Amend Senate File 471, as amended, passed, and reprinted by the Senate, as follows:

1. By striking everything after the enacting clause and inserting:

<DIVISION I

RIGHTS AND PROTECTIONS BEGINNING AT FETAL HEARTBEAT DETECTION

Section 1. NEW SECTION. 1.19 Rights and protections beginning at fetal heartbeat detection — construction.

1. The sovereign state of Iowa recognizes that life is valued and protected, and each life, from the moment the fetal heartbeat is detected in accordance with section 146A.1, is accorded the same rights and protections, including the right to life, guaranteed to all persons by the Constitution of the United States, the Constitution of the State of Iowa, and the laws of this state.

2. This section shall not be construed to create or recognize a right to an abortion, to impose civil or criminal liability on a woman upon whom an abortion is performed, or to prohibit the use of any means of contraception.

3. Nothing in this section shall be construed to alter existing provisions of law relating to inheritance, taxation, or in vitro fertilization.

4. For the purposes of this section:


b. "Abortion" means the termination of a human pregnancy with the intent other than to produce a live birth or to remove a dead fetus.

c. "Conception" means the fusion of the human spermatozoa with a human ovum.

d. "Contraception" means a method of inhibiting the development of a human pregnancy at any stage prior to conception. "Contraception" does not include an abortifacient.

DIVISION II
Sec. 2. NEW SECTION. 146A.01 Definitions.

As used in this chapter, unless the context otherwise requires:

1. "Abortion" means the termination of a human pregnancy with the intent other than to produce a live birth or to remove a dead fetus.

2. "Fetal heartbeat" means cardiac activity, the steady and repetitive rhythmic contraction of the fetal heart within the gestational sac.

3. "Major bodily function" includes but is not limited to functions of the immune system, normal cell growth, and digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions.

4. "Medical emergency" means a situation in which an abortion is performed to preserve the life of the pregnant woman whose life is endangered by a physical disorder, physical illness, or physical injury, including a life-endangering physical condition caused by or arising from the pregnancy, or when continuation of the pregnancy will create a serious risk of substantial and irreversible impairment of a major bodily function of the pregnant woman.

5. "Perform", "performed", or "performing", relative to an abortion, means the use of any means, including medical or surgical, to terminate the pregnancy of a woman known to be pregnant with the intent other than to produce a live birth or to remove a dead fetus.

6. "Unborn child" means an individual organism of the species homo sapiens from fertilization to live birth.

Sec. 3. Section 146A.1, Code 2017, is amended by striking the section and inserting in lieu thereof the following:

146A.1 Prerequisites for abortion — ultrasound —

fetal heartbeat detection testing — licensee discipline —

interpretation.

1. A physician performing an abortion shall obtain written
certification from the pregnant woman of all of the following:

1. That the woman has undergone an ultrasound imaging of the unborn child that displays the approximate age of the fetus.
2. That the woman was given the opportunity to see the unborn child by viewing the ultrasound image of the fetus.
3. That the woman was given the option of hearing a description of the unborn child based on the ultrasound image and hearing the heartbeat of the fetus.
4. That the woman has been provided information regarding all of the following, based upon the materials developed by the department of public health pursuant to subparagraph (2):
   a. The options relative to a pregnancy, including continuing the pregnancy to term and retaining parental rights following the child's birth, continuing the pregnancy to term and placing the child for adoption, and terminating the pregnancy.
   b. The indicators, contra-indicators, and risk factors including any physical, psychological, or situational factors related to the abortion in light of the woman's medical history and medical condition.
5. (2) The department of public health shall make available to physicians, upon request, all of the following information:
   a. Geographically indexed materials designed to inform the woman about public and private agencies and services available to assist a woman through pregnancy, at the time of childbirth, and while the child is dependent. The materials shall include a comprehensive list of the agencies available, categorized by the type of services offered, and a description of the manner by which the agency may be contacted.
   b. Materials that encourage consideration of placement for adoption. The materials shall inform the woman of the benefits of adoption, including the requirements of confidentiality in the adoption process, the importance of adoption to individuals...
and society, and the state's interest in promoting adoption by preferring adoption over abortion.

(c) Materials that contain objective information describing the methods of abortion procedures commonly used, the medical risks commonly associated with each such procedure, and the possible detrimental physical and psychological effects of abortion.

