Session of 2011

SENATE BILL No. 146

By Senators Taddiken, Abrams, Apple, Bruce, Kelsey, Love, Lynn, Marshall, Masterson, Merrick, Olson, Ostmeyer, Petersen, Pilcher-Cook, Pyle, Umbarger and Wagle

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AN ACT concerning abortion; regarding certain prohibitions on late-term
 and partial birth abortion; amending K.S.A. 65-445, 65-6701, 65 6703, 65-6705 and 65-6721 and K.S.A. 2010 Supp. 65-6709 and 65 6710 and repealing the existing sections; also repealing K.S.A. 65 6713.

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7 Be it enacted by the Legislature of the State of Kansas:

8 Section 1. K.S.A. 65-445 is hereby amended to read as follows: 65-9 445. (a) Every medical care facility shall keep written records of all pregnancies which are lawfully terminated within such medical care 10 facility and shall annually submit a written report thereon to the secretary 11 of health and environment in the manner and form prescribed by the 12 secretary. Every person licensed to practice medicine and surgery shall 13 keep a record of all pregnancies which are lawfully terminated by such 14 15 person in a location other than a medical care facility and shall annually 16 submit a written report thereon to the secretary of health and environment 17 in the manner and form prescribed by the secretary.

18 Each report required by this section shall include the number of (b) 19 pregnancies terminated during the period of time covered by the report, 20 the type of medical facility in which the pregnancy was terminated, 21 information required to be reported under subsections (b) and (c) of K.S.A. 65-6703, subsection (j) of K.S.A. 65-6705 and subsection (c) of 22 23 K.S.A. 65-6721, and amendments thereto, if applicable to the pregnancy 24 terminated, and such other information as may be required by the 25 secretary of health and environment, but the report shall not include the 26 names of the persons whose pregnancies were so terminated. Each report 27 required by subsections (b) and (c) of K.S.A. 65-6703, subsection (j) of K.S.A. 65-6705 and subsection (c) of K.S.A. 65-6721, and amendments 28 29 thereto, shall specify the medical diagnosis and condition constituting a 30 substantial and irreversible impairment of a major bodily function or the 31 medical diagnosis and condition which necessitated performance of an abortion to preserve the life of the pregnant woman. Each report 32 33 required by K.S.A. 65-6703, and amendments thereto, shall include a sworn statement by the physician performing the abortion and the 34

referring physician that such physicians are not legally or financially
 affiliated.

3 (c) Information obtained by the secretary of health and environment 4 under this section shall be confidential and shall not be disclosed in a 5 manner that would reveal the identity of any person licensed to practice medicine and surgery who submits a report to the secretary under this 6 7 section or the identity of any medical care facility which submits a report 8 to the secretary under this section, except that such information, including 9 information identifying such persons and facilities may be disclosed to the state board of healing arts upon request of the board for disciplinary 10 action conducted by the board and may be disclosed to the attorney 11 general or any district or county attorney in this state upon a showing 12 that a reasonable cause exists to believe that a violation of this act has 13 occurred. Any information disclosed to the state board of healing arts, or 14 15 the attorney general or any district or county attorney pursuant to this subsection shall be used solely for the purposes of a disciplinary action or 16 17 criminal proceeding. Except as otherwise provided in this subsection, 18 information obtained by the secretary under this section may be used only 19 for statistical purposes and such information shall not be released in a manner which would identify any county or other area of this state in 20 which the termination of the pregnancy occurred. A violation of this 21 22 subsection (c) is a class A nonperson misdemeanor.

(d) In addition to such criminal penalty under subsection (c), any person licensed to practice medicine and surgery or medical care facility whose identity is revealed in violation of this section may bring a civil action against the responsible person or persons for any damages to the person licensed to practice medicine and surgery or medical care facility caused by such violation.

(e) For the purpose of maintaining confidentiality as provided by subsections (c) and (d), reports of terminations of pregnancies required by this section shall identify the person or facility submitting such reports only by confidential code number assigned by the secretary of health and environment to such person or facility and the department of health and environment shall maintain such reports only by such number.

The annual public report on abortions performed in Kansas 35 (f) issued by the secretary of health and environment shall contain the 36 37 information required to be reported by this section to the extent such information is not deemed confidential pursuant to this section. 38 The secretary of health and environment shall adopt rules and regulations to 39 40 implement this section. Such rules and regulations shall prescribe, in detail, the information required to be kept by the physicians and hospitals 41 42 and the information required in the reports which must be submitted to 43 the secretary.

1 (g) The department of social and rehabilitation services shall 2 prepare and publish an annual report on the number of reports of child 3 sexual abuse received by the department from abortion providers. Such 4 report shall be categorized by the age of the victim and the month the 5 report was submitted to the department. The name of the victim and any 6 other identifying information shall be kept confidential by the department 7 and shall not be released as part of the public report.

8 Sec. 2. K.S.A. 65-6701 is hereby amended to read as follows: 65-9 6701. As used in this act:

(a) "Abortion" means the use of any means to intentionally terminate
a pregnancy except for the purpose of causing a live birth. Abortion does
not include: (1) The use of any drug or device that inhibits or prevents
ovulation, fertilization or the implantation of an embryo; or (2)
disposition of the product of *in vitro* fertilization prior to implantation.

