## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH70169-LU-43 (02/05)

Short Title:	Abortion-Woman's Right to Know.	(Public)
Sponsors:	Representatives Samuelson and Mobley (Primary Sponsors).	
Referred to:		

## A BILL TO BE ENTITLED 1 2 AN ACT TO REQUIRE A TWENTY-FOUR HOUR WAITING PERIOD AND THE 3 INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY 4 **BE PERFORMED**. 5 The General Assembly of North Carolina enacts: SECTION 1. Chapter 90 of the General Statutes is amended by adding the 6 7 following new Article to read: 8 "Article 1I. 9 "Woman's Right to Know Act. 10 "§ 90-21.70. Short title. 11 This act shall be known and may be cited as the 'Woman's Right to Know Act.' 12 "§ 90-21.71. Definitions. 13 As used in this Article, unless the context clearly requires otherwise, the term: 14 'Abortion' means the use or prescription of any instrument, medicine, drug, (1)or any other substance or device intentionally to terminate the pregnancy of 15 16 a woman known to be pregnant with an intention other than to increase the probability of a live birth, to preserve the life or health of the child after live 17 birth, or to remove a dead fetus. 18 19 'Attempt to perform an abortion' means an act, or an omission of a statutorily (2)20 required act, that, under the circumstances as the actor believes them to be, 21 constitutes a substantial step in a course of conduct planned to culminate in 22 the performance of an abortion in North Carolina in violation of this Article. 23 'Department' means the Department of Health and Human Services. (3) 24 (4) 'Medical emergency' means that condition which, on the basis of the 25 physician's good faith clinical judgment, so complicates the medical condition of a pregnant woman as to necessitate the immediate abortion of 26 27 her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible impairment of a major bodily function. 28 29 'Physician' means an individual licensed to practice medicine or osteopathy (5) 30 in accordance with this Chapter. 'Probable gestational age' means what, in the judgment of the physician, will, 31 (6) 32 with reasonable probability, be the gestational age of the unborn child at the 33 time the abortion is planned to be performed.



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<u>(7)</u>	'Qualified person' means an agent of the physician who is a license
	psychologist, licensed social worker, licensed professional counselo
	registered nurse, licensed physician, or certified health educator.
<u>(8)</u>	'Stable Internet Web site' means a Web site that, to the extent reasonab
	practicable, is safeguarded from having its content altered other than by the
	Department.
<u>(9)</u>	'Woman' means a female human, whether or not she is an adult.
" <u>§ 90-21.72. Inf</u>	ormed consent to abortion.
No abortion	shall be performed upon a woman in this State without her voluntary ar
informed conser	t. Except in the case of a medical emergency, consent to an abortion
voluntary and int	ormed only if all of the following conditions are satisfied:
(1)	At least 24 hours prior to the abortion, the physician who is to perform the
	abortion or the referring physician has orally informed the woman, h
	telephone or in person, of all of the following:
	a. <u>The name of the physician who will perform the abortion.</u>
	b. The particular medical risks associated with the particular abortic
	procedure to be employed, including, when medically accurate, the
	risks of infection, hemorrhage, breast cancer, danger to subseque
	pregnancies, and infertility.
	c. The probable gestational age of the unborn child at the time the
	abortion is to be performed.
	d. The medical risks associated with carrying the child to term.
	e. If the physician who is to perform the abortion has no liabili
	insurance for malpractice in the performance or attempted
	performance of an abortion, that information shall be communicated
	f. If the physician who will perform the abortion has no local hospit
	admitting privileges, that information shall be communicated.
	The information required by this subdivision may be provided orally, t
	telephone or in person, without conducting a physical examination or tests
	the patient, in which case the required information may be based on fac
	supplied by the woman to the physician and whatever other releva
	information is reasonably available. The information required by th
	subdivision may not be provided by a tape recording but must be provided
	during a consultation in which the physician is able to ask questions of the
	woman and the woman is able to ask questions of the physician. If, in the
	medical judgment of the physician, a physical examination, tests, or the
	availability of other information to the physician subsequently indicates
	revision of the information previously supplied to the patient, then th
	revised information may be communicated to the patient at any time prior
	the performance of the abortion. Nothing in this section may be construed
	preclude provision of required information in a language understood by the
	patient through a translator.
<u>(2)</u>	The physician who is to perform the abortion, the referring physician, or
<u> </u>	qualified person who has informed the woman, by telephone or in person,
	each of the following at least 24 hours before the abortion:
	a. That medical assistance benefits may be available for prenatal car
	childbirth, and neonatal care.
	,,,,,,
	b. That public assistance programs under Chapter 108A of the Gener
	b. That public assistance programs under Chapter 108A of the Gener Statutes may or may not be available as benefits under federal ar

