A BILL FOR AN ACT

RELATING TO HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that all women in Hawaii, 2 regardless of income, should have meaningful access to effective

3 reproductive health services. Public programs providing

4 insurance coverage and direct services for reproductive health

5 care and counseling to eligible, low-income women are currently

6 available through the department of health and department of

7 human services.

9

11

8 Thousands of women in Hawaii are in need of publicly-funded

family planning services, contraception services and education,

10 pregnancy-related services, prenatal care, and birth-related

services. In 2010, sixteen thousand women in Hawaii experienced

12 an unintended pregnancy, which can carry enormous social and

13 economic costs to both individual families and to the State.

14 Many women in Hawaii, however, remain unaware of the public

15 programs available to provide them with contraception, health

16 education and counseling, family planning, prenatal care,

17 pregnancy-related, and birth-related services.



- 1 Because family planning decisions are time sensitive and
- 2 care early in pregnancy is important, Hawaii must make every
- 3 possible effort to advise women of all available reproductive
- 4 health programs. In Hawaii, low-income women can receive
- 5 immediate access to free or low-cost comprehensive family
- 6 planning services and pregnancy-related care through Med-QUEST
- 7 and the department of health's family planning program.
- 8 Providers who contract with these programs are able to
- 9 immediately enroll patients in these programs at the time of a
- 10 health center visit.
- 11 Requiring facilities that provide pregnancy- or family
- 12 planning-related services to provide accurate health information
- 13 and to inform clients of the availability of and enrollment
- 14 procedures for reproductive health programs will help ensure
- 15 that all women in the State can quickly obtain the information
- 16 and services that they need to make and implement informed,
- 17 timely, and personally appropriate reproductive health
- 18 decisions.
- 19 The purpose of this Act is to ensure that women in Hawaii
- 20 are able to make personal reproductive health decisions with

Ţ	rurr and a	accurate information regarding their rights to access
2	the full	range of health care services that are available.
3	SECT:	ION 2. Chapter 321, Hawaii Revised Statutes, is
4	amended by	y adding two new sections to be appropriately
5	designated and to read as follows:	
6	" <u>§</u> 32:	1-A Limited service pregnancy centers; notice of
7	reproduct:	ive health services. (a) For purposes of this
8	section,	"limited service pregnancy center" or "center" means a
9	facility t	that:
10	(1)	Advertises or solicits clients or patients with offers
11		to provide prenatal sonography, pregnancy tests, or
12		pregnancy options counseling;
13	(2)	Collects health information from clients or patients;
14		and
15	(3)	Provides family planning or pregnancy-related
16		services, including but not limited to obstetric
17		ultrasound, obstetric sonogram, pregnancy testing,
18		pregnancy diagnosis, reproductive health counseling,
19		or prenatal care.

1	(b) Every limited service pregnancy center in the State		
2	shall disseminate on-site to clients or patients the following		
3	written notice in English:		
4	"Hawaii has public programs that provide immediate free or		
5	low-cost access to comprehensive family planning services,		
6	including, but not limited to, all FDA-approved methods of		
7	contraception and pregnancy-related services for eligible women		
8	To apply online for medical insurance coverage, that will		
9	cover the full range of family planning and prenatal care		
10	services, go to mybenefits.hawaii.gov.		
11	Only ultrasounds performed by qualified healthcare		
12	professionals and read by licensed clinicians should be		
13	considered medically accurate."		
14	The notice shall contain the internet address for online		
15	medical assistance applications and the statewide phone number		
16	for medical assistance applications.		
17	(c) The information required by subsection (b) shall be		
18	disclosed in at least one of the following ways:		
19	(1) A public notice on a sign sized at least eight and		
20	one-half inches by eleven inches, written in no less		
21	than twenty-two point type, and posted in a clear and		

