Stricken language would be deleted from and underlined language would be added to present law. Act 733 of the Regular Session

1	State of Arkansas	$\overset{As\ Engrossed:}{\mathrm{A}}\overset{\mathit{S3/16/17}}{\mathrm{Bill}}$	
2	91st General Assembly	A DIII	***************************************
3	Regular Session, 2017		HOUSE BILL 1434
4		and G.F., D.	
5	By: Representatives Collins, B	Sentley, C. Fite, Petty	
6	By: Senators Irvin, Rapert		
7		For An Act To Be Entitled	
8	AN ACT TO		ADODUTON
9		CREATE THE SEX DISCRIMINATION BY	ABURITUN
10	PROHIBITION	N ACT; AND FOR OTHER PURPOSES.	
11			
12 13		Subtitle	
	TO CD		
14		EATE THE SEX DISCRIMINATION BY	
15	ABURI	TION PROHIBITION ACT.	
16 17			
17	ספ זיי פאגרייפה סט ייטפ רי	ENERAL ASSEMBLY OF THE STATE OF A	A DIV A N.C. A.C.
19	DE II ENACIED DI INE G	ENERAL ASSEMBLI OF THE STATE OF A	ARRANDAD:
20	SECTION 1 Arken	nsas Code Title 20, Chapter 16,	is amandad to add an
21	additional subchapter		is amended to add an
22		- Sex Discrimination by Abortion	Prohibition Act
23	<u>babonaptor ro</u>	Son Brootemination by infortion	Tronibitation not
24	20-16-1801. Tit	le	
25		shall be known and may be cited a	as the "Sex
26	Discrimination by Abor	-	
27			
28	20-16-1802. Leg	islative findings and purpose.	
29	_	Assembly finds that:	
30	<u>(1) With :</u>	regard to sex-selection abortion	<u>:</u>
31	<u>(</u> A)	The victims of sex-selection abo	ortion are
32	overwhelmingly female;		
33	<u>(B)</u>	A sex-selection abortion is used	d to prevent the birth
34	of a child of an undes	ired sex;	
35	<u>(C)</u>	The United States, along with o	ther countries, has
36	petitioned the United	Nations General Assembly to decl	are sex-selection

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1	abortion a crime against women;
2	(D) Countries such as India, Great Britain, and China have
3	taken steps to end sex-selection abortions;
4	(E) Women are a vital part of our society and culture and
5	possess the same fundamental human rights as men;
6	(F) The United States prohibits discrimination on the
7	basis of sex in various areas including employment, education, athletics, and
8	health insurance;
9	(G) It is undesirable to have a distortion in the sex
10	ratio within a society, particularly when there is a shortage of women; and
11	(H) Countries with high rates of male preference have
12	experienced ill effects as a result of having a increasing population of
13	young, unmarried men; and
14	(2) With regard to maternal health:
15	(A) It is undisputed that abortion risks to maternal
16	health increase as gestation increases;
17	(B) The risk of death for pregnant women at eight (8)
18	weeks' gestation is one (1) death per one million (1,000,000) and rises to:
19	(i) One (1) death per twenty-nine thousand (29,000)
20	abortions between sixteen (16) and twenty (20) weeks' gestation; and
21	(ii) One (1) death per eleven thousand (11,000)
22	abortions at twenty-one (21) weeks' gestation or later;
23	(C) A woman is thirty-five (35) times more likely to die
24	from an abortion performed at twenty (20) weeks' gestation than she would
25	have been had the abortion been performed in the first trimester;
26	(D) A woman is ninety-one (91) times more likely to die
27	from an abortion performed at twenty-one (21) weeks' gestation or later than
28	she would have been had the abortion been performed in the first trimester;
29	<u>and</u>
30	(E) Because abortions performed solely based on the sex of
31	a child are generally performed later in pregnancy, women undergoing these
32	abortions are unnecessarily exposed to increased health risks, including an
33	exponentially higher risk of death.
34	(b) Based on the findings in this section, the purpose of this act is
35	<u>to:</u>
36	(1) Ban abortions performed solely for reasons of sex-selection;

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1	<u>and</u>	
2	(2) Protect women from the risks inherent in late-term	
3	abortions.	
4		
5	20-16-1803. Definitions.	
6	As used in this subchapter:	
7	(1)(A) "Abortion" means the act of using or prescribing any	
8	instrument, medicine, drug, or any other substance, device, or means with the	
9	intent to terminate the clinically diagnosable pregnancy of a woman, with	
10	knowledge that the termination by any of those means will with reasonable	
11	likelihood cause the death of the unborn child.	
12	(B) An act under subdivision (1)(A) of this section is not	
13	an abortion if the act is performed with the intent to:	
14	(i) Save the life or preserve the health of the	
15	unborn child;	
16	(ii) Remove a dead unborn child caused by	
17	spontaneous abortion; or	
18	(iii) Remove an ectopic pregnancy;	
19	(2) "Incompetent" means an individual who has been adjudicated	
20	as an individual with a disability and has had a guardian appointed for her;	
21	(3) "Minor" means an individual under eighteen (18) years of	
22	age;	
23	(4) "Physician" means a person licensed to practice medicine in	
24	this state, including a medical doctor and a doctor of osteopathy;	
25	(5) "Sex-selection abortion" means an abortion performed solely	
26	on the basis of the sex of the unborn child;	
27	(6) "Unborn child" means the offspring of human beings from	
28	conception until birth; and	
29	(7) "Viability" means the state of fetal development when, in	
30	the judgment of the physician based on the particular facts of the case	
31	before him or her and in light of the most advanced medical technology and	
32	information available to him or her, there is a reasonable likelihood of	
33	sustained survival of the unborn child outside the body of the mother, with	
34	or without artificial life support.	
35		
36	20-16-1804. Prohibition — Sex-selection abortion.	