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1		<u>c.</u>	That the father is liable to assist in	the support of the child, even if
2			the father has offered to pay for the	abortion.
3		<u>d.</u>	That the woman has the right t	o review the printed materials
4			described in G.S. 90-21.73, that th	ese materials are available on a
5			State-sponsored Web site, as	well as the address of the
6			State-sponsored Web site. The phy	sician or a qualified person shall
7			orally inform the woman that the	<b>X X</b>
8			the Department and that they des	scribe the unborn child and list
9			agencies that offer alternatives to al	bortion. If the woman chooses to
0			view the materials other than on the	ne Web site, they shall either be
1			given to her at least 24 hours before	•
2			at least 72 hours before the abort	tion by certified mail, restricted
3			delivery to addressee.	<i>.</i>
4		<u>e.</u>	That the woman is free to withhold	d or withdraw her consent to the
5		_	abortion at any time before or during	
6			her right to future care or treatment	•
7			or federally funded benefits to which	•
8		The in	nformation required by this subdivis	-
9			ing if provision is made to record	
0			er the woman does or does not choo	• • •
1			or mailed to her.	<u> </u>
2	(3)	-	physician uses ultrasound equipn	nent in the performance of an
3		-	on, the physician shall inform the wor	
4		-	rasound image of her unborn child b	
5		-	oman requests to view the ultrasound	•
6	<u>(4)</u>		oman certifies in writing, prior to t	
7	<u>, , , , , , , , , , , , , , , , , , , </u>		bed in subdivisions (1) and (2) of the	
8			at she has been informed of her oppo	
9			ed to in sub-subdivision c. of subdivision	-
0		subdiv	vision (3) of this section. The original	nal of this certification shall be
1		mainta	ained in the woman's medical records,	, and a copy shall be given to her.
2	(5)		o the performance of the abortion, th	
3			on or the qualified person must	
4		certifi	cation required by subdivision (4) of t	his section.
5	(6)	The in	nformation required under this sect	ion and under G.S. 90-21.76 is
6		provid	ed to the woman individually to pro-	tect her privacy and maintain the
7		confid	entiality of the decision and to ensur	e that the information focuses on
8		her in	lividual circumstances and that she h	as an adequate opportunity to ask
9			ons. If, at the time the information i	· · · ·
0		-	ses of the physician who is to p	•
1		inform	nation shall be provided in a priva	te room in order to further the
2		protec	tions and purposes of this subdivision	l.
3	<u>(7)</u>	The w	oman is not required to pay any an	nount for the abortion procedure
4		<u>until t</u>	he 24-hour waiting period has expired	<u>l.</u>
5	" <u>§ 90-21.73. Pri</u>	inted inf	<u>formation required.</u>	
6	(a) The I	Departm	ent shall publish in English and in e	each language that is the primary
7	language of at le	east two	percent (2%) of the State's population	n and shall cause to be available
8	on the State We	eb site e	established under G.S. 90-21.74 the	following printed materials in a
9	manner that ensu	ares that	the information is easily comprehensi	ble:
0	<u>(1)</u>	-	aphically indexed materials designed	-
1		<u>privat</u>	e agencies and services available to as	ssist her through pregnancy, upon