2. A physician shall test, and shall certify in the woman's medical record the testing of, a pregnant woman as specified in this subsection, to determine if a fetal heartbeat is detectable prior to performing an abortion.

a. In testing for a detectable fetal heartbeat, the physician shall perform an abdominal ultrasound, necessary to detect a fetal heartbeat according to standard medical practice and including the use of medical devices, as determined by standard medical practice and specified by rule of the board of medicine.

b. (1) Following the testing of the pregnant woman for a detectable fetal heartbeat, the physician shall inform the pregnant woman, in writing, of all of the following:

(a) Whether a fetal heartbeat was detected.

(b) If a fetal heartbeat is detected, the statistical probability of bringing the pregnancy to term based on the gestational age of the fetus.

c. Upon receipt of the written information, the pregnant woman shall sign a form acknowledging that the woman has received the information as required under this subsection, and a copy of the signed acknowledgment shall be included in the woman's medical record.

d. A physician does not violate this subsection if the physician does any of the following:

(1) Tests the pregnant woman for a detectable fetal heartbeat utilizing standard medical practice, but the test does not detect a fetal heartbeat.

(2) Relies on information provided by a licensed medical
professional who performed the test to detect a fetal heartbeat, and the information indicates the test did not detect a fetal heartbeat.

3. Compliance with the prerequisites of this section shall not apply to any of the following:
   a. An abortion performed to save the life of a pregnant woman.
   b. An abortion performed in a medical emergency.
   c. The performance of a medical procedure by a physician that in the physician’s reasonable medical judgment is designed to or intended to prevent the death or to preserve the life of the pregnant woman.

4. A physician who violates this section is subject to licensee discipline pursuant to section 148.6.

5. This section shall not be construed to impose civil or criminal liability on a woman upon whom an abortion is performed, or to prohibit the sale, use, prescription, or administration of a measure, drug, or chemical designed for contraceptive purposes.

6. The board of medicine shall adopt rules pursuant to chapter 17A to administer this section.

Sec. 4. CODE EDITOR DIRECTIVE.

1. The Code editor is directed to make the following transfers:
   a. Section 146A.01 to section 146A.1.
   b. Section 146A.1 to section 146A.2.

2. The Code editor shall correct internal references in the Code and in any enacted legislation as necessary due to the enactment and implementation of this section.

Sec. 5. EFFECTIVE UPON ENACTMENT. This division of this Act, being deemed of immediate importance, takes effect upon enactment.

DIVISION III
PROHIBITIONS ON ABORTION — FETAL HEARTBEAT DETECTED OR TWENTY WEEKS POSTFERTILIZATION
Sec. 6. NEW SECTION. 146B.1 Definitions.

As used in this chapter unless the context otherwise requires:

1. "Abortion" means the termination of a human pregnancy with the intent other than to produce a live birth or to remove a dead fetus.

2. "Attempt to perform an abortion" means an act, or an omission of a statutorily required act, that, under the circumstances as the actor believes them to be, constitutes a substantial step in a course of conduct planned to culminate in the performing of an abortion.

3. "Department" means the department of public health.

4. "Fertilization" means the fusion of a human spermatozoon with a human ovum.

5. "Fetal heartbeat" means cardiac activity, the steady and repetitive rhythmic contraction of the fetal heart within the gestational sac.

6. "Major bodily function" includes but is not limited to functions of the immune system, normal cell growth, and digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions.

7. "Medical emergency" means a situation in which an abortion is performed to preserve the life of the pregnant woman whose life is endangered by a physical disorder, physical illness, or physical injury, including a life-endangering physical condition caused by or arising from the pregnancy, or when continuation of the pregnancy will create a serious risk of substantial and irreversible impairment of a major bodily function of the pregnant woman.

8. "Medical facility" means any public or private hospital, clinic, center, medical school, medical training institution, health care facility, physician's office, infirmary, dispensary, ambulatory surgical center, or other institution or location where medical care is provided to any person.

9. "Perform", "performed", or "performing", relative to an
abortion, means the use of any means, including medical or surgical, to terminate the pregnancy of a woman known to be pregnant with the intent other than to produce a live birth or to remove a dead fetus.

10. "Physician" means a person licensed under chapter 148.

11. "Postfertilization age" means the age of the unborn child as calculated from fertilization.

12. "Probable postfertilization age" means what, in reasonable medical judgment, will with reasonable probability be the postfertilization age of the unborn child at the time the abortion is to be performed.

13. "Reasonable medical judgment" means a medical judgment made by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

14. "Unborn child" means an individual organism of the species homo sapiens from fertilization until live birth.

