Stricken language would be deleted from and underlined language would be added to present law. Act 740 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/30/21	
2	93rd General Assembly	A B1ll	
3	Regular Session, 2021		SENATE BILL 527
4			
5	•	nam, Bledsoe, Flippo, K. Hammer, Hester, B. Johnso	*
6	By: Representatives Bentley,	, Beaty Jr., Brown, Cloud, Dotson, Furman, Ladyma	in, Penzo
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE LAWS CONCERNING ABORTION	
10	FACILITIE	S; TO REQUIRE ABORTION FACILITIES TO PO	OST
11	INFORMATI	ON REGARDING HUMAN TRAFFICKING AND TO	
12	PROVIDE L	AURA'S CARD TO PATIENTS; TO AMEND THE	
13	DEFINITIO	N OF "ABORTION" WITHIN THE CHERISH ACT	; TO
14	REQUIRE W	RITTEN AGREEMENTS BETWEEN AN ABORTION	
15	FACILITY	AND A HOSPITAL; TO REQUIRE WRITTEN	
16	AGREEMENT	S BETWEEN AN ABORTION FACILITY AND AN	
17	AMBULANCE	SERVICE; AND FOR OTHER PURPOSES.	
18			
19			
20		Subtitle	
21	TO A	AMEND THE LAWS CONCERNING ABORTION	
22	FACI	LITIES.	
23			
24			
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
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27	SECTION 1. Ark	ansas Code § 12-19-102(a), concerning	the posting of
28	information about the	National Human Trafficking Hotline, i	s amended to read
29	as follows:		
30	(a) The follow	ing establishments shall post in a con	spicuous place
31	near the entrance of	the establishment, or where posters and	d notices of this
32	type customarily are	posted, a poster described in subsection	on (b) of this
33	section measuring at	least eight and one-half inches by ele	ven inches (8½" x
34	ll") in size:		
35	(1) A ho	tel, motel, or other establishment that	t has been cited
36	as a public nuisance	for prostitution under § 20-27-401;	



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1	(2) A strip club or other sexually oriented business;
2	(3) A private club that has a liquor permit for on-premises
3	consumption and does not hold itself out to be a food service establishment;
4	(4) An airport;
5	(5) A train station that serves passengers;
6	(6) A bus station; and
7	(7) A privately owned and operated facility that provides food,
8	fuel, shower or other sanitary facilities, and overnight parking; and
9	(8) An abortion facility.
10	
11	SECTION 2. Arkansas Code Title 20, Chapter 9, Subchapter 3, is amended
12	to add an additional section to read as follows:
13	20-9-312. Written agreements of abortion facility.
14	(a)(1) An abortion facility shall enter into a written agreement with
15	a licensed acute care hospital that is capable of treating patients with
16	unforeseen complications related to procedures performed at an abortion
17	facility.
18	(2) Under the written agreement described in subdivision (a)(1)
19	of this section, the licensed acute care hospital shall agree to accept and
20	treat patients with unforeseen complications related to procedures performed
21	at an abortion facility.
22	(3) The written agreement described in subdivision (a)(1) of
23	this section shall:
24	(A) Be with a licensed acute care hospital located:
25	(i) In the same county as the abortion facility; or
26	(ii) No further than thirty (30) miles from the
27	abortion facility;
28	(B) Be a legally binding contractual document;
29	(C) Be signed by the individuals who:
30	(i) Are authorized to execute the written agreement
31	on behalf of the abortion facility and the licensed acute care hospital; and
32	(ii) Certify that they have the authority described
33	in subdivision (a)(3)(C)(i) of this section;
34	(D) Require transfer of a patient if deemed medically
35	necessary by the attending physician;
36	(E) Identify responsibilities of the abortion facility in