(b) "Counselor" means a person who is: (1) Licensed to practice 15 medicine and surgery; (2) licensed to practice psychology; (3) licensed to 16 17 practice professional or practical nursing; (4) registered to practice 18 professional counseling; (5) licensed as a social worker; (6) the holder of 19 a master's or doctor's degree from an accredited graduate school of social work; (7) registered to practice marriage and family therapy; (8) a 20 licensed physician assistant; or (9) a currently ordained member of the 21 22 clergy or religious authority of any religious denomination or society. 23 Counselor does not include the physician who performs or induces the 24 abortion or a physician or other person who assists in performing or 25 inducing the abortion.

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(c) "Department" means the department of health and environment.

(d) "Gestational age" means the time that has elapsed since the firstday of the woman's last menstrual period.

(e) "Medical emergency" means that condition which, on the basis of the physician's good faith clinical judgment, so complicates the medical condition of a pregnant woman as to necessitate the immediate abortion of her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible impairment of a major bodily function.

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(f) "Minor" means a person less than 18 years of age.

(g) "Physician" means a person licensed to practice medicine and
 surgery in this state.

(h) "Pregnant" or "pregnancy" means that female reproductive
condition of having a fetus *an unborn child* in the mother's body.

40 (i) "Qualified person" means an agent of the physician who is a
41 psychologist, licensed social worker, registered professional counselor,
42 registered nurse or physician.

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(j) "Unemancipated minor" means any minor who has never been:

1 (1) Married; or (2) freed, by court order or otherwise, from the care,2 custody and control of the minor's parents.

(k) "Viable" means that stage of gestation when, in the best medical 3 judgment of the attending physician, the fetus is capable of sustained-4 survival outside the uterus without the application of extraordinary-5 medical means. that stage of fetal development when it is the physician's 6 7 judgment according to accepted obstetrical or neonatal standards of care 8 and practice applied by physicians in the same or similar circumstances that there is a reasonable probability that the life of the child can be 9 continued indefinitely outside the mother's womb with natural or 10 artificial life-supportive measures. 11

12 Sec. 3. K.S.A. 65-6703 is hereby amended to read as follows: 65-6703. (a) No person shall perform or induce an abortion when the fetus 13 unborn child is viable unless such person is a physician and has a 14 documented referral from another physician not legally or financially 15 affiliated with the physician performing or inducing the abortion and both 16 physicians determine provide a written determination, based upon a 17 18 medical judgment arrived at using and exercising that degree of care. 19 skill and proficiency commonly exercised by the ordinary skillful, careful and prudent physician in the same or similar circumstances and that 20 would be made by a reasonably prudent physician, knowledgeable in the 21 field, and knowledgeable about the case and the treatment possibilities 22 with respect to the conditions involved, that: (1) The abortion is necessary 23 to preserve the life of the pregnant woman; or (2) a continuation of the 24 pregnancy will cause a substantial and irreversible impairment of a major 25 26 bodily function of the pregnant woman.

(b) Except in the case of a medical emergency, a copy of the written 27 documented referral and of the abortion-performing physician's written 28 determination shall be provided to the pregnant woman no less than 30 29 minutes prior to the initiation of the abortion. The written determination 30 31 shall be time-stamped at the time it is delivered to the pregnant woman. 32 The medical basis for the determination shall also be reported by the 33 physician as part of the written report made by the physician to the secretary of health and environment under K.S.A. 65-445, and 34 amendments thereto. Such determination shall specify: 35

36 (1) If the unborn child was determined to be nonviable and the 37 medical basis of such determination;

(2) if the abortion is necessary to preserve the life of the pregnant
woman and the medical basis of such determination, including the
specific medical condition the physician believes would cause the death
of the pregnant woman; or

42 (3) if a continuation of the pregnancy will cause a substantial and 43 irreversible impairment of a major bodily function of the pregnant woman and the medical basis of such determination, including the
 specific medical condition the physician believes would constitute a
 substantial and irreversible impairment of a major bodily function of the
 pregnant woman.

5 (b) (c) (1) Except in the case of a medical emergency, prior to 6 performing an abortion upon a woman, the physician shall determine the 7 gestational age of the fetus unborn child according to accepted obstetrical 8 and neonatal practice and standards applied by physicians in the same or similar circumstances. If the physician determines the gestational age is 9 less than 22 weeks, the physician shall document as part of the medical 10 records of the woman the basis for the determination. The medical basis 11 12 for the determination of the gestational age of the unborn child shall also be reported by the physician as part of the written report made by the 13 physician to the secretary of health and environment under K.S.A. 65-14 15 445, and amendments thereto.

16 (2) If the physician determines the gestational age of the fetus-17 unborn child is 22 or more weeks, prior to performing an abortion upon 18 the woman the physician shall determine if the fetus unborn child is 19 viable by using and exercising that degree of care, skill and proficiency 20 commonly exercised by the ordinary skillful, careful and prudent physician in the same or similar circumstances. In making this 21 22 determination of viability, the physician shall perform or cause to be 23 performed such medical examinations and tests as are necessary to make 24 a finding of the gestational age of the fetus unborn child and shall enter 25 such findings and determinations of viability in the medical record of the 26 woman.