1		conspicuous place within the center's waiting area so	
2		that it may be easily read by individuals seeking	
3		services from the center; or	
4	(2)	A printed or digital notice written or rendered in no	
5		less than fourteen point type that is distributed	
6		individually to each patient or client at the time of	
7		check-in for services; provided that a printed notice	
8		shall be available to all individuals who cannot or do	
9		not wish to receive the notice in a digital format.	
10	(d)	No limited service pregnancy center that collects	
11	health in	formation from any individual seeking or receiving its	
12	services	shall disclose any individually identifiable health	
13	informati	on to any other person, entity, or organization without	
14	express w	ritten authorization from the subject individual. Any	
15	disclosur	e made under this section shall be limited by the	
16	express terms of the written authorization and all applicable		
17	state and	l federal laws and regulations, including the federal	
18	Health In	surance Portability and Accountability Act of 1996 and	
19	title 45	Code of Federal Regulations part 164.	
20	<u>(e)</u>	A limited service pregnancy center that provides or	
21	assists i	n the provision of pregnancy testing shall provide the	

1	<u>individua</u>	l tested with a free written statement of the results
2	of the pr	egnancy test in English immediately after the test is
3	completed	<u>.</u>
4	<u>(f)</u>	Upon receipt of a written request from an individual
5	to examin	e or copy all or part of the individual's recorded
6	health in	formation or other information retained by a limited
7	service p	regnancy center, the center shall, promptly as required
8	under the	circumstances but in no case later than fifteen
9	working d	ays after receiving the request:
10	(1)	Make the information available for examination by the
11		individual during regular business hours;
12	(2)	Provide a free copy to the individual, if requested;
13	(3)	Inform the individual if the information does not
14		exist or cannot be found; and
15	(4)	If the center does not maintain the record or
16		information, inform the individual of that fact and
17		provide the name and address of the entity that
18		maintains the record or information.
19	<u>§321</u>	-B Limited service pregnancy centers; enforcement;
20	private r	ight of action. (a) A limited service pregnancy
21	center th	at violates section 321-A shall be liable for a civil

- 1 penalty of \$500 for a first offense and \$1,000 for each
- 2 subsequent offense. If the center is provided with reasonable
- 3 notice of noncompliance, which informs the center that it is
- 4 subject to a civil penalty if it does not correct the violation
- 5 within thirty days from the date the notice is sent to the
- 6 center, and the violation is not corrected as of the expiration
- 7 of the thirty-day notice period, the attorney general may bring
- 8 an action in the district court of the district in which the
- 9 center is located to enforce this section.
- 10 A civil penalty imposed pursuant to this subsection shall
- 11 be deposited to the credit of the general fund.
- 12 (b) Any person who is aggrieved by a limited service
- 13 pregnancy center's violation of section 321-A may bring a civil
- 14 action against the limited service pregnancy center in the
- 15 district court of the district in which the center is located to
- 16 enjoin further violations and to recover actual damages
- 17 sustained together with the costs of the suit including
- 18 reasonable attorneys' fees. The court may, in its discretion,
- 19 increase the award of damages to an amount not to exceed three
- 20 times the actual damages sustained. If damages are awarded
- 21 pursuant to this subsection, the court may, in its discretion,

- 1 impose on a liable center a civil fine of not more than \$1,000
- 2 to be paid to the plaintiff.
- 3 A party seeking civil damages under this subsection may
- 4 recover upon proof of a violation by a preponderance of the
- 5 evidence.
- 6 For the purposes of this subsection, "person" includes a
- 7 natural or legal person.
- 8 (c) The enforcement procedure and remedies provided by
- 9 this section shall be in addition to any other procedure or
- 10 remedy that may be available to the State or a person aggrieved
- 11 by a violation of this chapter."
- 12 SECTION 3. In codifying the new sections added by section
- 13 2 of this Act, the revisor of statutes shall substitute
- 14 appropriate section numbers for the letters used in designating
- 15 the new sections in this Act.
- 16 SECTION 4. If any provision of this Act, or the
- 17 application thereof to any person or circumstance, is held
- 18 invalid, the invalidity does not affect other provisions or
- 19 applications of the Act that can be given effect without the
- 20 invalid provision or application, and to this end the provisions
- 21 of this Act are severable.

S.B. NO. 501 S.D. 1 H.D. 2

- 1 SECTION 5. New statutory material is underscored.
- 2 SECTION 6. This Act shall take effect on July 1, 2050.

Report Title:

Limited Service Pregnancy Centers; Disclosures; Privacy; Remedy

Description:

Requires all limited service pregnancy centers to disclose the availability of and enrollment information for reproductive health services. Establishes privacy and disclosure requirements for individual records and information. Authorizes civil penalties and civil actions for enforcement and remedy. (SB501 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.