1	State of Arkansas	As Engrossed: H3/18/15	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1424
4			
5	By: Representatives Harris, Lu	undstrum, Ballinger, Bentley, Brown, Copeland	l, Della Rosa, Gates,
6	Ladyman, D. Meeks, Miller, Po	etty, Rushing, Sullivan, Womack	
7	By: Senators Collins-Smith, Ho	ester, G. Stubblefield	
8			
9		For An Act To Be Entitled	
10		ESTABLISH THE PARENTAL INVOLVEMENT	
11		T ACT; TO REPEAL THE PARENTAL NOTIN	FICATION
12	PROVISIONS	; AND FOR OTHER PURPOSES.	
13			
14			
15		Subtitle	
16		TABLISH THE PARENTAL INVOLVEMENT	
17		CEMENT ACT; AND TO REPEAL THE	
18	PAREN	TAL NOTIFICATION PROVISIONS.	
19			
20			
21	BE IT ENACTED BY THE GI	ENERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:
22			
23		nsas Code Title 20, Chapter 16, Sub	ochapter 8 is amended
24	to read as follows:		
25	-	8 - Abortion - Parental Notificati	ion <u>Involvement</u>
26	Enhancement Act		
27			
28	20-16-801. Conse	•	2.16.005
29	_	ise provided in §§ 20-16-804 and 20	_
30	-	n upon an unemancipated minor or up	
31		n has been appointed because of a f	
32		e person or the person's agent fire	
33	written consent of eit l	her parent or the legal guardian or	c custodian.
34 25	00 16 000 5 5		
35	20-16-802. Defii		
36	As used in this	subchapter:	

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1	(1) "Abortion" means the intentional termination of the
2	pregnancy of a woman known to be pregnant with an intention other than to
3	increase the probability of a live birth or to remove a dead or dying fetus;
4	(2) "Medical emergency" means a condition that, on the basis of
5	the physician's good faith clinical judgment, so complicates the medical
6	condition of a pregnant woman as to necessitate the immediate abortion of her
7	pregnancy to avert her death or for which a delay will create serious risk of
8	substantial and irreversible impairment of a major bodily function;
9	(3) "Minor" means an individual under eighteen (18) years of
10	age;
11	(4) "Parent" means:
12	(A) Either parent of the pregnant woman if they are both
13	living;
14	(B) One (1) parent of the pregnant woman if only one (1)
15	is living or if the second one cannot be located through reasonably diligent
16	effort; or
17	(C) The court-appointed guardian or custodian if the
18	pregnant woman has one; and
19	(5) "Unemancipated minor" means a minor who is under the care,
20	custody, and control of her parent or parents.
21	
22	20-16-803. Manner of consent.
23	(a) The person who performs the abortion or his or her agent shall
24	obtain or be provided with the written consent from either parent or legal
25	guardian.
26	(b) The written consent shall include, but not be limited to, the
27	following information:
28	(1) The name and birthdate of the minor or incompetent woman;
29	(2) The name of the parent or legal guardian;
30	(3) A statement from the parent or legal guardian that he or sho
31	is aware that the minor desires an abortion and that he or she does consent
32	to the abortion;
33	(4) The date; and
34	(5) The notarized signature of the parent or legal guardian.
35	(c) A notarized signature is not required if the person who performs
36	the abortion or his or her agent witnesses the signature of the parent or