27 (3) If the physician determines the gestational age of a fetus an 28 unborn child is 22 or more weeks, and determines that the fetus unborn 29 child is not viable and performs an abortion on the woman, the physician 30 shall report such determinations, the medical basis and the reasons for 31 such determinations in writing to the medical care facility in which the 32 abortion is performed for inclusion in the report of the medical care 33 facility to the secretary of health and environment under K.S.A. 65-445, 34 and amendments thereto, or if the abortion is not performed in a medical care facility, the physician shall report such determinations, the medical 35 basis and the reasons for such determinations in writing to the secretary 36 37 of health and environment as part of the written report made by the physician to the secretary of health and environment under K.S.A. 65-38 39 445, and amendments thereto.

(4) If the physician who is to perform the abortion determines the
gestational age of a fetus an unborn child is 22 or more weeks, and
determines that the fetus unborn child is viable, both physicians under
subsection (a) determine in accordance with the provisions of subsection

1 (a) that an abortion is necessary to preserve the life of the pregnant 2 woman or that a continuation of the pregnancy will cause a substantial 3 and irreversible impairment of a major bodily function of the pregnant 4 woman and the physician performs an abortion on the woman, the 5 physician who performs the abortion shall report such determinations, the medical basis and the reasons for such determinations and the basis. 6 7 including the specific medical diagnosis for the determination that an 8 abortion is necessary to preserve the life of the pregnant woman or that a continuation of the pregnancy will cause a substantial and irreversible 9 impairment of a major bodily function of the pregnant woman and the 10 name of the referring physician required by subsection (a) in writing to 11 the medical care facility in which the abortion is performed for inclusion 12 in the report of the medical care facility to the secretary of health and 13 environment under K.S.A. 65-445, and amendments thereto, or if the 14 abortion is not performed in a medical care facility, the physician who 15 performs the abortion shall report such determinations, the medical basis 16 17 and the reasons for such determinations and the basis, including the 18 specific medical diagnosis for the determination that an abortion is necessary to preserve the life of the pregnant woman or that a 19 continuation of the pregnancy will cause a substantial and irreversible 20 impairment of a major bodily function of the pregnant woman and the 21 22 name of the referring physician required by subsection (a) in writing to 23 the secretary of health and environment as part of the written report made 24 by the physician to the secretary of health and environment under K.S.A. 25 65-445, and amendments thereto.

26 (5) The physician shall retain the medical records required to be kept 27 under paragraphs (1) and (2) of this subsection (b) (c) for not less than 28 five 10 years and shall retain a copy of the written reports required under 29 paragraphs (3) and (4) of this subsection (b) (c) for not less than five 10 30 years.

(d) The secretary of health and environment shall adopt rules and
regulations to administer this section. Such rules and regulations shall
include:

(1) A detailed list of the information that must be kept by a physician
under paragraphs (1) and (2) of subsection (c);

(2) the contents of the written reports required under paragraphs (3)
and (4) of subsection (c); and

(3) detailed specifications regarding information that must be
provided by a physician in order to comply with the obligation to disclose
the medical basis and specific medical diagnosis relied upon in
determining that an abortion is necessary to preserve the life of the
pregnant woman or that a continuation of the pregnancy will cause a
substantial and irreversible impairment of a major bodily function of the

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1 pregnant woman.

2 (e) (e) A woman upon whom an abortion is performed shall not be 3 prosecuted under this section for a conspiracy to violate this section 4 pursuant to K.S.A. 21-3302, and amendments thereto.

5 (d) (f) Nothing in this section shall be construed to create a right to 6 an abortion. Notwithstanding any provision of this section, a person shall 7 not perform an abortion that is prohibited by law.

8 (g) (1) A woman upon whom an abortion is performed in violation 9 of this section, the father, if married to the woman at the time of the 10 abortion, and the parents or custodial guardian of the woman, if the 11 woman has not attained the age of 18 years at the time of the abortion, 12 may in a civil action obtain appropriate relief, unless, in a case where the 13 plaintiff is not the woman upon whom the abortion was performed, the 14 pregnancy resulted from the plaintiff's criminal conduct.

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(2) Such relief shall include:

(A) Money damages for all injuries, psychological and physical,
 occasioned by the violation of this section;

(B) statutory damages equal to three times the cost of the abortion;and

(C) reasonable attorney fees.

(h) The prosecution of violations of this section may be brought by
the attorney general or by the district attorney or county attorney for the
county where any violation of this section is alleged to have occurred.

(e) As used in this section, "viable" means that stage of fetaldevelopment when it is the physician's judgment according to accepted
obstetrical or neonatal standards of care and practice applied byphysicians in the same or similar circumstances that there is a reasonable
probability that the life of the child can be continued indefinitely outside
the mother's womb with natural or artificial life-supportive measures.

30 (f) (i) If any provision of this section is held to be invalid or 31 unconstitutional, it shall be conclusively presumed that the legislature 32 would have enacted the remainder of this section without such invalid or 33 unconstitutional provision.

34 (g) (j) Upon a first conviction of a violation of this section, a person 35 shall be guilty of a class A nonperson misdemeanor. Upon a second or 36 subsequent conviction of a violation of this section, a person shall be 37 guilty of a severity level 10, nonperson felony.

