Stricken language would be deleted from and underlined language would be added to present law. Act 603 of the Regular Session

1	State of Arkansas	A D:11		
2	91st General Assembly	A Bill		
3	Regular Session, 2017		HOUSE BILL 1566	
4				
5	By: Representatives Hammer, Cozart, C. Fite, D. Meeks, Payton, Penzo, Sullivan			
6				
7	For An Act To Be Entitled			
8	AN ACT TO AMEND THE PROVISIONS OF LAW CONCERNING THE			
9	DISPOSITION	N OF FETAL REMAINS; AND FOR OTHER P	URPOSES.	
10				
11		Subtitle		
12 13	TO AM	TO AMEND THE PROVISIONS OF LAW CONCERNING		
13 14	THE DISPOSITION OF FETAL REMAINS.			
15	THE D.	ISPOSITION OF FETAL REPAIRS.		
16				
17	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
18		iiddaiddi oi ind diinid oi imid		
19	SECTION 1. Arkan	nsas Code § 20-17-801(b)(1)(B), con	cerning the	
20		sition of a dead fetus, is amended to read as follows:		
21	(B) A dead fetus shall not be disposed of within forty			
22	eight (48) hours of its	removal or acquisition unless con-	sent is obtained in	
23	writing from the mother of the dead fetus or the mother's spouse be disposed			
24	of in accordance with the Arkansas Final Disposition Rights Act of 2009, §			
25	<u>20-17-102</u> .			
26				
27	SECTION 2. Arkansas Code § 20-17-801(b)(2)(C), concerning the			
28	definition of "human tissue" within the law regarding the disposition of			
29	human and fetal tissue, is amended to read as follows:			
30	(C)	"Human tissue" means any tissue of	the human body,	
31	including without limitation an external member of the human body, fetal			
32	tissue, placenta, or fe	etal connective tissue; and		
33				
34	SECTION 3. Arkansas Code § 20-17-802 is amended to read as follows:			
35	20-17-802. Fetal remains resulting from abortion.			
36	(a) A physician or facility that performs an abortion shall ensure			

- 1 that the fetal remains and all parts are disposed of in a fashion similar to
- 2 that in which other tissue is disposed in accordance with § 20-17-801 and the
- 3 Arkansas Final Disposition Rights Act of 2009, § 20-17-102.
- 4 (b) A person shall not perform any biomedical or behavioral research 5 on:
- 6 (1) A fetus born alive as the result of a legal abortion unless 7 the research is for the exclusive benefit of the fetus so born; or
- 8 (2) A fetus born dead as the result of a legal abortion or on 9 any fetal tissue produced by the abortion without permission of the mother.
- 10 (c) A person shall not buy, sell, give, exchange, or barter or offer 11 to buy, sell, give, exchange, or barter any fetus born dead as a result of a 12 legal abortion or any organ, member, or tissue of fetal material resulting 13 from a legal abortion.
- (d) A person shall not possess either a fetus born dead as a result of a legal abortion or any organ, member, or tissue of fetal material resulting from a legal abortion.
 - (e) This section Subsection (d) of this section does not apply to:
 - (1) A physician performing a legal abortion or a pathologist performing a pathological examination as the result of a legal abortion;
- 20 (2) An employee, agent, or servant of a physician performing a 21 legal abortion or pathologist performing a pathological examination as the 22 result of a legal abortion;
- 23 (3) The staff, faculty, students, or governing body of any 24 institution of higher learning or institution of secondary education to the 25 extent of courses of instruction taught and research conducted at the 26 institutions;
- 27 (4) Licensed physicians or their employees, agents, and servants 28 while in the conduct of medical research; or
- 29 (5) Any licensed physician when performing a standard autopsy 30 examination; or
- 31 (6) Any person acting in accordance with § 20-17-801 or the 32 Arkansas Final Disposition Rights Act of 2009, § 20-17-102.
- 33 (f) A person violating this section is guilty of a Class A 34 misdemeanor.
- 35 **APPROVED: 03/23/2017**

36

17

18

19