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1			childbirth, and while the child is dependent, including	adoption agencies.
2			The information shall include a comprehensive list of the	
3			a description of the services they offer, and a descripti	
4			including telephone numbers, in which they might be	
5			alternative, in the discretion of the Department, the prir	
6			contain a toll-free, 24-hour-a-day telephone number that	
7			obtain, orally, a list of these agencies in the locality of th	
8			services they offer.	
9		<u>(2)</u>	Materials designed to inform the woman of the probab	ole anatomical and
10			physiological characteristics of the unborn child at two	
11			increments from the time of conception until full ter	
12			relevant information on the possibility of the unborn c	
13			pictures or drawings representing the development of the	
14			two-week gestational increments. The pictures must cont	
15			of the unborn child and must be realistic and appropria	
16			pregnancy depicted. The materials shall be objective, n	onjudgmental, and
17			designed to convey only accurate scientific information	about the unborn
18			child at the various gestational ages. The material	shall also contain
19			objective information describing the methods of ab	ortion procedures
20			employed, the medical risks associated with each proce	edure, the possible
21			detrimental psychological effects of abortion, and t	the medical risks
22			associated with each procedure, as well as the medical ris	sks associated with
23			carrying an unborn child to term.	
24	<u>(b)</u>		naterials referred to in subsection (a) of this section sha	_
25		-	ough to be clearly legible. The Web site provided for in G.S.	
26			minimum resolution of 70 DPI (dots per inch). All picture	** •
27			a minimum of 200x300 pixels. All letters on the Web site s	
28	-		All information and pictures shall be accessible with an	<u>1 industry-standard</u>
29		-	<u>g no additional plug-ins.</u>	
30	<u>(c)</u>		naterials required under this section shall be available at	
31		-	n request and in appropriate numbers to any physician,	, qualified person,
32	facility, o			
33	-		ernet Web site.	vite to marvide the
34 35		-	nent shall develop and maintain a stable Internet Web s	*
35 36	-		ribed under G.S. 90-21.73. No information regarding who ected or maintained. The Department shall monitor the W	
30 37			and correct tampering.	red site on a daily
38			becedure in case of medical emergency.	
39	-		ical emergency compels the performance of an abortion,	the physician shall
40	-		an, prior to the abortion if possible, of the medical indication	1 V
41			nent that an abortion is necessary to avert her death or that a	
42	· · ·		risk of substantial and irreversible impairment of a major b	
43			the physician shall document in writing the medical indic	
44			ed and shall cause the original of the writing to be maintain	•
45			and a copy given to her.	ied in the wonders
46			ormed consent for a minor.	
47			upon whom an abortion is to be performed is an unemar	icipated minor, the
48			formed written consent required under G.S. 90-21.72 shall	
49			om the adult individual who gives consent pursuant to G.S.	
50			of G.S. 90-21.8(e) and (f) has been issued.	<u> </u>
51			ril remedies	

51 "<u>§ 90-21.77. Civil remedies.</u>

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1 (a) Any person upon whom an abortion has been performed and any father of an unborn 2 child that was the subject of an abortion may maintain an action for damages against the person 3 who performed the abortion in knowing or reckless violation of this Article. Any person upon 4 whom an abortion has been attempted may maintain an action for damages against the person 5 who performed the abortion in knowing or reckless violation of this Article.

6 (b) If judgment is rendered in favor of the plaintiff in any action authorized under this 7 section, the court shall also tax as part of the costs reasonable attorneys' fees in favor of the 8 plaintiff against the defendant. If judgment is rendered in favor of the defendant and the court 9 finds that the plaintiff's suit was frivolous and brought in bad faith, then the court shall tax as 10 part of the costs reasonable attorneys' fees in favor of the defendant against the plaintiff."

11 **SECTION 2.** If any provision, word, phrase, or clause of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect the 12 13 provisions, words, phrases, clauses, or applications of this act which can be given effect 14 without the invalid provision, word, phrase, clause, or application, and to this end the provisions, words, phrases, and clauses of this act are declared to be severable. The General 15 Assembly declares that it would have enacted this act and each provision, word, phrase, or 16 17 clause of this act irrespective of the fact that any one or more provision, word, phrase, or clause 18 be declared unconstitutional.

19 SECTION 3. The Department of Health and Human Services shall use funds
20 available to cover the costs of implementing this act.

SECTION 4. This act becomes effective December 1, 2009, and applies to claims
for relief arising on or after that date.