1 2	State of Arkansas 93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 474
4			
5	By: Senator Beckham		
6	By: Representative Gazaway	•	
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8		For An Act To Be Entitled	
9	AN ACT TO	CREATE THE CRIMINAL OFFENSES OF FERTII	LITY
10	TREATMENT	ABUSE AND FERTILITY TREATMENT FRAUD;	0
11	CREATE TH	E CIVIL ACTION OF CIVIL FERTILITY FRAUI	); AND
12	FOR OTHER	PURPOSES.	
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15		Subtitle	
16	TO C	CREATE THE CRIMINAL OFFENSES OF	
17	FERT	CILITY TREATMENT ABUSE AND FERTILITY	
18	TREA	ATMENT FRAUD; AND TO CREATE THE CIVIL	
19	ACTI	ON OF CIVIL FERTILITY FRAUD.	
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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24	SECTION 1. Ark	ansas Code $\S$ 5-1-109(a)(1), concerning	statutes of
25	limitation for certain	n felony offenses, is amended to add ar	n additional
26	subdivision to read a	s follows:	
27	(N) Fert	ility treatment fraud, § 5-37-220.	
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29	SECTION 2. Ark	ansas Code Title 5, Chapter 13, Subchap	oter 2, is amended
30	to add an additional	section to read as follows:	
31	<u>5-13-212</u> . Fert	ility treatment abuse.	
32	(a) As used in	this section:	
33	<u>(1) "Hea</u>	lthcare provider" means a person who is	s licensed,
34	certified, or otherwi	se authorized by the laws of this state	e to administer
35	health care in the or	dinary course of the practice of his or	r her profession;
36	<u>(2) "Hum</u>	an reproductive material" means the sam	ne as defined in §

1	<u>5-37-220; and</u>		
2	(3) "Unauthorized" means that a person receiving human		
3	reproductive material in an assisted reproduction procedure has not expressly		
4	consented to the use of the human reproductive material.		
5	(b) A person commits fertility treatment abuse if the person is a		
6	healthcare provider who, in the course of performing an assisted reproduction		
7	procedure on a person, knowingly uses unauthorized human reproductive		
8	material.		
9	(c) Fertility treatment abuse is a Class B felony.		
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11	SECTION 3. Arkansas Code Title 5, Chapter 37, Subchapter 2, is amended		
12	to add an additional section to read as follows:		
13	5-37-220. Fertility treatment fraud.		
14	(a) As used in this section:		
15	(1) "Fertility treatment" means a treatment for infertility,		
16	pregnancy, surrogacy, or childbearing; and		
17	(2) "Human reproductive material" means:		
18	(A) A human spermatozoon or ovum; or		
19	(B) A human organism at any stage of development from		
20	fertilized ovum to embryo.		
21	(b) A person commits the offense of fertility treatment fraud if the		
22	person, with the purpose to defraud a person undergoing fertility treatment,		
23	misrepresents the:		
24	(1) Identity of a person who has donated or is donating human		
25	reproductive material to the person undergoing fertility treatment; or		
26	(2) Quality of the:		
27	(A) Human reproductive material used in the fertility		
28	treatment; or		
29	(B) Fertility treatment procedure.		
30	(c) Fertility treatment fraud is a Class C felony.		
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32	SECTION 4. Arkansas Code Title 16, Chapter 118, is amended to add an		
33	additional section to read as follows:		
34	16-118-117. Civil fertility fraud.		
35	(a) As used in this section:		
36	(1) "Healthcare provider" means a person who is licensed,		

1	certified, or otherwise authorized by the laws of this state to administer		
2	health care in the ordinary course of the practice of his or her profession;		
3	<u>and</u>		
4	(2) "Human reproductive material" means:		
5	(A) A human spermatozoon or ovum; or		
6	(B) A human organism at any stage of development from		
7	fertilized ovum to embryo.		
8	(b) A person may bring an action for civil fertility fraud against a		
9	healthcare provider who knowingly:		
10	(1) Treated the person or the spouse of the person for		
11	infertility, pregnancy, surrogacy, or childbearing by using the healthcare		
12	provider's own human reproductive material or the human reproductive material		
13	of another person without the person's informed written consent to treatment		
14	using the healthcare provider's own human reproductive material or the human		
15	reproductive material of the other person;		
16	(2) Treated the person or the spouse of the person for		
17	infertility, pregnancy, surrogacy, or childbearing by using human		
18	reproductive material donated by a donor knows or reasonably should have		
19	known that the human reproductive material was used:		
20	(A) Without the donor's consent; or		
21	(B) In a manner or to an extent other than that to which		
22	the donor consented; or		
23	(3) Used the person's human reproductive material to treat		
24	another person for infertility, pregnancy, surrogacy, or childbearing knowing		
25	or being in a position to reasonably know that the person did not consent to		
26	his or her human reproductive material's being used or used in a manner or to		
27	an extent other than that to which the person consented.		
28	(c) An action under this section may be commenced not later than five		
29	(5) years after the earliest of the date on which:		
30	(1) The person first discovers evidence sufficient to bring an		
31	action against the healthcare provider through deoxyribonucleic acid (DNA)		
32	analysis or other more accurate scientific analysis;		
33	(2) The person first becomes aware of the existence of a		
34	recording that provides evidence sufficient to bring an action against the		
35	healthcare provider; or		
36	(3) The defendant admits to the facts giving rise to the action.		

1	(d) A plaintill who prevails in an action under this section is			
2	entitled to:			
3	(1) Reasonable attorney's fees;			
4	(2) The costs of the fertility treatment as applicable; and			
5	(3) Economic, compensatory, and punitive damages.			
6	(e) A person who brings an action under subdivision (b)(l) or			
7	subdivision (b)(2) of this section has a separate cause of action for each			
8	child born as the result of the fraudulent fertility treatment.			
9	(f) A person who brings an action under subdivision (b)(4) of this			
10	section has a separate cause of action for each fertility patient who			
11	received a fertility treatment with the person's human reproductive material.			
12	(g) This section does not prohibit a person from pursuing any other			
13	remedy provided by law.			
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15	SECTION 5. DO NOT CODIFY. Conflicts with other law.			
16	This act does not affect § 16-120-901 et seq.			
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