36

1 legal guardian and signs the written consent as a witness. 2 (d) Prior to signing the written consent as a witness, the person who 3 performs the abortion or his or her agent shall obtain from the parent or 4 legal guardian positive proof of identification in the form of a valid photo 5 identification card. 6 (e) A photocopy of the proof of identification and the written consent 7 statement shall be maintained in the minor's or incompetent woman's medical 8 records for a period of five (5) years from the date of the abortion. 9 10 20-16-804. Judicial relief from requirement. 11 Notwithstanding the provisions of §§ 20-16-801 and 20-16-803, if a 12 pregnant minor or incompetent woman elects not to obtain the consent of one 13 (1) or both parents or guardian or custodian, then: 14 (1)(A) Any judge of a circuit court, upon petition or motion and 15 after an appropriate hearing, shall authorize a physician to perform the 16 abortion if the judge determines that the pregnant minor or incompetent woman 17 is mature and capable of giving informed consent to the proposed abortion. 18 (B) If the judge determines that the pregnant minor or 19 incompetent woman is not mature or if the pregnant woman does not claim to be 20 mature, the judge shall determine whether the performance of an abortion upon 21 her without consent of her parents, guardian, or custodian would be in her 22 best interests and shall authorize a physician to perform the abortion 23 without the consent if the judge concludes that the pregnant minor or 24 incompetent woman's best interests would be served by such an action; 25 (2)(A) Such a pregnant minor or incompetent woman may 26 participate in proceedings in the court on her own behalf. However, the court 27 shall advise her that she has a right to court appointed counsel and upon her 28 request shall provide her with such counsel. (B) The minor or incompetent person shall have the right 29 30 to file her petition in the circuit court using a pseudonym or using solely 31 her initials: 32 (3) Court proceedings under this section shall be confidential 33 and shall ensure the anonymity of the minor or incompetent person. All court 34 proceedings under this section shall be sealed, and all documents related to 35 this petition shall be confidential and shall not be available to the public;

(4) These proceedings shall be given precedence over other

2	decision promptly and without delay so as to serve the best interests of the
3	pregnant minor or incompetent woman;
4	(5) The judge shall make in writing specific factual findings
5	and legal conclusions supporting the decision and shall order a record of the
6	evidence to be maintained, including the judge's own findings and
7	conclusions;
8	(6)(A) An expedited confidential appeal shall be available to
9	any such pregnant minor or incompetent woman for whom the court denies an
10	order authorizing an abortion without consent.
11	(B) An order authorizing an abortion without consent shall
12	not be subject to appeal; and
13	(7) No filing fees shall be required of any such pregnant minor
14	or incompetent woman at either the trial or the appellate level.
15	
16	20-16-805. Limitations on requirement.
17	Consent shall not be required under this subchapter if:
18	(1) The attending physician certifies in the pregnant minor or
19	incompetent woman's medical record that there is a medical emergency and
20	there is insufficient time to obtain the required consent; or
21	(2) A judicial bypass is obtained under § 20-16-804.
22	
23	20-16-806. Penalty.
24	(a) The performance of an abortion in violation of this subchapter
25	shall be a Class Λ misdemeanor and shall be grounds for a civil action by a
26	person whose consent is required.
27	(b) Nothing in this subchapter shall be construed to allow the
28	charging or conviction of a woman with any criminal offense in the death of
29	her own unborn child in utero.
30	
31	20-16-807. Legislative intent.
32	This subchapter is not intended to create and shall not be construed to
33	create an affirmative right to legal abortion.
34	
35	20-16-808. When consent of parent not required.
36	Consent under this subchapter shall not be required to be obtained from

1 pending matters to the extent necessary to ensure that the court reaches a

1	a parent ii:
2	(1) Both of the parents' whereabouts are unknown; or
3	(2)(A) If the minor has only one (1) living parent and the minor
4	states by affidavit that the parent has committed incest with the minor, has
5	raped the minor, or has otherwise sexually abused the minor.
6	(B) The attending physician shall report the abuse as
7	provided under the Child Maltreatment Act, § 12-18-101 et seq.
8	
9	20-16-809. When consent is not required.
10	A minor shall not be required to obtain consent under this subchapter
11	if the guardianship or custody order has expired or is otherwise no longer in
12	effect.
13	
14	20-16-810. Additional information reported by abortion providers.
15	(a) In addition to other information reported by an abortion provider
16	to the Department of Health, the following information shall be reported for
17	each induced termination of pregnancy:
18	(1) Whether parental consent was required;
19	(2) Whether parental consent was obtained; and
20	(3) Whether a judicial bypass was obtained.
21	(b) The department shall revise its forms utilized by abortion
22	providers to report an induced termination of pregnancy by including the
23	reporting of information required by this section.
24	
25	20-16-801. Title.
26	This subchapter shall be known and may be cited as the "Parental
27	Involvement Enhancement Act".
28	
29	20-16-802. Legislative findings and purpose.
30	(a) The General Assembly finds that:
31	(1) Immature minors often lack the ability to make fully
32	informed choices that take into account both immediate and long-range
33	<pre>consequences;</pre>
34	(2) The medical, emotional, and psychological consequences of
35	abortion are sometimes serious and can be lasting, particularly when the
36	minor is immature;

