1	State of Arkansas	As Engrossed: S3/23/11	
2	88th General Assembly	Å Bill	
3	Regular Session, 2011	SENATI	E BILL 843
4			
5	By: Senator Rapert		
6			
7		For An Act To Be Entitled	
8	AN ACT TO C	REATE THE ARKANSAS HUMAN HEARTBEAT	
9	PROTECTION A	ACT; TO PROTECT UNBORN CHILDREN; AND FOR	?
10	OTHER PURPO	SES.	
11			
12			
13		Subtitle	
14	AN ACT	T TO CREATE THE ARKANSAS HUMAN	
15	HEARTB	BEAT PROTECTION ACT AND TO PROTECT	
16	UNBORN	V CHILDREN.	
17			
18			
19	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
20			
21		sas Code Title 20, Chapter 16 is amended	l to add an
22	additional subchapter t		
23	<u>Subchapter 13 — A</u>	rkansas Human Heartbeat Protection Act	
24			
25	20-16-1301. Titl		
26	_	thall be known and may be cited as the "A	l <i>rkansas Human</i>
27	<u>Heartbeat Protection Ac</u>	<u>t".</u>	
28			
29	<u>20-16-1302. Legi</u>		
30		ably finds that according to contemporary	<u>r medical</u>
31	<u>research:</u>	1.4	
32		y as thirty percent (30%) of natural pre	egnancies end
33	<u>in spontaneous miscarri</u>		
34		han five percent (5%) of all natural pre	
35	_	age after detection of fetal cardiac act	-
36	(3) (Jver n	inety percent (90%) of in vitro pregnanc	nes survive

As Engrossed: S3/23/11 SB843

1	the first trimester if cardiac activity is detected in the gestational sac;
2	(4) Nearly ninety percent (90%) of in vitro pregnancies do not
3	survive the first trimester if cardiac activity is not detected in the
4	gestational sac;
5	(5) Fetal heartbeat, therefore, has become a key medical
6	predictor that an unborn human individual will reach viability and live
7	birth; and
8	(6) Cardiac activity begins at a biologically identifiable
9	moment in time, normally when the fetal heart is formed in the gestational
10	sac.
11	
12	23-16-1303. Definitions.
13	As used in this subchapter:
14	(1) "Cardiac activity" means the steady and repetitive rhythmic
15	contraction of the fetal heart within the gestational sac;
16	(2) "Contraceptive" means a device, drug, or chemical that
17	prevents conception;
18	(3) "Fetus" means the human offspring developing during
19	pregnancy from the moment of conception and includes the embryonic stage of
20	development;
21	(4) "Gestational sac" means the extraembryonic membranes that
22	envelop the fetus, typically visible by ultrasound after the fourth week of
23	pregnancy;
24	(5) "Heartbeat" means cardiac activity;
25	(6) "Human individual" means an individual organism of the
26	species homo sapiens;
27	(7) "Pregnancy" means the human female reproductive condition
28	that begins with fertilization when the female is carrying the developing
29	human offspring and is calculated from the first day of the last menstrual
30	period of the human female; and
31	(8) "Spontaneous miscarriage" means the natural or accidental
32	termination of a pregnancy and the expulsion of the fetus, typically caused
33	by genetic defects in the fetus or physical abnormalities in the mother.
34	
35	20-16-1304. Testing for heartbeat.
36	(a) A person authorized to perform abortions under Arkansas law shall

As Engrossed: \$3/23/11 SB843

1	not perform an abortion on a pregnant woman before the person tests the
2	pregnant woman to determine whether the fetus the pregnant woman is carrying
3	possesses a detectible heartbeat.
4	(b) A person authorized to perform abortions under Arkansas law shall
5	perform a detection of a heartbeat of an unborn human individual according to
6	standard medical practice, including the use of medical devices as determined
7	by standard medical practice.
8	(c)(1) The State Board of Health may adopt rules based on standard
9	medical practice for testing for the fetal heartbeat of an unborn human
10	<u>individual.</u>
11	(2) Rules adopted under subdivision (c)(1) of this section shall
12	specify that a test for fetal heartbeat is not required in the case of a
13	medical emergency.
14	
15	20-16-1305. Informed consent.
16	(a) This subchapter applies to all abortions not prohibited under
17	Arkansas law except as under § 20-16-1307.
18	(b) If a fetal heartbeat is detected, the person performing the
19	intended abortion shall inform the pregnant woman in writing no later than
20	twenty-four (24) hours before the performance of the intended abortion:
21	(1) That the unborn human individual that the pregnant woman is
22	carrying possesses a heartbeat; and
23	(2) Of the statistical probability of bringing the unborn human
24	individual to term based on the gestational age of the unborn human
25	individual possessing a detectible heartbeat.
26	(c) If a heartbeat has been detected, then no later than twenty-four
27	(24) hours before the performance of the intended abortion, the pregnant
28	woman shall sign a form acknowledging that she has received information that:
29	(1) The unborn human individual that she is carrying possesses a
30	heartbeat; and
31	(2) She is aware of the statistical probability of her pregnancy
32	coming to term.
33	(d) The State Board of Health may adopt rules to define, based upon
34	available medical evidence, the statistical probability of bringing an unborn
35	human individual to term based on the gestational age of the unborn human
36	individual possessing a detectible heartbeat.

As Engrossed: S3/23/11 SB843

1	(e) This section does not affect any other provision of Arkansas law		
2	relating to informed consent.		
3			
4	20-16-1306. Prohibitions.		
5	(a) A person authorized to perform abortions under Arkansas law shall		
6	not perform an abortion on a pregnant woman with the specific intent of		
7	causing or abetting the termination of the life of an unborn human individu		
8	whose heartbeat has been detected under § 20-16-1304.		
9	(b) A violation of this section is a Class D felony.		
10			
11	20-16-1307. Exemptions.		
12	(a) A person does not violate this subchapter if the person:		
13	(1) Performs a medical procedure designed to or intended to		
14	prevent the death of a pregnant woman or in reasonable medical judgment, to		
15	preserve the life or health of the pregnant woman.		
16	<u>(2) Has either</u>		
17	(A) Undertaken an examination for the presence of a		
18	heartbeat in the fetus utilizing standard medical practice and the		
19	examination does not reveal a heartbeat; or		
20	(B) Been informed by a medical professional who has		
21	undertaken the examination for fetal heartbeat that the examination did not		
22	reveal a fetal heartbeat.		
23	(b) This section does not affect any other provision of Arkansas law		
24	that restricts the performance of abortion by a particular method or during a		
25	particular stage of a pregnancy.		
26			
27	20-16-1308. Interpretation.		
28	<u>This subchapter does not:</u>		
29	(1) Subject a pregnant female upon whom an abortion is performed		
30	or attempted to be performed to any criminal prosecution or civil penalty; or		
31	(2) Prohibit the sale, use, prescription, or administration of a		
32	measure, drug, or chemical designed for contraceptive purposes.		
33			
34	20-16-1309. Tolling of effective date.		
35	If a state or federal court of competent jurisdiction voids a provision		
36	of this subchapter as unconstitutional, the effective date of that provision		

As Engrossed: S3/23/11 SB843

1	shall be tolled until:
2	(1) That provision has been upheld as valid by an appellate
3	tribunal; or
4	(2) The Attorney General certifies in an opinion to the Governor
5	that due to a subsequent decision by the United States Supreme Court, it is
6	reasonably probable that the provision would be upheld as constitutional by a
7	court of competent jurisdiction.
8	
9	/s/Rapert
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26 27	
2 <i>1</i> 28	
20 29	
30	
31	
32	
33	
34	
35	
36	