Sec. 7. NEW SECTION. 146B.2 Detection of fetal heartbeat and determination of postfertilization age — abortion prohibited at detection of heartbeat or twenty or more weeks postfertilization age — exceptions — reporting requirements — penalties.

1. Except in the case of a medical emergency, in addition to compliance with the prerequisites of chapter 146A, an abortion shall not be performed or be attempted to be performed unless the physician performing the abortion has first made a determination of the probable postfertilization age of the unborn child or relied upon such a determination made by another physician. In making such a determination, a physician shall make such inquiries of the pregnant woman and perform or cause to be performed such medical examinations and tests the physician considers necessary in making a reasonable medical judgment to accurately determine the postfertilization age of the unborn child.

2. a. A physician shall not perform or attempt to perform
an abortion upon a pregnant woman when a fetal heartbeat is
detectable pursuant to section 146A.1 or when it has been
determined, by the physician performing the abortion or by
another physician upon whose determination that physician
relies, that the probable postfertilization age of the unborn
child is twenty or more weeks, whichever occurs earlier in
the pregnancy, unless, in the physician’s reasonable medical
judgment, any of the following applies:

(1) The pregnant woman has a condition which the physician
deems a medical emergency.
(2) The abortion is necessary to preserve the life of an
unborn child.

b. If an abortion is performed under this subsection, the
physician shall terminate the human pregnancy in the manner
which, in the physician’s reasonable medical judgment, provides
the best opportunity for an unborn child to survive, unless, in
the physician’s reasonable medical judgment, termination of the
human pregnancy in that manner would pose a greater risk than
any other available method of the death of the pregnant woman
or of the substantial and irreversible physical impairment of a
major bodily function. A greater risk shall not be deemed to
exist if it is based on a claim or diagnosis that the pregnant
woman will engage in conduct which would result in the pregnant
woman’s death or in substantial and irreversible physical
impairment of a major bodily function.

3. A physician who performs or attempts to perform an
abortion shall report to the department, on a schedule and in
accordance with forms and rules adopted by the department, all
of the following:

a. Whether a fetal heartbeat was detected pursuant to
section 146A.1.
b. If a fetal heartbeat was detected, the basis of the
determination of a medical emergency, or the basis of the
determination that the abortion was necessary to preserve the
life of an unborn child.
1. If a determination of probable postfertilization age of the unborn child was made, the probable postfertilization age determined and the method and basis of the determination.

d. If a determination of probable postfertilization age of the unborn child was not made, the basis of the determination that a medical emergency existed.

e. If the probable postfertilization age of the unborn child was determined to be twenty or more weeks, the basis of the determination that the abortion was necessary to preserve the life of an unborn child.

f. The method used for the abortion and, in the case of an abortion performed when the probable postfertilization age was determined to be twenty or more weeks, whether the method of abortion used was one that, in the physician's reasonable medical judgment, provided the best opportunity for an unborn child to survive or, if such a method was not used, the basis of the determination that termination of the human pregnancy in that manner would pose a greater risk than would any other available method of the death of the pregnant woman or of the substantial and irreversible physical impairment of a major bodily function.

4. a. By June 30, annually, the department shall issue a public report providing statistics for the previous calendar year, compiled from the reports for that year submitted in accordance with subsection 3. The department shall ensure that none of the information included in the public reports could reasonably lead to the identification of any woman upon whom an abortion was performed.

b. (1) A physician who fails to submit a report by the end of thirty days following the due date shall be subject to a late fee of five hundred dollars for each additional thirty-day period or portion of a thirty-day period the report is overdue.

(2) A physician required to report in accordance with subsection 3 who has not submitted a report or who has
submitted only an incomplete report more than one year following the due date, may, in an action brought in the manner in which actions are brought to enforce chapter 148, be directed by a court of competent jurisdiction to submit a complete report within a time period stated by court order or be subject to contempt of court.

(3) A physician who intentionally or recklessly falsifies a report required under this section is subject to a civil penalty of one hundred dollars.

5. Any medical facility in which a physician is authorized to perform an abortion shall implement written medical policies and procedures consistent with the requirements and prohibitions of this chapter.

6. The department shall adopt rules to implement this section.

Sec. 8. NEW SECTION. 146B.3 Civil actions and penalties.

1. Failure of a physician to comply with any provision of section 146B.2, with the exception of the late filing of a report or failure to submit a complete report in compliance with a court order, is grounds for license discipline under chapter 148.