1	(3) The capacity to become pregnant and the capacity for mature
2	judgment concerning the wisdom of an abortion are not necessarily related;
3	(4) Parents ordinarily possess information essential to a
4	physician's exercise of his or her best medical judgment concerning the minor
5	daughter;
6	(5) Parents who are aware that their minor daughter has had an
7	abortion may better ensure that she receives adequate medical attention after
8	her abortion; and
9	(6) Parental consultation is usually desirable and in the best
10	interests of the minor.
11	(b) Based on the findings in subsection (a) of this section, the
12	General Assembly's purposes in enacting this enhancement to the State of
13	Arkansas's parental notice law are to further the important and compelling
14	state interests of:
15	(1) Protecting minors against their own immaturity;
16	(2) Fostering family unity and preserving the family as a viable
17	social unit;
18	(3) Protecting the constitutional rights of parents to rear
19	children who are members of their household;
20	(4) Reducing teenage pregnancy and abortion; and
21	(5) In light of the foregoing statements of purpose, allowing
22	for judicial bypasses of the parental notice requirement to be made only in
23	exceptional or rare circumstances.
24	
25	<u>20-16-803. Definitions.</u>
26	As used in this subchapter:
27	(1)(A) "Abortion" means the act of using or prescribing an
28	instrument, medicine, drug, or any other substance, device, or means with the
29	intent to terminate the clinically diagnosable pregnancy of a woman, with
30	knowledge that the termination by those means will with reasonable likelihood
31	cause the death of the unborn child.
32	(B) An act under subdivision (1)(A) of this section is not
33	an abortion if the act is performed with the intent to:
34	(i) Save the life or preserve the health of the
35	unborn child;
36	(ii) Remove a dead unborn child caused by

1	spontaneous abortion; or
2	(iii) Remove an ectopic pregnancy;
3	(2) "Coercion" means restraining or dominating the choice of a
4	pregnant woman by force, threat of force, or deprivation of food and shelter;
5	(3) "Consent" means:
6	(A) In the case of a pregnant woman who is less than
7	eighteen (18) years of age, a notarized written statement signed by the
8	pregnant woman and her mother, father, or legal guardian declaring that the
9	pregnant woman intends to seek an abortion and that her mother, father, or
10	legal guardian consents to the abortion; or
11	(B) In the case of a pregnant woman who is an incompetent
12	person, a notarized written statement signed by the pregnant woman's guardian
13	declaring that the guardian consents to the performance of an abortion upon
14	the pregnant woman;
15	(4) "Emancipated minor" means a person less than eighteen (18)
16	years of age who is or has been married or who has been legally emancipated;
17	(5) "Incompetent" means a person who has been adjudged a
18	disabled person and has had a guardian appointed for her;
19	(6) "Medical emergency" means a condition that, on the basis of
20	the physician's good-faith clinical judgment, complicates the medical
21	condition of a pregnant woman so as to necessitate the immediate abortion of
22	her pregnancy to avert her death or for which a delay will create serious
23	risk of substantial and irreversible impairment of a major bodily function;
24	(7) "Minor" means an individual under eighteen (18) years of
25	age;
26	(8) "Parent" means:
27	(A) Either parent of the pregnant woman if both parents
28	are living;
29	(B) One (1) parent of the pregnant woman if only one (1)
30	is living or if the second parent cannot be located through reasonably
31	diligent effort; or
32	(C) The court-appointed guardian or custodian if the
33	pregnant woman has one;
34	(9) "Physician" means a person licensed to practice medicine in
35	this state, including a medical doctor or doctors of osteopathy; and
36	(10) "Pregnant woman" means a pregnant minor or pregnant

