State of Arkansas

As Engrossed:  H2/19/19 S3/7/19

A Bill

HOUSE BILL 1439

By: Representatives Lundstrum, Barker, Bentley, Cavannaugh, Cloud, Crawford, Dotson, M. Gray, Ladyman, McCollum, Petty, Richmond, Slape, Penzo, B. Smith, C. Cooper, Sullivan, Christiansen

By: Senators Rapert, J. Cooper, B. Davis, Hester

For An Act To Be Entitled

AN ACT TO CREATE THE CHERISH ACT; TO PROHIBIT
ABORTIONS AFTER EIGHTEEN (18) WEEKS’ GESTATION EXCEPT
IN A MEDICAL EMERGENCY; AND FOR OTHER PURPOSES.

Subtitle

TO CREATE THE CHERISH ACT; AND TO
PROHIBIT ABORTIONS AFTER EIGHTEEN (18)
WEEKS’ GESTATION EXCEPT IN A MEDICAL
EMERGENCY.

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

SECTION 1. Arkansas Code Title 20, Chapter 16, is amended to add an additional subchapter to read as follows:

Subchapter 20 — Cherish Act

20-16-2001. Title.
This subchapter shall be known and may be cited as the "Cherish Act".

20-16-2002. Legislative findings and intent.
(a) The General Assembly finds that:
(1)(A) The United States is one (1) of only seven (7) nations in the world that permits nontherapeutic or elective abortion on request after the twentieth week of gestation.

(B) Fully seventy-five percent (75%) of all nations do not
permit abortion after twelve (12) weeks’ gestation, except to save the life and preserve the physical health of the mother;

(2) Medical and other authorities now know more about human prenatal development than ever before, including without limitation:

(A) Between five (5) and six (6) weeks’ gestation, an unborn human being’s heart begins to beat;

(B) An unborn human being begins to move about in the womb at approximately eight (8) weeks' gestation;

(C) At nine (9) weeks’ gestation, all basic physiological functions, buds for teeth, eyes, and external genitalia are present;

(D)(i) An unborn human being’s vital organs begin to function at ten (10) weeks’ gestation.

(ii) Hair, fingernails, and toenails begin to form at ten (10) weeks’ gestation;

(E)(i) At eleven (11) weeks’ gestation, an unborn human being's diaphragm develops, which can result in hiccups.

(ii) In addition, an unborn human being begins to move about freely in the womb; and

(F)(i) At twelve (12) weeks’ gestation, an unborn human being can open and close his or her fingers, make sucking motions, and sense stimulation from outside the womb.

(ii) At this stage, the unborn human being takes on "the human form" in all relevant aspects as stated in Gonzales v. Carhart, 550 U.S. 124, 160 (2007);

(3) The United States Supreme Court has recognized that a state has an "important and legitimate interest in protecting the potentiality of human life" in Roe v. Wade, 410 U.S. 113, 162 (1973), and, specifically, that "the state has an interest in protecting the life of the unborn" as discussed in Planned Parenthood of Southeastern Pennsylvania v. Casey, 505 U.S. 833, 873 (1992);

(4)(A) The majority of abortion procedures performed after fifteen (15) weeks’ gestation are dismemberment abortions as defined by § 20-16-1802, which are prohibited under the Arkansas Unborn Child Protection from Dismemberment Abortion Act, § 20-16-1801 et seq.

(B) The performance of these types of abortions for nontherapeutic or elective reasons is a barbaric practice that is dangerous
for the pregnant woman and demeaning to the medical profession;

(5) Most obstetricians and gynecologists practicing in this state do not offer or perform nontherapeutic or elective abortions;

(6)(A) According to a 2004 article, abortion can cause significant physical and psychological risks to the pregnant woman that increase with gestational age.

(B) Specifically, the relative physical and psychological risks escalate exponentially as gestational age increases in abortions performed after eight (8) weeks’ gestation;

(7) In the vast majority of uncomplicated pregnancies, the maternal health risks of undergoing an abortion become greater than the risks of carrying a pregnancy to term as the second trimester progresses;

(8) In abortions performed after fifteen (15) weeks’ gestation, there is a higher risk that a pregnant woman will require a hysterectomy, other reparative surgery, or blood transfusions; and

(9) The state has "legitimate interests from the outset of pregnancy in protecting the health of women" as determined by 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" as stated in H.L. v. Matheson, 450 U.S. 398, 411 (1981).

(b) It is the intent of the General Assembly to restrict the practice of nontherapeutic or elective abortions to the period up to the eighteenth week of gestation.