2. A woman upon whom an abortion has been performed in violation of this chapter or the biological father may maintain an action against the physician who performed the abortion in intentional or reckless violation of this chapter for actual damages. This subsection shall not be interpreted to apply to a biological father when the pregnancy is the result of rape or incest.

3. A woman upon whom an abortion has been attempted in violation of this chapter may maintain an action against the physician who attempted the abortion in intentional or reckless violation of this chapter for actual damages.

4. A cause of action for injunctive relief to prevent a physician from performing abortions may be maintained against a physician who has intentionally violated this chapter by the
woman upon whom the abortion was performed or attempted, by the
spouse of the woman, by a parent or guardian of the woman if the
woman is less than eighteen years of age or unmarried at the
time the abortion was performed or attempted, by a current or
former licensed health care provider of the woman, by a county
attorney with appropriate jurisdiction, or by the attorney
general.

5. If the plaintiff prevails in an action brought under
this section, the plaintiff shall be entitled to an award for
reasonable attorney fees.

6. If the defendant prevails in an action brought under
this section and the court finds that the plaintiff’s suit was
frivolous and brought in bad faith, the defendant shall be
entitled to an award for reasonable attorney fees.

7. Damages and attorney fees shall not be assessed against
the woman upon whom an abortion was performed or attempted
except as provided in subsection 6.

8. In a civil proceeding or action brought under this
chapter, the court shall rule whether the anonymity of any
woman upon whom an abortion has been performed or attempted
shall be preserved from public disclosure if the woman does not
provide consent to such disclosure. The court, upon motion
or on its own motion, shall make such a ruling and, upon
determining that the woman’s anonymity should be preserved,
shall issue orders to the parties, witnesses, and counsel
and shall direct the sealing of the record and exclusion of
individuals from courtrooms or hearing rooms to the extent
necessary to safeguard the woman’s identity from public
disclosure. Each such order shall be accompanied by specific
written findings explaining why the anonymity of the woman
should be preserved from public disclosure, why the order is
essential to that end, how the order is narrowly tailored to
serve that interest, and why no reasonable less restrictive
alternative exists. In the absence of written consent of the
woman upon whom an abortion has been performed or attempted,
1 anyone, other than a public official, who brings an action 2 under this section shall do so under a pseudonym. This 3 subsection shall not be construed to conceal the identity 4 of the plaintiff or of witnesses from the defendant or from 5 attorneys for the defendant.
6
9. This chapter shall not be construed to impose civil 7 or criminal liability on a woman upon whom an abortion is 8 performed or attempted.

Sec. 9. NEW SECTION. 146B.4 Construction.
10 1. Nothing in this chapter shall be construed as creating or 11 recognizing a right to an abortion.
12 2. Nothing in this chapter shall be construed as determining 13 life to begin when a fetal heartbeat is detectable or at twenty 14 weeks' gestation. Instead, it is recognized that life begins 15 at fertilization.
16
Sec. 10. EFFECTIVE UPON ENACTMENT. This division of this 17 Act, being deemed of immediate importance, takes effect upon 18 enactment.

DIVISION IV

PROHIBITIONS ON ABORTION — TWENTY WEEKS POSTFERTILIZATION

Sec. 11. NEW SECTION. 146C.1 Definitions.

As used in this chapter unless the context otherwise 23 requires:
24 1. “Abortion” means the termination of a human pregnancy 25 with the intent other than to produce a live birth or to remove 26 a dead fetus.
27 2. “Attempt to perform an abortion” means an act, or 28 an omission of a statutorily required act, that, under the 29 circumstances as the actor believes them to be, constitutes a 30 substantial step in a course of conduct planned to culminate in 31 the performing of an abortion.
32 3. “Department” means the department of public health.
33 4. “Fertilization” means the fusion of a human spermatozoon 34 with a human ovum.
35 5. “Major bodily function” includes but is not limited
to functions of the immune system, normal cell growth, and
digestive, bowel, bladder, neurological, brain, respiratory,
circulatory, endocrine, and reproductive functions.

6. "Medical emergency" means a situation in which an
abortion is performed to preserve the life of the pregnant
woman whose life is endangered by a physical disorder, physical
illness, or physical injury, including a life-endangering
physical condition caused by or arising from the pregnancy, or
when continuation of the pregnancy will create a serious risk
of substantial and irreversible impairment of a major bodily
function of the pregnant woman.

7. "Medical facility" means any public or private hospital,
clinic, center, medical school, medical training institution,
health care facility, physician's office, infirmary,
dispensary, ambulatory surgical center, or other institution or
location where medical care is provided to any person.