1	incompetent woman.
2	
3	20-16-804. Notarized consent.
4	Except as otherwise provided in §§ 20-16-807 and 20-16-809, a physician
5	shall not perform an abortion upon an unempancipated minor or upon a woman
6	for whom a guardian or custodian has been appointed because of a finding of
7	incompetency unless the physician first obtains the written consent of either
8	parent or the legal guardian or custodian.
9	
10	20-16-805. Manner of consent.
11	(a) A physician shall not perform an abortion upon a pregnant woman
12	unless:
13	(1) In the case of a woman who is less than eighteen (18) years
14	of age, he or she obtains the notarized written consent of both the pregnant
15	woman and one (1) of her parents or her legal guardian; or
16	(2) In the case of woman who is an incompetent person, the
17	physician first obtains the notarized written consent of her legal guardian.
18	(b) The notarized written consent shall include without limitation the
19	following information:
20	(1) The name and birthdate of the minor or incompetent woman;
21	(2) The name of the parent or legal guardian;
22	(3) A statement from the parent or legal guardian that he or she
23	is aware that the minor or incompetent woman desires an abortion and that he
24	or she does consent to the abortion; and
25	(4) The date.
26	
27	20-16-806. Proof of identification and relationship to pregnant woman.
28	(a) The physician who performs the abortion shall obtain from the
29	parent or legal guardian entitled to consent:
30	(1) Positive proof of identification in the form of a valid
31	government-issued photo identification card;
32	(2) Written documentation that establishes that the parent or
33	legal guardian is the lawful parent or legal guardian of the pregnant woman.
34	(b) A photocopy of the proof of identification of the parent or legal
35	guardian and the written documentation that establishes the relationship of
36	the parent or legal guardian to the pregnant woman shall be kept in the

1 medical file of the pregnant woman for five (5) years past the age of 2 majority of the pregnant woman, but in no event less than seven (7) years. 3 (c) The physician who performs the abortion after receiving parental 4 consent under this subchapter shall execute for inclusion in the medical 5 record of the pregnant woman an affidavit stating the following: "I, (Insert 6 the name of physician who performed the abortion), certify that according to 7 my best information and belief, a reasonable person under similar 8 circumstances would rely on the information presented by both the pregnant 9 woman and her parent or legal guardian as sufficient evidence of identity and 10 relationship." 11 12 20-16-807. Notice postemergency. 13 (a)(1) Consent is not required under this subchapter if the attending 14 physician certifies in the medical record of the pregnant woman that a 15 medical emergency exists and there is insufficient time to obtain the 16 required consent. 17 (2) However, within twenty-four (24) hours after the completion 18 of the abortion, the physician shall notify one (1) of the parents or the 19 <u>legal guardian of the minor or incompetent woman in the manner provided in</u> 20 this subchapter that a medical emergency abortion was performed on the 21 pregnant woman and of the circumstances that warranted invocation of this 22 section. 23 (b)(1) Unless the minor or incompetent woman gives notice of her intent to seek a judicial waiver under § 20-16-809, the physician shall 24 25 verbally inform the parent or legal guardian of the minor or incompetent woman within twenty-four (24) hours after the performance of a medical 26 27 emergency abortion that an abortion was performed on the minor or incompetent 28 woman. 29 (2) The physician shall: 30 (A) Inform the parent or legal guardian of the basis for 31 the certification of the physician required under subsection (a) of this 32 section and provide details regarding any additional risks to the pregnant 33 woman; and 34 (B) Send a written notice of the performed abortion to the last known address of the parent or legal guardian by certified mail with 35 36 restricted delivery and return receipt requested.