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1	which the abortion facility shall at a minimum:	
2	(i) At the time of transfer, provide the licensed	
3	acute care hospital with complete and accurate information regarding the	
4	patient being transferred to the licensed acute care hospital;	
5	(ii) Notify the licensed acute care hospital of the	
6	impending transfer of a patient and receive confirmation of the availability	
7	of appropriate facilities, services, and staff necessary for the care of the	
8	patient;	
9	(iii) At the time of the transfer, provide the	
10	licensed acute care hospital with copies of relevant portions of the	
11	patient's clinical record;	
12	(iv) Transfer the patient, the patient's medical	
13	records, demographic information, insurance information, and other	
14	information deemed necessary or otherwise required by law to facilitate the	
15	provision of medical care when the patient arrives at the licensed acute care	
16	hospital; and	
17	(v) Arrange for the immediate transfer of the	
18	patient's personal effects, including a document listing the effects; and	
19	(F) Identify responsibilities of the licensed acute care	
20	hospital in which the licensed acute care hospital shall at a minimum:	
21	(i) Provide prompt and appropriate evaluation and	
22	treatment of a patient transferred to the licensed acute care hospital under	
23	the written agreement;	
24	(ii) Accept responsibility for the patient's care	
25	when the patient is received by the licensed acute care hospital;	
26	(iii) Direct charges performed by the licensed acute	
27	care hospital to the patient or the patient's third-party payer; and	
28	(iv) Acknowledge receipt of the patient's personal	
29	effects in writing signed by an authorized representative of the licensed	
30	acute care hospital and deliver the receipt to the abortion facility.	
31	(b) If an unforeseen complication arises before or during a procedure	
32	performed at an abortion facility, the patient shall be transferred to:	
33	(1) The licensed acute care hospital with which the abortion	
34	facility has a written agreement as described in subsection (a) of this	
35	section; or	
36	(2) A hospital selected by the patient.	

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1	(c)(l) An abortion facility shall enter into a written agreement with
2	a licensed local ambulance service for the transport of any emergency patient
3	within the scope of subsection (a) of this section to the licensed acute care
4	hospital.
5	(2) The written agreement described in subdivision (c)(l) of
6	this section shall:
7	(A) Be with a licensed local ambulance service located:
8	(i) In the same county as the abortion facility; or
9	(ii) No further than five (5) miles or ten (10)
10	minutes normal driving time from the abortion facility;
11	(B) Be signed by the individuals who:
12	(i) Are authorized to execute the written agreement
13	on behalf of the abortion facility and the licensed local ambulance service;
14	and
15	(ii) Certify that they have the authority described
16	in subdivision (c)(2)(B)(i) of this section; and
17	(C) Identify responsibilities of the licensed local
18	ambulance service in which the licensed local ambulance service shall at a
19	minimum:
20	(i) Provide services in accordance with all federal
21	and state laws, federal regulations, and state rules applicable to emergency
22	service entities;
23	(ii) Employ sufficient staff, including paramedics
24	and emergency medical technicians, to provide patient care and operate
25	vehicles and equipment in accordance with industry standards and applicable
26	federal and state laws, federal regulations, and state rules;
27	(iii) Require all responding medical personnel to
28	familiarize themselves with the floor plan of the abortion facility to
29	minimize the time required to locate the patient in the facility and exit the
30	facility with the patient as expeditiously as possible;
31	(iv) Acknowledge the existence of and the licensed
32	local ambulance service's familiarity with the terms of the written agreement
33	between the abortion facility and the licensed acute care hospital; and
34	(v) Transport the patient to the licensed acute care
35	hospital that is party to the written agreement unless otherwise directed by
36	the patient.

