court shall also tax as part of the costs reasonable attorneys' fees in favor of the 47 plaintiff against the defendant. If judgment is rendered in favor of the defendant and the court 48 49 finds that the plaintiff's suit was frivolous or brought in bad faith, then the court shall tax as part 50 of the costs reasonable attorneys' fees in favor of the defendant against the plaintiff.

51 "§ 90-21.89. Protection of privacy in court proceedings.

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In every proceeding or action brought under this Article, the court shall rule whether the 1 2 anonymity of any woman upon whom an abortion has been performed or attempted shall be 3 preserved from public disclosure if she does not give her consent to the disclosure. The court, 4 upon motion or sua sponte, shall make the ruling and, upon determining that her anonymity 5 should be preserved, shall issue orders to the parties, witnesses, and counsel and shall direct the sealing of the record and exclusion of individuals from courtrooms or hearing rooms to the 6 7 extent necessary to safeguard her identity from public disclosure. Each order issued pursuant to 8 this section shall be accompanied by specific written findings explaining (i) why the anonymity 9 of the woman should be preserved from public disclosure, (ii) why the order is essential to that end, (iii) how the order is narrowly tailored to serve that interest, and (iv) why no reasonable 10 less restrictive alternative exists. In the absence of written consent of the woman upon whom an 11 abortion has been performed or attempted, anyone who brings an action under G.S. 90-21.88 12 13 (a) or (b) shall do so under a pseudonym. This section may not be construed to conceal the 14 identity of the plaintiff or of witnesses from the defendant. "§ 90-21.90. Assurance of informed consent. 15 All information required to be provided under G.S. 90-21.82 to a woman 16 (a) 17 considering abortion shall be presented to the woman individually and, except for information that may be provided by telephone, in the physical presence of the woman and in a language 18 19 the woman understands to ensure that the woman has adequate opportunity to ask questions and 20 to ensure the woman is not the victim of a coerced abortion. 21 (b)Should a woman be unable to read the materials provided to the woman pursuant to 22 this section, a physician or qualified professional shall read the materials to the woman in a 23 language the woman understands before the abortion. "§ 90-21.91. Assurance that consent is freely given. 24 25 If a physician acting pursuant to this Article has reason to believe that a woman is being 26 coerced into having an abortion, the physician or qualified professional shall inform the woman 27 that services are available for the woman and shall provide the woman with private access to a 28 telephone and information about, but not limited to, each of the following services: 29 Rape crisis centers. (1)30 (2)Shelters for victims of domestic violence. 31 (3) Restraining orders. 32 Pregnancy care centers. (4)33 "§ 90-21.92. Severability. 34 If any one or more provision, section, subsection, sentence, clause, phrase, or word of this 35 Article or the application thereof to any person or circumstance is found to be unconstitutional, 36 the same is hereby declared to be severable and the balance of this Article shall remain effective, notwithstanding such unconstitutionality. The General Assembly hereby declares that 37 38 it would have passed this Article, and each provision, section, subsection, sentence, clause, 39 phrase, or word thereof, irrespective of the fact that any one or more provision, section, 40 subsection, sentence, clause, phrase, or word be declared unconstitutional." SECTION 2. G.S. 90-21.7 reads as rewritten: 41 42 "§ 90-21.7. Parental consent required. 43 (a) No physician licensed to practice medicine in North Carolina shall perform an 44 abortion upon an unemancipated minor unless the physician or agent thereof or another 45 physician or agent thereof first obtains the written consent of the minor and of: 46 (1)A parent with custody of the minor; or 47 The legal guardian or legal custodian of the minor; or (2)48 A parent with whom the minor is living; or (3) 49 (4) A grandparent with whom the minor has been living for at least six months 50 immediately preceding the date of the minor's written consent.

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1	(a1) The written consent required by subsection (a) of this section shall be signed and
2	acknowledged before a notary public. The physician shall retain in the medical records of the
3	minor a copy of the written notarized consent required by this subsection for three years after
4	the minor reaches the age of majority.
5	(b) The pregnant minor may petition, on her own behalf or by guardian ad litem, the
6	district court judge assigned to the juvenile proceedings in the district court where the minor
7	resides or where she is physically present for a waiver of the parental consent requirement if:
8	(1) None of the persons from whom consent must be obtained pursuant to this
9	section is available to the physician performing the abortion or the
10	physician's agent or the referring physician or the agent thereof within a
11	reasonable time or manner; or
12	(2) All of the persons from whom consent must be obtained pursuant to this
13	section refuse to consent to the performance of an abortion; or
14	(3) The minor elects not to seek consent of the person from whom consent is
15	required."
16	SECTION 3. The Department of Health and Human Services shall use funds
17	appropriated to it in implementing this act.
18	SECTION 4. This act becomes effective 90 days after it becomes law and applies
19	to claims for relief arising on or after October 1, 2011.