1	(c) If the minor or incompetent woman gives notice to the physician of
2	her intent to seek a judicial waiver under this subchapter, the physician
3	shall:
4	(1) File a notice with a judge of a court that the minor has
5	given notice; and
6	(2) Provide the information to the court that the physician
7	would have been required to provide to the parent or legal guardian under
8	subsection (b) of this section if the minor or incompetent woman had not
9	given her intent to seek a judicial waiver.
10	(d)(1) The court shall expeditiously schedule a confidential
11	conference with notice to the minor or incompetent woman and the physician.
12	(2) If the minor or incompetent woman is able to participate in
13	the proceedings, the court shall advise the minor or incompetent woman that
14	she has the right to a court-appointed counsel and, upon her request, shall
15	provide the minor or incompetent with a court-appointed counsel.
16	(3) If the minor or incompetent woman is unable to participate
17	in the proceedings, the court shall appoint counsel on behalf of the minor or
18	incompetent woman.
19	(e)(1) After an appropriate hearing, the court, taking into account
20	the medical condition of the minor or incompetent woman, shall set a deadline
21	by which the minor or incompetent woman may file a petition or motion under
22	this subchapter.
23	(2) The court may subsequently extend the deadline in light of
24	the medical condition of the minor or incompetent woman or other equitable
25	considerations.
26	(3) If the minor or incompetent woman does not file a petition
27	or motion by the deadline, either in the court or in another court with a
28	copy filed in the original court, the court shall direct that the court clerk
29	provide the notice to the parent or legal guardian.
30	
31	20-16-808. Venue.
32	The pregnant woman may petition a circuit court in the county in which
33	she resides for a waiver of the consent requirement.
34	
35	20-16-809. Judicial relief from requirement.
36	(a) The requirements and procedures of this subchapter are available

to a pregnant woman regardless of whether the woman is a resident of the

1

2	state.
3	(b) Notwithstanding the provisions of §§ 20-16-803 — 20-16-806, if a
4	pregnant minor or incompetent woman does not wish to obtain the consent of
5	one (1) or both parents of guardian or custodian, then:
6	(1)(A) The pregnant woman may petition a circuit court for a
7	waiver of the consent requirement and may participate in the proceedings on
8	her own behalf.
9	(B) However, the court shall advise the pregnant woman
10	that she has a right to a court-appointed counsel and, upon her request,
11	shall provide her with such counsel.
12	(C) The court may appoint a guardian ad litem for the
13	pregnant woman.
14	(D) A guardian ad litem appointed under this subchapter
15	shall act to maintain the confidentially of the proceedings; and
16	(2) When the petitioner is a minor, the petition shall include a
17	statement that the minor is pregnant and unempancipated.
18	(B) The petition shall include a statement that consent
19	has not been waived and that the pregnant woman wishes to abort the fetus
20	without obtaining consent under this subchapter;
21	(3) The pregnant woman shall have the right to file her petition
22	in the circuit court using a pseudonym or using solely her initials;
23	(4)(A) The court proceedings under this section shall be
24	confidential and shall ensure the anonymity of the minor or incompetent
25	woman.
26	(B) All court proceedings under this section shall be
27	sealed and all documents related to the petition shall be confidential and
28	shall not be available to the public.
29	(5) These proceedings shall be given precedence over other
30	pending matters to the extent necessary to ensure that the court reaches a
31	decision promptly and without delay as to serve the best interests of the
32	pregnant minor or incompetent woman;
33	(6) The judge shall make in writing specific factual findings
34	and legal conclusions supporting the decision and shall order a record of the
35	evidence to be maintained, including the findings and conclusions of the
36	judge;

1	(7)(A) An expedited confidential appeal shall be available to
2	any pregnant minor or incompetent woman for whom the court denies an order
3	authorizing an abortion without consent.
4	(B) An order authorizing an abortion without consent shall
5	not be subject to appeal; and
6	(8) A filing fee shall not be required of any pregnant minor or
7	incompetent woman at either the trial or the appellate level.
8	(b)(1)(A) If the court finds by clear and convincing evidence that the
9	pregnant woman is both sufficiently mature and well-informed to decide
10	whether to have an abortion, the court shall:
11	(i) Issue an order authorizing the pregnant woman to
12	consent to the performance or inducement of an abortion without the consent
13	of a parent or legal guardian; and
14	(ii) Execute the required forms.
15	(B) If the court does not make the findings specified in
16	this subsection or subsection (b)(2) of this section, the court shall dismiss
17	the petition.
18	(2)(A) If the court finds by clear and convincing evidence that
19	the pregnant woman is the victim of physical or sexual abuse by one (1) or
20	both of her patents or her legal guardian, or that obtaining the consent of a
21	parent or legal guardian is not in the best interest of the pregnant woman,
22	the court shall issue an order authorizing the pregnant woman to consent to
23	the performance or inducement of an abortion without the consent of a parent
24	or guardian.
25	(B) If the court does not make the findings specified in
26	this subsection or subsection (b)(1) of this section, the court shall dismiss
27	the petition.
28	(3) The attending physician shall report any abuse as provided
29	in the Child Maltreatment Act, § 12-18-101 et seq.
30	(c)(1) If the pregnant woman claims to be mature and well-informed at
31	a proceeding held under this subchapter, the pregnant woman shall prove by
32	clear and convincing evidence that she is sufficiently mature and capable of
33	giving informed consent without obtaining consent from or giving notice to
34	her parent or legal guardian based on her experience level, perspective, and
35	judgment.
36	(2) In assessing the pregnant woman's experience level, the