Sec. 4. K.S.A. 65-6705 is hereby amended to read as follows: 65-6705. (a) Before a person performs an abortion upon an unemancipated minor, the person or the person's agent must give actual notice of the intent to perform such abortion to one of the minor's parents or theminor's legal guardian or must have written documentation that suchnotice has been given unless, after receiving counseling as provided by

subsection (a) of K.S.A. 65-6704, the minor objects to such notice being 1 given. If the minor so objects, the minor may petition, on her own behalf 2 or by an adult of her choice, the district court of any county of this state 3 for a waiver of the notice requirement of this subsection. If the minor so 4 5 desires, the counselor who counseled the minor as required by K.S.A. 65-6704 shall notify the court and the court shall ensure that the minor or the 6 7 adult petitioning on the minor's behalf is given assistance in preparing 8 and filing the application. Except in the case of a medical emergency or as otherwise provided in this section, no person shall perform an 9 abortion upon an unemanicipated minor, unless the person first obtains 10 the notarized written consent of the minor and both parents or the legal 11 guardian of the minor. 12

(1) If the minor's parents are divorced or otherwise unmarried and
 living separate and apart, then the written consent of the parent with
 primary custody, care and control of such minor shall be sufficient.

16 (2) If the minor's parents are married and one parent is not 17 available to the person performing the abortion in a reasonable time and 18 manner, then the written consent of the parent who is available shall be 19 sufficient.

(3) If the minor's pregnancy was caused by sexual intercourse with
the minor's natural father, adoptive father, stepfather or legal guardian,
then the written consent of the minor's mother shall be sufficient. Notice
of such circumstances shall be reported to the proper authorities as
provided in K.S.A. 2010 Supp. 38-2223, and amendments thereto.

(b) After receiving counseling as provided by subsection (a) of 25 K.S.A. 65-6704, and amendments thereto, the minor may object to the 26 written consent requirement set forth in subsection (a). If the minor so 27 objects, the minor may petition, on her own behalf or by an adult of her 28 choice, the district court of any county of this state for a waiver of the 29 written consent requirement. If the minor so desires, the counselor who 30 31 counseled the minor as required by K.S.A. 65-6704, and amendments 32 thereto, shall notify the court and the court shall ensure that the minor or 33 the adult petitioning on the minor's behalf is given assistance in preparing and filing the petition. The minor may participate in 34 proceedings in the court on the minor's own behalf or through the adult 35 petitioning on the minor's behalf. The court shall provide a court-36 37 appointed counsel to represent the minor at no cost to the minor.

(c) Court proceedings under this section shall be anonymous and the court shall ensure that the minor's identity is kept confidential. The court shall order that a confidential record of the evidence in the proceeding be maintained. All persons shall be excluded from hearings under this section except the minor, her attorney and such other persons whose presence is specifically requested by the applicant or her attorney.

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 (d) Notice Consent shall be waived if the court finds by apreponderance of the clear and convincing evidence that either: (1) The minor is mature and well-informed enough to make the abortion decision on her own; or (2) notification of a person the consent of the individuals specified in subsection (a) would not be in the best interest of the minor.

6 (e) A court that conducts proceedings under this section shall issue 7 written and specific factual findings and legal conclusions supporting its 8 decision as follows:

9 (1) Granting the minor's application for waiver of notice *consent* 10 pursuant to this section, if the court finds that the minor is mature and 11 well-enough informed to make the abortion decision without notice to a 12 person *the consent of the individuals* specified in subsection (a);

(2) granting the minor's application for waiver *of consent* if the court
 finds that the minor is immature but that notification of a person *consent of the individuals* specified in subsection (a) would not be in the minor's
 best interest; or

(3) denying the application if the court finds that the minor is
immature and that waiver of notification of a person the consent of the *individuals* specified in subsection (a) would not be in the minor's best
interest.

(f) The court shall give proceedings under this section such 21 precedence over other pending matters as necessary to ensure that the 22 court may reach a decision promptly. The court shall issue a written order 23 which shall be issued immediately to the minor, or her attorney or other 24 individual designated by the minor to receive the order. If the court fails 25 to rule within 48 hours, excluding Saturdays and Sundays, of the time of 26 the filing of the minor's application, the application shall be deemed 27 granted. 28

(g) An expedited anonymous appeal shall be available to any minor.
The record on appeal shall be completed and the appeal shall be perfected
within five days from the filing of the notice to appeal.

(h) The supreme court shall promulgate any rules it finds are
 necessary to ensure that proceedings under this act are handled in an
 expeditious and anonymous manner.

(i) No fees shall be required of any minor who avails herself of theprocedures provided by this section.

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(j) (1) No notice consent shall be required under this section if:

38 (A) The pregnant minor declares that the father of the fetus is one of
 39 the persons to whom notice may be given under this section;

40 (B) in the best medical judgment of the attending physician based on
41 the facts of the case, an emergency exists that threatens the health, safety
42 or well-being of the minor as to require an abortion; or

43 (C) the person or persons who are entitled to notice have signed a

written, notarized waiver of notice which is placed in the minor's medical
 record.