As used in this subchapter:

(1) "Abortion" means the use or prescription of any instrument, medicine, drug, or any other substance or device:

(A) To terminate the pregnancy of a woman known to be pregnant with an intention other than to:

(i) Increase the probability of a live birth;

(ii) Preserve the life or health of the unborn child;

(iii) Terminate an ectopic pregnancy; or

(iv) Remove a dead unborn child who died in utero as
the result of natural causes, accidental trauma, or a criminal assault on the
pregnant woman or her unborn child; and

(B) That causes the premature termination of the
pregnancy;

(2) "Attempt to perform or induce an abortion" means an act or
an omission of a statutorily required act that, under the circumstances as
the actor believes them to be, constitutes a substantial step in a course of
conduct planned to culminate in the performance or induction of an abortion
in this state in violation of this subchapter;

(3) "Conception" means the fusion of human spermatozoon with a
human ovum;

(4) "Gestation" means the time that has elapsed since the first
day of the woman's last menstrual period;

(5) "Human being" means an individual member of the species Homo
sapiens from and after the point of conception;

(6) "Major bodily function" means the functions of the body,
including without limitation functions of the immune system, normal cell
growth, and digestive, bowel, bladder, neurological, brain, respiratory,
circulatory, endocrine, and reproductive functions;

(7) "Medical emergency" means a condition that, on the basis of
the physician's good-faith clinical judgment, necessitates an abortion to
preserve the life of a pregnant woman whose life is endangered by a physical
disorder, physical illness, or physical injury, including a life endangering
physical condition arising from the pregnancy itself, or when the
continuation of the pregnancy will create a serious risk of substantial and
irreversible impairment of a major bodily function;

(8) "Physician" means a person licensed to practice medicine in
this state, including a medical doctor; and

(9) "Probable gestational age" means the age of an unborn human
being as calculated from the first day of the last menstrual period of the
pregnant woman.

20-16-2004. Abortion limited to eighteen (18) weeks' gestation.

(a) Except in a medical emergency or if the pregnancy results from a
rape under § 5-14-103 or incest under § 5-26-202, a person shall not perform,
induce, or attempt to perform or induce an abortion unless the physician or
referring physician has:

(1) Made a determination of the probable gestational age of the
unborn human being according to standard medical practices and techniques
used in the medical community; and

(2) Documented the probable gestational age in the medical
records of the pregnant woman and, if required, in a report with the
Department of Health as described in subsection (c) of this section.

(b) Except in a medical emergency or if the pregnancy results from a
rape under § 5-14-103 or incest under § 5-26-202, 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 is determined to be greater than eighteen (18) weeks’
gestation.

(c)(1) If a physician performs or induces an abortion on an unborn
human being whose gestational age is greater than eighteen (18) weeks, the
physician shall file a report with the department within fifteen (15) days of
the abortion.

(2) The report described in subdivision (c)(1) of this section
shall contain:

(A) The date that the abortion was performed;

(B) The specific method used for the abortion;

(C) The probable gestational age of the unborn human being
and the method used to calculate gestational age;

(D) A statement declaring that the abortion was
necessitated by a medical emergency;

(E) The specific medical indications supporting the
abortion and medical emergency;

(F) The probable health consequences of the abortion and
of the specific method used; and

(G) The signature of the physician attesting that the
information stated is true and correct to the best of his or her knowledge.

(3) A report made under subsection (c) of this section shall not
contain the name of the pregnant woman 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.
   (a) Within thirty (30) days of the effective date of this subchapter, the Department of Health shall create forms required by this subchapter.
   (b) The reporting requirements shall be enforceable ten (10) days after either the effective date of this subchapter or the date that the forms described in subsection (a) of this section become available, whichever occurs later.

20-16-2006. Penalties – Additional enforcement.
   (a)(1) A person who purposely or knowingly violates this subchapter is guilty of a Class D felony.
       (2) A woman upon whom an abortion is performed, induced, or attempted in violation of this subchapter shall not be prosecuted for conspiracy to commit a violation of this subchapter.
   (b) A physician who purposely or knowingly violates this subchapter commits an act of unprofessional conduct that shall result in the Arkansas State Medical Board suspending or revoking his or her license.
   (c) A physician who purposely or knowingly delivers to the Department of Health any report required under this subchapter that he or she knows is false is subject to a civil penalty or fine up to two thousand dollars ($2,000) per violation imposed by the department.
   (d) A woman upon whom an abortion has been performed, induced, or attempted in violation of this subchapter may bring an action against the person who purposely, knowingly, or recklessly performed, induced, or attempted the abortion in violation of this subchapter for actual and punitive damages.
   (e)(1) A cause of action for injunctive relief against a person who has purposely, knowingly, or recklessly violated this subchapter may be maintained by:
       (A) A prosecuting attorney with appropriate jurisdiction;
       or
       (B) The Attorney General.

   (2) The injunction shall prevent the abortion provider from performing or inducing and from attempting to perform or induce further abortions in violation of this subchapter.
(f) If judgment is rendered in favor of the plaintiff in an action
described in this section, the court shall also render judgment for a
reasonable attorney's fee in favor of the plaintiff against the defendant.

(g) If judgment is rendered in favor of the defendant and the court
finds that the plaintiff's suit was frivolous and brought in bad faith, the
court shall render judgment for a reasonable attorney's fees in favor of the
defendant against the plaintiff.

(h) Damages or attorney's fee shall not be assessed against the woman
upon whom an abortion was performed or induced or attempted to be performed
or induced except under subsection (d) of this section.

This subchapter does not:

(1) Create or recognize a right to abortion;

(2) Create or recognize a right to a particular method of
abortion; or

(3) Make lawful an abortion that is currently unlawful under any
law of this state.


(a) The General Assembly by joint resolution may appoint one (1) or
more of its members who sponsored or cosponsored this subchapter in his or
her official capacity to intervene as a matter of right in any case in which
the constitutionality of this law is challenged.

(b) The Governor may also intervene as a matter of right in any case
in which the constitutionality of this law is challenged.

/s/Lundstrum

APPROVED: 3/15/19