1	court may consider the following relevant factors:
2	(A) The age of the pregnant woman;
3	(B) The pregnant woman's experiences working outside the
4	home;
5	(C) The pregnant woman's experiences living away from
6	home;
7	(D) The pregnant woman's experiences traveling on her own;
8	(E) The pregnant woman's experiences handling personal
9	<pre>finances;</pre>
10	(F) The pregnant woman's experiences making other
11	significant decisions; and
12	(G) Other relevant factors as appropriate.
13	(3) In assessing the pregnant woman's perspective, the court may
14	consider the following relevant factors:
15	(A) The steps that the pregnant woman took to explore her
16	options;
17	(B) To what extent she considered and weighed the
18	potential consequences of each option; and
19	(C) Other relevant factors as appropriate.
20	(4) In assessing the pregnant woman's judgment, the court may
21	consider among other relevant factors, the pregnant woman's conduct since
22	learning of her pregnancy and her intellectual ability to understand her
23	options and to make an informed decision.
24	
25	20-16-810. Disclosure and consent form.
26	(a) Physicians shall use a form created by the Department of Health to
27	obtain the consent required prior to performing an abortion on a pregnant
28	woman.
29	(b) A form is not valid and consent is not sufficient unless:
30	(1) A parent or legal guardian initials each page of the form,
31	indicating that he or she has read and understands the information included
32	on that page;
33	(2) A parent or legal guardian signs the last page of the form
34	in front of a person who is a notary public;
35	(3) The pregnant woman initials each list of risks and hazards
36	detailed in subdivision (c)(4) of this section;

1	(4) The pregnant woman signs a consent statement described in
2	subdivision (c)(6) of this section; and
3	(5) The physician signs a physician declaration described in
4	subdivision (c)(7) of this section.
5	(c) The form shall include without limitation the following
6	<pre>information:</pre>
7	(1) A description of the pregnant woman's rights, including the
8	right to informed consent as granted by § 20-16-901 et seq.;
9	(2) A description of the parent or legal guardian's rights under
10	state law;
11	(3) A detailed description of the surgical procedures or medical
12	procedures, or both, that are planned to be performed on the pregnant woman;
13	(4) A detailed list of the risks and hazards related to the
14	surgical or medical procedures planned for the pregnant woman, including
15	without limitation the following risks and hazards that may occur:
16	(A) Infection;
17	(B) Blood clots;
18	(C) Hemorrhage;
19	(D) Allergic reactions;
20	(E) A hole in the uterus or other damage to the uterus;
21	<pre>(F) Sterility;</pre>
22	(G) Injury to the bowel or bladder;
23	(H) Possible hysterectomy as a result of complication or
24	injury during the procedure;
25	(I) Failure to remove all products of conception;
26	(J) Possible continuation of pregnancy;
27	(K) Cramping of the uterus or pelvic pain;
28	(L) Cervical laceration;
29	(M) Incompetent cervix;
30	(N) Emergency treatment for any complications; or
31	(0) Death;
32	(5) A description of additional information that shall be
33	provided by the physician to the pregnant woman under state law;
34	(6) A consent statement signed by the pregnant woman that
35	includes without limitation the following information individually initialed
36	by the pregnant woman that the pregnant woman:

