

SPONSOR: Sen. Richardson & Rep. Dukes

Sens. Hocker, Lawson, Lopez, Pettyjohn, Wilson; Reps. Collins, Postles, D. Short, Vanderwende, Yearick

DELAWARE STATE SENATE 150th GENERAL ASSEMBLY

SENATE BILL NO. 19

AN ACT TO AMEND TITLE 24 OF THE DELAWARE CODE RELATING TO THE OFFER OF AN ULTRASOUND BEFORE TERMINATING A PREGNANCY.

1	WHEREAS, a nationwide study shows that 78% of abortion-minded women who see an ultrasound image of their
2	unborn baby before an abortion end up choosing life; and
3	WHEREAS, an informed choice is better than withholding information at a critical time in a woman's life,
4	especially since there is a risk of serious physical and psychological complications for women; and
5	WHEREAS, since it is the responsibility of legislators to do all they can to ensure a person's safety, part of that
6	responsibility includes providing women with timely information to make the best decisions to ensure their safety and well-
7	being; and
8	WHEREAS, the General Assembly finds that ultrasound requirements serve an essential medical purpose in
9	confirming the presence, location, and gestational age of a pregnancy; and
10	WHEREAS, the General Assembly finds that ultrasound requirements also serve an essential medical purpose in
11	diagnosing ectopic pregnancies which, if left undiagnosed, can result in infertility or even fatal blood loss; and
12	WHEREAS, the General Assembly finds that it is critical to the psychological and physical well-being of a woman
13	considering an abortion that she receives complete and accurate information on the reality and status of her pregnancy and
14	of her unborn child; and
15	WHEREAS, the U.S. Supreme Court found in 1976 that the decision to abort "is an important, and often a
16	stressful one, and it is desirable and imperative that it be made with full knowledge of its nature and consequences"; and
17	WHEREAS, the General Assembly finds that the knowledgeable exercise of a woman's decision to have an
18	abortion depends on the extent to which the woman receives sufficient information to make an informed choice between
19	two alternatives, giving birth or having an abortion; and
20	WHEREAS, the purpose of this Act is to protect the physical health and welfare of every woman considering an
21	abortion; and
22	WHEREAS, the purpose of this Act is to ensure that every woman considering an abortion receives complete
23	information on the reality and status of her pregnancy and of her unborn child; and

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24	WHEREAS, this Act is intended to be consistent with the U.S. Supreme Court finding that "the risk that a woman
25	may elect an abortion, only to discover later, with devastating psychological consequences, that her decision was not fully
26	informed."
27	NOW, THEREFORE:
28	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:
29	Section 1. Amend § 1794, Title 24 of the Delaware Code by making deletions as shown by strike through and
30	insertions as shown by underline as follows:
31	§ 1794. Consent prior to <u>Ultrasound and auscultation services before</u> termination of human pregnancy.
32	(a)(1)Except in the case of a medical emergency, a physician, or an agent of the physician, must offer the patient
33	ultrasound imaging and auscultation of fetal heart tone services before terminating a pregnancy. The ultrasound image and
34	auscultation services offered must include all of the following:
35	a. An active ultrasound image, of a quality consistent with standard medical practice, that the patient
36	may view that includes all of the following:
37	1. Dimensions of the fetus.
38	2. An accurate portrayal of any external members and internal organs.
39	b. An auscultation of fetal heart tone, of a quality consistent with standard medical practice, that the
40	patient may hear.
41	(2) For purposes of this section, "medical emergency" means that condition which, on the basis of the
42	physician or other medically authorized person's good faith clinical judgment, so complicates the medical
43	condition of the pregnant patient as to necessitate the immediate termination of her pregnancy to avert her death or
44	for which delay will create serious risk of substantial and irreversible impairment of a major bodily function.
45	(3) The patient may choose not to view the ultrasound image or listen to the fetal heart tone.
46	(b) Before terminating a pregnancy, a physician must obtain the patient's signature on a form indicating that the
47	patient was offered ultrasound image and auscultation services under this section.
48	(c) Proof of compliance with this section is required for accreditation under § 122(3)z. of Title 16.
49	(d)(1) A person who intentionally terminates a pregnancy and who intentionally or knowingly fails to conform to
50	any requirement of this section is guilty of a class A misdemeanor.
51	(2) A person who had a good faith belief that the person was acting in compliance with this section when
52	the person terminated a pregnancy is not guilty of violating this section.
53	(3) The Superior Court has exclusive jurisdiction of violations of this section.

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54	(e)(1) In addition to any and all remedies available under the common or statutory law of this State, failure to
55	comply with this section provides the basis for the following civil actions:
56	a. A civil malpractice action for actual and punitive damages and an intentional violation of this
57	section is admissible in a civil suit as prima facie evidence of medical malpractice.
58	b. Professional disciplinary action under this chapter.
59	c. A recovery for the woman for the wrongful death of her unborn child under § 3724 of Title 10.
60	(2) In a civil case, the plaintiff must prove by clear and convincing evidence, the absence of a good faith
61	belief by the physician of compliance with this section.
62	(3) In a civil action under this section, the court must permit any of the following:
63	a. When requested by the plaintiff, allow a plaintiff to proceed using solely her initials or a
64	pseudonym.
65	b. When requested by the plaintiff, close any proceedings in the case and enter other protective
66	orders to preserve the privacy of the plaintiff upon whom the abortion was performed.
67	c. If judgment is rendered in favor of the plaintiff, render judgment for reasonable attorney's fees in
68	favor of the plaintiff against the defendant.
69	d. If judgment is rendered in favor of the defendant and the court finds that the plaintiff's suit was
70	frivolous and brought in bad faith, render judgment for reasonable attorney's fees in favor of the
71	defendant against the plaintiff.
72	Section 2. This Act is known as "The Woman's Ultrasound Right to Know Act".

SYNOPSIS

This Act requires a physician to offer a patient ultrasound imaging and auscultation of fetal heart tone services before terminating a pregnancy and provides civil and criminal penalties for the failure of a physician to comply with this requirement. The patient is free to choose not to view the ultrasound or listen to the heartbeat.

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Author: Senator Richardson

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