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1	(d) Within ten (10) days of finalization of the written agreements	
2	described in subsections (a) and (c) of this section, the abortion facility	
3	shall file the written agreements described in subsections (a) and (c) of	
4	this section with the Department of Health.	
5	(e) An abortion facility shall have ninety (90) days after the	
6	effective date of this section to come into compliance with this section.	
7	(f)(1) An abortion facility applying for a renewal license or an	
8	applicant for a provisional license may submit a request in writing for	
9	extensions of time to comply with the written agreement requirements	
10	described in subsections (a) and (c) of this section to the Secretary of the	
11	Department of Health in accordance with the provisions of this subsection.	
12	(2) Any request shall:	
13	(A) Be in writing;	
14	(B) Contain a certification under oath that the abortion	
15	facility seeking the extension of time has exhausted all reasonable efforts	
16	to obtain a written agreement described in subsections (a) and (c) of this	
17	section for a continuous ninety (90) calendar day period before the request;	
18	and	
19	(C) Contain a detailed description of the efforts taken to	
20	secure the written agreements described in subsections (a) and (c) of this	
21	section.	
22	(3) In deciding to grant or deny the request for an extension of	
23	time, the secretary shall consider all factors the secretary deems relevant	
24	under the circumstances, but at least the following factors:	
25	(A) Whether the abortion facility or applicant made, and	
26	continues to make, a good faith effort to obtain a written agreement	
27	described in subsections (a) and (c) of this section;	
28	(B) Whether the abortion facility or applicant can provide	
29	the same level of patient care and safety via alternative health services	
30	during any extension period; and	
31	(C) Regulatory compliance history at the abortion facility	
32	and at any other healthcare facility owned, in whole or in part, by the	
33	applicant or any other individual or entity having an ownership interest with	
34	the abortion facility.	
35	(4) If the request is granted, the extension of time shall be	
36	effective for a time period of ninety (90) calendar days from the date of	

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1	issuance.
2	(5) The secretary may rescind a previously granted extension of
3	time at any time upon determining that the abortion facility or applicant has
4	not met, or is not meeting, the conditions of subdivision (d)(3) of this
5	section.
6	(6) If the request is for a written agreement described in
7	subsection (a) of this section, the written agreement described in subsection
8	(c) of this section does not have to comply with subdivision (c)(2)(C)(iv)
9	and (v) for the duration of the extension of time.
10	(7)(A) If a request for an extension is denied, an abortion
11	facility or applicant shall have ten (10) calendar days to submit a written
12	request for reconsideration to the secretary, whose decision shall be final.
13	(B) The abortion facility or applicant for provisional
14	license may appeal a denial in accordance with the Arkansas Administrative
15	Procedures Act, § 25-15-201 et seq.
16	(g)(l) This section does not create or recognize a right to abortion.
17	(2) This section is not intended to make lawful an abortion that
18	is currently unlawful.
19	
20	SECTION 3. Arkansas Code § 20-16-1703(b)(2), concerning the informed
21	consent requirements under the Woman's Right-to-Know Act, is amended to add
22	an additional subdivision to read as follows:
23	(F) Human trafficking literature, also known as "Laura's
24	Card", as described in § 16-90-1107;
25	
26	SECTION 4. Arkansas Code § 20-16-2003(1), concerning the definition of
27	"abortion" within the Cherish Act, is amended to read as follows:
28	(1) <u>(A)</u> "Abortion" means the use or prescription of any
29	instrument, medicine, drug, or any other substance or device:
30	(Λ) To terminate the pregnancy of a woman known to be
31	pregnant with an intention other than to:
32	(i) Increase the probability of a live birth;
33	(ii) Preserve the life or health of the unborn
34	child;
35	(iii) Terminate an ectopic pregnancy; or
36	(iv) Remove a dead unborn child who died in utero as

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1	the result of natural causes, accidental trauma, or a criminal assault on the
2	pregnant woman or her unborn child; and
3	(B) That causes the premature termination of the
4	pregnancy; act of using or prescribing any instrument, medicine, drug, or
5	any other substance, device, or means with the intent to terminate the
6	clinically diagnosable pregnancy of a woman, with knowledge that the
7	termination by any of those means will with reasonable likelihood cause the
8	death of the unborn child.
9	(B) An act under subdivision (1)(A) of this section is not
10	an abortion if the act is performed with the intent to:
11	(i) Save the life or preserve the health of the
12	unborn child;
13	(ii) Remove a dead unborn child caused by
14	spontaneous abortion; or
15	(iii) Remove an ectopic pregnancy;
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17	/s/Gilmore
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20	APPROVED: 4/19/21
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