1	(A) Understands that the doctor is going to perform an
2	abortion on her that will end her pregnancy and will result in the death of
3	her unborn child;
4	(B) Is not being forced to have an abortion and that she
5	has the choice not to have the abortion and may withdraw consent prior to the
6	abortion;
7	(C) Gives permission for the procedure;
8	(D) Understands that there are risks and hazards that
9	could affect her if she has the planned surgical or medical procedures;
10	(E) Has been given the opportunity to ask questions about
11	her condition, alternative forms of treatment, risk of nontreatment, the
12	procedures to be used, and the risks and hazards involved;
13	(F) Has been given information required by statute; and
14	(G) Has sufficient information to give informed consent;
15	(7) A physician declaration, signed by the physician, stating
16	that:
17	(A) The physician or his or her assistant has, as
18	required, explained the procedure and the contents of this form to the
19	pregnant woman and her parent or legal guardian and has answered all
20	questions; and
21	(B) To the best of the physician's knowledge, the patient
22	and her parent or legal guardian have been adequately informed and have
23	consented to the procedure;
24	(8) A parental consent statement that states that the signing
25	parent or legal guardian:
26	(A) Understands that the doctor signing the physician
27	declaration form is going to perform an abortion on the pregnant woman, which
28	will end her pregnancy and result in the death of her unborn child; and
29	(B) Has had the opportunity to read the physician
30	declaration form or have it read to him or her and has initialed each page;
31	(C) Had the opportunity to ask questions of the physician
32	or the physician's assistant about the information in the physician
33	declaration form and the surgical and medical procedures to be performed on
34	the pregnant woman;
35	(D) Believes that he or she has sufficient information to
36	give informed consent; and

1	(E) Affirms by the parent's or legal guardian's signature
2	that he or she is the pregnant woman's father, mother, or legal guardian;
3	(9) A page for the parent's or legal guardian's signature that
4	shall be notarized by a notary public; and
5	(10) Any additional information that may be provided to a woman
6	under the laws of this state in order for a physician to obtain her informed
7	consent prior to performing an abortion.
8	
9	20-16-811. Penalty.
10	(a) The performance of an abortion in violation of this subchapter
11	shall be a Class A misdemeanor and shall be grounds for a civil action by a
12	person whose consent is required.
13	(b) This subchapter does not allow the charging or conviction of a
14	woman with any criminal offense in the death of her own unborn child in
15	utero.
16	
17	20-16-812. Legislative intent.
18	This subchapter is not intended to create and shall not be construed to
19	create an affirmative right to legal abortion.
20	
21	20-16-813. When consent is not required.
22	A minor shall not be required to obtain consent under this subchapter
23	if the guardianship or custody order has expired or is otherwise no longer in
24	effect.
25	
26	20-16-814. Additional information reported by abortion providers.
27	(a) In addition to other information reported by an abortion provider
28	to the Department of Health, the following information shall be reported for
29	each induced termination of pregnancy:
30	(1) Whether parental consent was required;
31	(2) Whether parental consent was obtained; and
32	(3) Whether a judicial waiver was obtained.
33	(b) The department shall revise its forms utilized by abortion
34	providers to report an induced termination of pregnancy by including the
35	reporting of information required by this section.
36	

1	20-16-815. Construction.
2	(a) This subchapter does not create or recognize a right to abortion.
3	(b) It is not the intention of this subchapter to make lawful an
4	abortion that is currently unlawful.
5	
6	20-16-816. Right of intervention.
7	The General Assembly, by joint resolution, may appoint one (1) or more
8	of its members who sponsored or cosponsored this subchapter, as a matter of
9	right and in his or her official capacity, to intervene to defend this law in
10	any case in which its constitutionality is challenged.
11	
12	20-16-817. Effective date.
13	This subchapter takes effect on January 1, 2016.
14	
15	SECTION 2. DO NOT CODIFY. SAVINGS CLAUSE. If any section or part of
16	a section of this act is determined by a court to be unconstitutional, the
17	parental notification laws under § 20-16-801 et seq., shall be revived, and
18	to prevent a hiatus in the law, the relevant section or part of a section of
19	the parental notification laws shall remain in full force and effect from and
20	after the effective date of this act notwithstanding its repeal by this act.
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22	/s/Harris
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