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1	(a) A physician or other person shall not intentionally perform or
2	attempt to perform an abortion with the knowledge that the pregnant woman is
3	seeking the abortion solely on the basis of the sex of the unborn child.
4	(b) Before performing an abortion, the physician or other person who
5	is performing the abortion shall:
6	(1)(A) Ask the pregnant woman if she knows the sex of the unborn
7	child.
8	(B) If the pregnant woman knows the sex of the unborn
9	child, the physician or other person who is performing the abortion shall
10	inform the pregnant woman of the prohibition of abortion as a method of sex
11	selection for children; and
12	(2)(A) Request the medical records of the pregnant woman
13	relating directly to the entire pregnancy history of the woman.
14	(B) An abortion shall not be performed until reasonable
15	time and effort is spent to obtain the medical records of the pregnant woman
16	as described in subdivision (b)(2)(A) of this section.
17	(c) If this section is held invalid as applied to the period of
18	pregnancy prior to viability, then the section shall remain applicable to the
19	period of pregnancy subsequent to viability.
20	
21	20-16-1805. Criminal penalties.
22	A physician or other person who knowingly performs or attempts to
23	perform an abortion prohibited by this subchapter is guilty of a Class A
24	misdemeanor.
25	
26	20-16-1806. Civil penalties and professional sanctions.
27	(a)(l) A physician or other person who knowingly violates this
28	subchapter is liable for damages and shall have his or her medical license
29	suspended or revoked as applicable.
30	(2) The physician or other person may also be enjoined from
31	future acts prohibited by this subchapter.
32	(b)(l) A woman who receives an abortion in violation of this
33	subchapter without being informed of the prohibition of abortion as a method
34	of sex selection for children, the parent or legal guardian of the woman if
35	the woman is a minor who is not emancipated, or the legal guardian of the
36	woman if the woman has been adjudicated incompetent may commence a civil

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1	action for any reckless violation of this subchapter and may seek both actual
2	and punitive damages.
3	(2) Damages may include without limitation:
4	(A) Money damages for all psychological and physical
5	injuries occasioned by the violation of this subchapter; and
6	(B) Statutory damages equal to ten (10) times the cost of
7	the abortion performed in violation of this subchapter.
8	(c) A physician or other person who performs an abortion in violation
9	of this subchapter shall be considered to have engaged in unprofessional
10	conduct for which his or her license to provide healthcare services in this
11	state shall be suspended or revoked by the Arkansas State Medical Board.
12	(d)(l) A cause of action for injunctive relief against any physician
13	or other person who has knowingly violated this subchapter may be maintained
14	by:
15	(A) A person who is the spouse, parent, guardian, or
16	current or former licensed healthcare provider of the woman who receives or
17	attempts to receive an abortion in violation of this subchapter; or
18	(B) The Attorney General.
19	(2) The injunction shall prevent the physician or other person
20	from performing further abortions in violation of this subchapter.
21	
22	20-16-1807. Exclusion of liability for a woman who undergoes
23	prohibited abortion.
24	(a) A woman who receives or attempts to receive an abortion in
25	violation of this subchapter shall not be prosecuted under this subchapter
26	for conspiracy to violate this subchapter or otherwise be held criminally or
27	civilly liable for any violation.
28	(b) In a criminal proceeding or action brought under this subchapter,
29	a woman who receives or attempts to receive an abortion in violation of this
30	subchapter is entitled to all rights, protections, and notifications afforded
31	to crime victims.
32	(c)(1) In a civil proceeding or action brought under this subchapter,
33	the anonymity of the woman who receives or attempts to receive the abortion
34	in violation of this subchapter shall be preserved from public disclosure
35	unless she gives her consent to disclosure.
36	(2) A court of competent jurisdiction, upon motion or sua

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1	sponte, shall issue orders to the parties, witnesses, and counsel and direct
2	the sealing of the record and exclusion of the individuals from the courtroom
3	or hearing room to the extent necessary to safeguard the identity of the
4	woman from public disclosure.
5	(3) In the absence of written consent of the woman who receives
6	or attempts to receive an abortion in violation of this subchapter, a person
7	who initiates a proceeding or action under § 20-16-1806(b) or § 20-16-1806(d)
8	of this subchapter shall do so under a pseudonym.
9	
10	<u>20-16-1808.</u> Construction.
11	(a) This act shall not be construed as creating or recognizing a right
12	to abortion.
13	(b) It is not the intention of this act to make lawful an abortion
14	that is currently unlawful.
15	
16	20-16-1809. Right of intervention.
17	The General Assembly by joint resolution may appoint one (1) or more of
18	its members who sponsored or cosponsored this subchapter in his or her
19	official capacity to intervene as a matter of right in any case in which the
20	constitutionality of this law is challenged.
21	
22	20-16-1810. Effective date.
23	This subchapter takes effect on January 1, 2018.
24	
25	SECTION 2. DO NOT CODIFY. <u>SEVERABILITY CLAUSE</u> . If any provision of
26	this act or the application of this act to any person or circumstance is held
27	invalid, the invalidity shall not affect other provisions or applications of
28	this act which can be given effect without the invalid provision or
29	application, and to this end, the provisions of this act are declared
30	severable.
31	
32	/s/Collins
33	
34	ADDROVED 02/22/22/2
35 36	APPROVED: 03/28/2017
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