3 (2) A physician who does not comply with the provisions of thissection by reason of the exception of subsection (i)(1)(A) must inform the 4 minor that the physician is required by law to report the sexual abuse to 5 the department of social and rehabilitation services. A physician who does 6 7 not comply with the requirements of this section by reason of the-8 exception of subsection (j)(1)(B) A physician acting pursuant to this 9 subsection shall state in the medical record of the abortion the medical indications on which the physician's judgment was based. The medical 10 basis for the determination shall also be reported by the physician as 11 part of the written report made by the physician to the secretary of health 12 and environment under K.S.A. 65-445, and amendments thereto. 13

(k) Any person who intentionally performs an abortion with
knowledge that, or with reckless disregard as to whether, the person upon
whom the abortion is to be performed is an unemancipated minor, and
who intentionally and knowingly fails to conform to any requirement of
this section, is guilty of a class A person misdemeanor.

(1) Except as necessary for the conduct of a proceeding pursuant to
this section, it is a class B person misdemeanor for any individual or
entity to willfully or knowingly: (1) Disclose the identity of a minor
petitioning the court pursuant to this section or to disclose any court
record relating to such proceeding; or (2) permit or encourage disclosure
of such minor's identity or such record.

25 (m) Prior to conducting proceedings under this section, the court 26 may require the minor to participate in an evaluation and counseling session with a mental health professional. 27 Such evaluation and counseling session shall be for the purpose of developing trustworthy and 28 29 reliable expert opinion concerning the minor's sufficiency of knowledge, 30 insight, judgment and maturity with regard to her abortion decision in 31 order to aid the court in its decision and to make the state's resources 32 available to the court for this purpose. Persons conducting such sessions 33 may employ the information and materials referred to in K.S.A. 65-6708 et seq., and amendments thereto, in examining how well the minor is 34 informed about pregnancy, fetal development, abortion risks and 35 consequences and abortion alternatives, and should also endeavor to 36 37 verify that the minor is seeking an abortion of her own free will and is not acting under intimidation, threats, abuse, undue pressure or extortion by 38 any other persons. The results of such evaluation and counseling shall 39 be reported to the court by the most expeditious means, commensurate 40 with security and confidentiality, to assure receipt by the court prior to or 41 at the proceedings initiated pursuant to this section. 42

43 (n) In determining if a minor is mature and well-enough informed to

1 make the abortion decision without parental consent, the court shall take

2 into account the minor's experience level, perspective and judgment. In assessing the minor's experience level, the court shall consider, along 3 with any other relevant factors, the minor's age, experience working 4 outside the home, living away from home, traveling on her own, handling 5 personal finances and making other significant decisions. In assessing 6 7 the minor's perspective, the court shall consider, along with any other relevant factors, what steps the minor has taken to explore her options 8 and the extent to which she considered and weighed the potential 9 consequences of each option. In assessing the minor's judgment, the 10 court shall consider, along with any other relevant factors, her conduct 11 since learning of her pregnancy and her intellectual ability to understand 12 her options and to make informed decisions. 13

The judicial record of any court proceedings initiated pursuant 14 (0) to this section shall upon final determination by the court be compiled by 15 the court. One copy of the judicial record shall be given to the minor or 16 17 an adult chosen by the minor to bring the initial petition under this 18 section. A second copy of the judicial record shall be sent by the court to 19 the abortion provider who performed or will perform the abortion for inclusion in the minor's medical records and shall be maintained by the 20 21 abortion provider for at least 10 years.

(p) The chief judge of each judicial district shall send annual 22 23 reports to the department of health and environment disclosing in a 24 nonidentifying manner:

25 The number of minors seeking a bypass of the parental consent (1)26 requirements through court proceedings under this section; 27

(2) the number of petitions granted;

(3) the reasons for granting such petitions;

29 (4) any subsequent actions taken to protect the minor from domestic 30 or predator abuse;

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each minor's state of residence, age and disability status; and (5)

32 the gestational age of the unborn child if the petition is granted. (6) 33

(o) (1) A custodial parent or legal guardian of the minor may

pursue civil remedies against individuals, including the physician and 34 abortion clinic staff, who violate the rights of parents, legal guardian or 35 the minor as set forth in this section. 36

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(2) Such relief shall include:

38 (A) Money damages for all injuries, psychological and physical, occasioned by the violation of this section; 39

(B) the cost of any subsequent medical treatment such minor might 40 require because of the abortion performed without parental consent or 41 knowledge, or without a court order, in violation of this section; 42

43 (C) statutory damages equal to three times the cost of the abortion;

1 and

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(D) reasonable attorney fees.

3 (q) In the course of a judicial hearing to waive parental consent, if the court has reason to suspect that a minor has been injured as a result 4 of physical, mental or emotional abuse or neglect or sexual abuse, the 5 court shall report the matter promptly as provided in subsection (c) of 6 K.S.A. 2010 Supp. 38-2223, and amendments thereto. In the course of 7 8 reporting suspected child abuse or neglect to the appropriate state authorities, nothing in this section shall abridge or otherwise modify the 9 anonymity or confidentiality provisions of the judicial waiver proceeding 10 as specified in this section. 11

(r) Nothing in this section shall be construed to create a right to an
abortion. Notwithstanding any provision of this section, a person shall
not perform an abortion that is prohibited by law.