8. "Perform", "performed", or "performing", relative to an
abortion, means the use of any means, including medical or
surgical, to terminate the pregnancy of a woman known to be
pregnant with the intent other than to produce a live birth or
to remove a dead fetus.


10. "Postfertilization age" means the age of the unborn
child as calculated from fertilization.

11. "Probable postfertilization age" means what, in
reasonable medical judgment, will with reasonable probability
be the postfertilization age of the unborn child at the time
the abortion is to be performed.

12. "Reasonable medical judgment" means a medical judgment
made by a reasonably prudent physician who is knowledgeable
about the case and the treatment possibilities with respect to
the medical conditions involved.

13. "Unborn child" means an individual organism of the
species homo sapiens from fertilization until live birth.

Sec. 12. NEW SECTION. 146C.2 Determination of
postfertilization age — abortion prohibited at twenty or more weeks postfertilization age — exceptions — reporting requirements — penalties.

1. Except in the case of a medical emergency, an abortion shall not be performed or be attempted to be performed unless the physician performing the abortion has first made a determination of the probable postfertilization age of the unborn child or relied upon such a determination made by another physician. In making such a determination, a physician shall make such inquiries of the pregnant woman and perform or cause to be performed such medical examinations and tests the physician considers necessary in making a reasonable medical judgment to accurately determine the postfertilization age of the unborn child.

2. a. A physician shall not perform or attempt to perform an abortion upon a pregnant woman when it has been determined, by the physician performing the abortion or by another physician upon whose determination that physician relies, that the probable postfertilization age of the unborn child is twenty or more weeks unless, in the physician’s reasonable medical judgment, any of the following applies:

(1) The pregnant woman has a condition which the physician deems a medical emergency.

(2) The abortion is necessary to preserve the life of an unborn child.

b. If an abortion is performed under this subsection, the physician shall terminate the human pregnancy in the manner which, in the physician’s reasonable medical judgment, provides the best opportunity for an unborn child to survive, unless, in the physician’s reasonable medical judgment, termination of the human pregnancy in that manner would pose a greater risk than any other available method of the death of the pregnant woman or of the substantial and irreversible physical impairment of a major bodily function. A greater risk shall not be deemed to exist if it is based on a claim or diagnosis that the pregnant
woman will engage in conduct which would result in the pregnant woman's death or in substantial and irreversible physical impairment of a major bodily function.

3. A physician who performs or attempts to perform an abortion shall report to the department, on a schedule and in accordance with forms and rules adopted by the department, all of the following:
   a. If a determination of probable postfertilization age of the unborn child was made, the probable postfertilization age determined and the method and basis of the determination.
   b. If a determination of probable postfertilization age of the unborn child was not made, the basis of the determination that a medical emergency existed.
   c. If the probable postfertilization age of the unborn child was determined to be twenty or more weeks, the basis of the determination of a medical emergency, or the basis of the determination that the abortion was necessary to preserve the life of an unborn child.
   d. The method used for the abortion and, in the case of an abortion performed when the probable postfertilization age was determined to be twenty or more weeks, whether the method of abortion used was one that, in the physician's reasonable medical judgment, provided the best opportunity for an unborn child to survive or, if such a method was not used, the basis of the determination that termination of the human pregnancy in that manner would pose a greater risk than would any other available method of the death of the pregnant woman or of the substantial and irreversible physical impairment of a major bodily function.

4. a. By June 30, annually, the department shall issue a public report providing statistics for the previous calendar year, compiled from the reports for that year submitted in accordance with subsection 3. The department shall ensure that none of the information included in the public reports could reasonably lead to the identification of any woman upon whom an
abortion was performed.

b. (1) A physician who fails to submit a report by the end of thirty days following the due date shall be subject to a late fee of five hundred dollars for each additional thirty-day period or portion of a thirty-day period the report is overdue.

(2) A physician required to report in accordance with subsection 3 who has not submitted a report or who has submitted only an incomplete report more than one year following the due date, may, in an action brought in the manner in which actions are brought to enforce chapter 148, be directed by a court of competent jurisdiction to submit a complete report within a time period stated by court order or be subject to contempt of court.

(3) A physician who intentionally or recklessly falsifies a report required under this section is subject to a civil penalty of one hundred dollars.

5. Any medical facility in which a physician is authorized to perform an abortion shall implement written medical policies and procedures consistent with the requirements and prohibitions of this chapter.