15 Sec. 5. K.S.A. 2010 Supp. 65-6709 is hereby amended to read as 16 follows: 65-6709. No abortion shall be performed or induced without the 17 voluntary and informed consent of the woman upon whom the abortion is 18 to be performed or induced. Except in the case of a medical emergency, 19 consent to an abortion is voluntary and informed only if:

(a) At least 24 hours before the abortion the physician who is to
 perform the abortion or the referring physician has informed the woman
 in writing of:

23 24 (1) The name of the physician who will perform the abortion;

(2) a description of the proposed abortion method;

(3) a description of risks related to the proposed abortion method,
including risks to the woman's reproductive health and alternatives to the
abortion that a reasonable patient would consider material to the decision
of whether or not to undergo the abortion;

29 (4) the probable gestational age of the fetus unborn child at the time 30 the abortion is to be performed and that Kansas law requires the 31 following: "No person shall perform or induce an abortion when the fetus 32 unborn child is viable unless such person is a physician and has a 33 documented referral from another physician not financially associated 34 with the physician performing or inducing the abortion and both physicians determine that: (1) The abortion is necessary to preserve the 35 life of the pregnant woman; or (2) that a continuation of the pregnancy 36 37 will cause a substantial and irreversible impairment of a major bodily function of the pregnant woman." If the child is born alive, the attending 38 39 physician has the legal obligation to take all reasonable steps necessary to maintain the life and health of the child; 40

(5) the probable anatomical and physiological characteristics of the
 fetus unborn child at the time the abortion is to be performed;

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(6) the contact information for free counseling assistance for

medically challenging pregnancies and the contact information for free
 perinatal hospice services;

3 (7) the medical risks associated with carrying a fetus an unborn 4 *child* to term; and

5 (8) any need for anti-Rh immune globulin therapy, if she is Rh 6 negative, the likely consequences of refusing such therapy and the cost of 7 the therapy.

8 (b) At least 24 hours before the abortion, the physician who is to 9 perform the abortion, the referring physician or a qualified person has 10 informed the woman in writing that:

(1) Medical assistance benefits may be available for prenatal care,
childbirth and neonatal care, and that more detailed information on the
availability of such assistance is contained in the printed materials given
to her and described in K.S.A. 65-6710, and amendments thereto;

15 (2) the informational materials in K.S.A. 65-6710, and amendments 16 thereto, are available in printed form and online, and describe the fetus 17 *unborn child*, list agencies which offer alternatives to abortion with a 18 special section listing adoption services and list providers of free 19 ultrasound services;

(3) the father of the fetus unborn child is liable to assist in the
support of her child, even in instances where he has offered to pay for the
abortion except that in the case of rape this information may be omitted;
and

(4) the woman is free to withhold or withdraw her consent to the
abortion at any time prior to invasion of the uterus without affecting her
right to future care or treatment and without the loss of any state or
federally-funded benefits to which she might otherwise be entitled; *and*

(5) the abortion will terminate the life of a whole, separate, unique,living human being.

(c) At least 30 minutes prior to the abortion procedure, prior to physical preparation for the abortion and prior to the administration of medication for the abortion, the woman shall meet privately with the physician who is to perform the abortion and such person's staff to ensure that she has an adequate opportunity to ask questions of and obtain information from the physician concerning the abortion.

(d) At least 24 hours before the abortion, the woman is given a copy
of the informational materials described in K.S.A. 65-6710, and
amendments thereto. If the woman asks questions concerning any of the
information or materials, answers shall be provided to her in her own
language.

41 (e) The woman certifies in writing on a form provided by the 42 department, prior to the abortion, that the information required to be 43 provided under subsections (a), (b) and (d) has been provided and that she has met with the physician who is to perform the abortion on an
 individual basis as provided under subsection (c). All physicians who
 perform abortions shall report the total number of certifications received
 monthly to the department. The department shall make the number of
 certifications received available on an annual basis.

6 (f) Prior to the performance of the abortion, the physician who is to 7 perform the abortion or the physician's agent receives a copy of the 8 written certification prescribed by subsection (e) of this section.

9 (g) The woman is not required to pay any amount for the abortion 10 procedure until the 24-hour waiting period has expired.

(h) A physician who will use ultrasound equipment preparatory to or
 in the performance of the abortion, at least 30 minutes prior to the
 performance of the abortion:

(1) Informs the woman that she has the right to view the ultrasoundimage of her unborn child, at no additional expense to her;

16 (2) informs the woman that she has the right to receive a physical 17 picture of the ultrasound image, at no additional expense to her;

(3) offers the woman the opportunity to view the ultrasound imageand receive a physical picture of the ultrasound image;

(4) certifies in writing that the woman was offered the opportunity
to view the ultrasound image and receive a physical picture of the
ultrasound image at least 30 minutes prior to the performance of the
abortion; and

(5) obtains the woman's signed acceptance or rejection of the
 opportunity to view the ultrasound image and receive a physical picture
 of the ultrasound image.

If the woman accepts the offer and requests to view the ultrasound image, receive a physical picture of the ultrasound image or both, her request shall be granted by the physician at no additional expense to the woman. The physician's certification shall be time-stamped at the time the opportunity to view the ultrasound image and receive a physical picture of the ultrasound image was offered.

(i) A physician who will use heart monitor equipment preparatory to
 or in the performance of the abortion, at least 30 minutes prior to the
 performance of the abortion:

(1) Informs the woman that she has the right to listen to theheartbeat of her unborn child, at no additional expense to her;

(2) offers the woman the opportunity to listen to the heartbeat of herunborn child;

40 (3) certifies in writing that the woman was offered the opportunity to
41 listen to the heartbeat of her unborn child at least 30 minutes prior to the
42 performance of the abortion; and

43 (4) obtains the woman's signed acceptance or rejection of the

1 opportunity to listen to the heartbeat of her unborn child.