6. The department shall adopt rules to implement this section.

Sec. 13. NEW SECTION. 146C.3 Civil actions and penalties.

1. Failure of a physician to comply with any provision of section 146C.2, with the exception of the late filing of a report or failure to submit a complete report in compliance with a court order, is grounds for license discipline under chapter 148.

2. A woman upon whom an abortion has been performed in violation of this chapter or the biological father may maintain an action against the physician who performed the abortion in intentional or reckless violation of this chapter for actual damages. This subsection shall not be interpreted to apply to a biological father when the pregnancy is the result of rape or incest.
3. A woman upon whom an abortion has been attempted in violation of this chapter may maintain an action against the physician who attempted the abortion in intentional or reckless violation of this chapter for actual damages.

4. A cause of action for injunctive relief to prevent a physician from performing abortions may be maintained against a physician who has intentionally violated this chapter by the woman upon whom the abortion was performed or attempted, by the spouse of the woman, by a parent or guardian of the woman if the woman is less than eighteen years of age or unmarried at the time the abortion was performed or attempted, by a current or former licensed health care provider of the woman, by a county attorney with appropriate jurisdiction, or by the attorney general.

5. If the plaintiff prevails in an action brought under this section, the plaintiff shall be entitled to an award for reasonable attorney fees.

6. If the defendant prevails in an action brought under this section and the court finds that the plaintiff’s suit was frivolous and brought in bad faith, the defendant shall be entitled to an award for reasonable attorney fees.

7. Damages and attorney fees shall not be assessed against the woman upon whom an abortion was performed or attempted except as provided in subsection 6.

8. In a civil proceeding or action brought under this chapter, the court shall rule whether the anonymity of any woman upon whom an abortion has been performed or attempted shall be preserved from public disclosure if the woman does not provide consent to such disclosure. The court, upon motion or on its own motion, shall make such a ruling and, upon determining that the woman’s anonymity should be preserved, shall issue orders to the parties, witnesses, and counsel and shall direct the sealing of the record and exclusion of individuals from courtrooms or hearing rooms to the extent necessary to safeguard the woman’s identity from public
Disclosure. Each such order shall be accompanied by specific written findings explaining why the anonymity of the woman should be preserved from public disclosure, why the order is essential to that end, how the order is narrowly tailored to serve that interest, and why no reasonable less restrictive alternative exists. In the absence of written consent of the woman upon whom an abortion has been performed or attempted, anyone, other than a public official, who brings an action under this section shall do so under a pseudonym. This subsection shall not be construed to conceal the identity of the plaintiff or of witnesses from the defendant or from attorneys for the defendant.

9. This chapter shall not be construed to impose civil or criminal liability on a woman upon whom an abortion is performed or attempted.

Sec. 14. NEW SECTION. 146C.4 Construction.
1. Nothing in this chapter shall be construed as creating or recognizing a right to an abortion.
2. Nothing in this chapter shall be construed as determining life to begin at twenty weeks' gestation. Instead, it is recognized that life begins at fertilization.

Sec. 15. EFFECTIVE UPON ENACTMENT. This division of this Act, being deemed of immediate importance, takes effect upon enactment.

DIVISION V

SEVERABILITY, IMPLEMENTATION, AND CONTINGENT REPEAL

Sec. 16. SEVERABILITY CLAUSE. If any provision of this Act or its application to a person or circumstance is held invalid, the invalidity does not affect other provisions of applications of this Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.

Sec. 17. CONTINGENT IMPLEMENTATION — CONTINGENT REPEAL.
1. The division of this Act enacting chapter 146C, relating to twenty weeks postfertilization relative to the performance
1 of an abortion, shall be implemented only if the division of
2 this Act enacting chapter 146B, relating to fetal heartbeat
3 detection or twenty weeks postfertilization relative to the
4 performance of an abortion is not implemented.
5 2. If the division of this Act enacting chapter 146B,
6 relating to fetal heartbeat detection or twenty weeks
7 postfertilization relative to the performance of an abortion
8 is implemented, chapter 146C, relating to twenty weeks
9 postfertilization relative to the performance of an abortion,
10 is repealed.>
11 2. Title page, by striking lines 1 and 2 and inserting
12 <An Act relating to limitations on and prerequisites for an
13 abortion, providing for licensee discipline, providing civil
14 penalties, including effective date provisions, and providing
15 for contingent implementation and repeal.>

PROPOSED COMMITTEE AMENDMENT