2 If the woman accepts the offer and requests to listen to the heartbeat of 3 her unborn child, her request shall be granted by the physician at no 4 additional expense to the woman. The physician's certification shall be 5 time-stamped at the time the opportunity to listen to the heartbeat of her 6 unborn child was offered.

7 (j) The physician's certification required by subsections (h) and (i) 8 together with the pregnant woman's signed acceptance or rejection of 9 such offer shall be placed in the woman's medical file in the physician's 10 office and kept for 10 years. However, in the case of a minor, the 11 physician shall keep a copy of the certification and the signed acceptance 12 or rejection in the minor's medical file for five years past the minor's 13 majority, but in no event less than 10 years.

(k) Any private office, freestanding surgical outpatient clinic or
other facility or clinic in which abortions are performed shall
conspicuously post a sign in a location so as to be clearly visible to
patients. The sign required pursuant to this subsection shall be printed
with lettering that is legible and shall be at least three quarters of an inch
boldfaced type which reads:

20 Notice: It is against the law for anyone, regardless of their relationship to you, to force you to have an abortion. By law, we cannot perform an 21 22 abortion on you unless we have your freely given and voluntary consent. It is against the law to perform an abortion on you against your will. You 23 have the right to contact any local or state law enforcement agency to 24 receive protection from any actual or threatened physical abuse or 25 violence. You have the right to change your mind at any time prior to the 26 27 actual abortion and request that the abortion procedure cease.

The provisions of this subsection shall not apply to any private office, freestanding surgical outpatient clinic or other facility or clinic which performs abortions only when necessary to prevent the death of the pregnant woman.

(l) For purposes of this section, :

32

(1) The term "human being" means an individual living member of
 the species of homo sapiens, including the unborn human being during
 the entire embryonic and fetal ages from fertilization to full gestation.

36 (2) The term "medically challenging pregnancy" means a pregnancy 37 where the fetus unborn child is diagnosed as having: (1) (A) A severe 38 anomaly; or (2) (B) an illness, disease or defect which is invariably fatal.

Sec. 6. K.S.A. 2010 Supp. 65-6710 is hereby amended to read as follows: 65-6710. (a) The department shall cause to be published and distributed widely, within 30 days after the effective date of this act, and shall update on an annual basis, the following easily comprehensible informational materials:

1 (1)Geographically indexed printed materials designed to inform the 2 woman of public and private agencies and services available to assist a 3 woman through pregnancy, upon childbirth and while her child is 4 dependent, including but not limited to, a list of providers of free ultrasound services and adoption agencies. The materials shall include a 5 comprehensive list of the agencies, a description of the services they offer 6 7 and the telephone numbers and addresses of the agencies; and inform the 8 woman about available medical assistance benefits for prenatal care, 9 childbirth and neonatal care and about the support obligations of the father of a child who is born alive. The department shall ensure that the 10 materials described in this section are comprehensive and do not directly 11 or indirectly promote, exclude or discourage the use of any agency or 12 service described in this section. The materials shall also contain a toll-13 free 24-hour a day 24-hour-a-day telephone number which may be called 14 to obtain, orally, such a list and description of agencies in the locality of 15 the caller and of the services they offer. The materials shall state that it is 16 17 unlawful for any individual to coerce a woman to undergo an abortion, 18 that any physician who performs an abortion upon a woman without her 19 informed consent may be liable to her for damages. Kansas law permits 20 adoptive parents to pay costs of prenatal care, childbirth and neonatal 21 care. The materials shall include the following statement:

"Many public and private agencies exist to provide counseling and information on available services. You are strongly urged to seek their assistance to obtain guidance during your pregnancy. In addition, you are encouraged to seek information on abortion services, alternatives to abortion, including adoption, and resources available to post-partum mothers. The law requires that your physician or the physician's agent provide the enclosed information."

(2) Printed materials that inform the pregnant woman of the 29 30 probable anatomical and physiological characteristics of the fetus unborn 31 child at two-week gestational increments from fertilization to full term, 32 including pictures or drawings representing the development of a fetus an 33 unborn child at two-week gestational increments, and any relevant 34 information on the possibility of the fetus' unborn child's survival. Any such pictures or drawings shall contain the dimensions of the fetus-35 unborn child and shall be realistic. The material shall include the 36 37 statement that abortion terminates the life of a whole, separate, unique, living human being. The materials shall be objective, nonjudgmental and 38 39 designed to convey only accurate scientific information about the fetus 40 unborn child at the various gestational ages. The material shall also contain objective information describing the methods of abortion 41 procedures commonly employed, the medical risks commonly associated 42 43 with each such procedure and the medical risks associated with carrying a

fetus an unborn child to term. 1

2 (3) A certification form to be used by physicians or their agents 3 under subsection (e) of K.S.A. 65-6709, and amendments thereto, which will list all the items of information which are to be given to women by 4 5 physicians or their agents under the woman's-right-to-know act.

6 (4) A standardized video containing all of the information described 7 in paragraphs (1) and (2). In addition, the video shall show ultrasound 8 images, using the best available ultrasound technology, of a fetus an 9 unborn child at two week gestational increments.

(b) The print materials required under this section shall be printed in 10 a typeface large enough to be clearly legible. The informational video 11 shall be published in digital video disc format. All materials required to 12 be published under this section shall also be published online on the 13 department's website. All materials shall be made available in both 14 English and Spanish language versions. 15

(c) The materials required under this section shall be available at no 16 17 cost from the department upon request and in appropriate number to any 18 person, facility or hospital.

19 Sec. 7. K.S.A. 65-6721 is hereby amended to read as follows: 65-6721. (a) No person shall perform or induce a partial birth abortion on a 20 viable fetus an unborn child unless such person is a physician and has a 21 documented referral from another physician not legally or financially 22 affiliated with the physician performing or inducing the abortion and both 23 physicians determine: (1) The abortion is necessary to preserve the life of 24 the pregnant woman; or (2) a continuation of the pregnancy will cause a 25 substantial and irreversible impairment of a major physical or mental 26 27 function of the pregnant woman. such person is a physician and has a documented referral from another physician who is licensed to practice 28 in this state, and who is not legally or financially affiliated with the 29 30 physician performing or inducing the abortion and both physicians 31 provide a written determination, based upon a medical judgment that 32 would be made by a reasonably prudent physician, knowledgeable in the 33 field and knowledgeable about the case and the treatment possibilities with respect to the conditions involved, that the partial birth abortion is 34 necessary to save the life of a mother whose life is endangered by a 35 physical disorder, physical illness or physical injury, including a life-36 37 endangering physical condition caused by or arising from the pregnancy 38 itself. 39

(b) As used in this section:

"partial birth abortion" means an abortion procedure which-40 (1)includes the deliberate and intentional evacuation of all or a part of the 41 intracranial contents of a viable fetus prior to removal of such otherwise 42 43 intact fetus from the body of the pregnant woman.

(2) "Partial birth abortion" shall not include the: (A) Suction-1 2 eurettage abortion procedure; (B) suction aspiration abortion procedure; or (C) dilation and evacuation abortion procedure involving 3 dismemberment of the fetus prior to removal from the body of the-4 pregnant woman. in which the person performing the abortion 5 deliberately and intentionally vaginally delivers a living unborn child 6 7 until, in the case of a head-first presentation, the entire head of the 8 unborn child is outside the body of the mother, or, in the case of a breech 9 presentation, any part of the trunk of the unborn child past the navel is outside the body of the mother, for the purpose of performing an overt act 10 that the person knows will kill the partially delivered living unborn child, 11 12 and performs the overt act, other than completion of delivery, that kills the partially delivered living unborn child. 13

(c) (1) If a physician determines in accordance with the provisions 14 of subsection (a) that a partial birth abortion is necessary and performs a 15 partial birth abortion on the woman, the physician shall report such 16 determination, the medical basis, including the specific medical diagnosis 17 18 and the reasons for such determination in writing to the medical care 19 facility in which the abortion is performed for inclusion in the report of the medical care facility to the secretary of health and environment under 20 K.S.A. 65-445, and amendments thereto, or if the abortion is not 21 22 performed in a medical care facility, the physician shall report the reasons for such determination, the medical basis, including the specific medical 23 diagnosis, and the reasons for such determination in writing to the 24 25 secretary of health and environment as part of the written report made by the physician to the secretary of health and environment under K.S.A. 65-26 445, and amendments thereto. The physician shall retain a copy of the 27 written reports required under this subsection for not less than five 10 28 29 years.

(2) The secretary of health and environment shall adopt rules and
 regulations to administer this section. Such rules and regulations shall
 include:

(A) A detailed list of the contents of the written reports required
 under paragraph (1) of this subsection; and

35 (*B*) detailed information that must be provided by a physician to 36 insure that the specific medical basis and clinical diagnosis regarding the 37 woman is reported.

(d) (1) The father, if married to the woman at the time of the abortion, and, if the woman has not attained the age of 18 years at the time of the abortion, the parents or custodial guardian of the woman, may in a civil action obtain appropriate relief, unless, in a case where the plaintiff is not the woman upon whom the abortion was performed, the pregnancy resulted from the plaintiff's criminal conduct or the plaintiff

consented to the abortion. 1

(2) Such relief shall include:

3 (A) Money damages for all injuries, psychological and physical, 4 occasioned by the violation of this section;

5 statutory damages equal to three times the cost of the abortion; *(B)* 6 and 7

(C) reasonable attorney fees.

8 (d) (e) A woman upon whom an abortion is performed shall not be prosecuted under this section for a conspiracy to violate this section 9 pursuant to K.S.A. 21-3302, and amendments thereto. 10

(e) (f) Nothing in this section shall be construed to create a right to 11 12 an abortion. Notwithstanding any provision of this section, a person shall not perform an abortion that is prohibited by law. 13

(f) (g) Upon conviction of a violation of this section, a person shall 14 be guilty of a severity level 10 8 person felony. 15

Sec. 8. K.S.A. 65-445, 65-6701, 65-6703, 65-6705, 65-6713 and 65-16 6721 and K.S.A. 2010 Supp. 65-6709 and 65-6710 are hereby repealed. 17

18 Sec. 9. This act shall take effect and be in force from and after its 19 publication in the Kansas register.