

A BILL FOR AN ACT

RELATING TO THE TERMINATION OF PREGNANCY.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	PAIN-CAPABLE UNBORN CHILD PROTECTION AND DISMEMBERMENT ABORTION
6	BAN ACT
7	PART I. GENERAL PROVISIONS
8	§ -1 Definitions . As used in this chapter, unless the
9	context indicates otherwise:
10	"Abortion" means the use or prescription of any instrument,
11	medicine, drug, or any other substance or device to
12	intentionally:
13	(1) Kill the unborn child of a woman known to be pregnant;
14	or
15	(2) Terminate the pregnancy of a woman known to be
16	pregnant, with an intention other than:

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1		(A)	After viability, to produce a live birth and
2			preserve the life and health of the child born
3			alive; or
4		(B)	To remove a dead unborn child.
5	"Att	empt",	with respect to abortion, means conduct that
6	under the	circu	mstances as the actor believes them to be,
7	constitut	es a s	ubstantial step in a course of conduct planned to
8	culminate	in pe	rforming an abortion.
9	"Bor	n aliv	e" or "live birth" means the complete expulsion
10	or extrac	tion o	of an infant from the infant's mother, regardless
11	of the st	ate of	gestational development, that after expulsion or
12	extractio	n, whe	ther or not the umbilical cord has been cut or
13	the place	nta is	attached, shows evidence of life, including:
14	(1)	Breat	hing;
15	(2)	A hea	rtbeat;
16	(3)	Umbil	ical cord pulsations;
17	(4)	Defin	ite movement of voluntary muscles; or
18	(5)	Any o	ther evidence of life according to standard
19		medic	al practice.

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1	"Counseling" means counseling provided by a counselor		
2	licensed by the State, or a victim's rights advocate provided by		
3	a law enforcement agency.		
4	"Dismemberment abortion":		
5	(1)	Means, with the purpose of causing the death of an	
6		unborn child, knowingly dismembering a living unborn	
7		child and extracting the unborn child one piece at a	
8		time or intact but crushed from the uterus through the	
9		use of clamps, grasping forceps, tongs, scissors or	
10		similar instruments that, through the convergence of	
11		two rigid levers, slice, crush, or grasp a portion of	
12		the unborn child's body in order to cut or rip it off	
13		or crush it; but	
14	(2)	Does not include an abortion that uses suction to	
15		dismember the body of the unborn child by sucking	
16		fetal parts into a collection container unless the	
17		actions described in paragraph (1) are used to cause	
18		the death of an unborn child but suction is	
19		subsequently used to extract fetal parts after the	
20		death of the unborn child.	

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1	"Facility" means any medical or counseling group, center,		
2	or clinic and includes the entire legal entity, including any		
3	entity that controls, is controlled by, or is under common		
4	control with such facility.		
5	"Fertilization" means the fusion of human spermatozoon with		
6	a human ovum.		
7	"Fiscal year" means the period beginning July 1 of one		
8	calendar year to June 30 of the following calendar year.		
9	"Medical treatment" means treatment provided at a hospital		
10	licensed by the State, at a medical clinic licensed by the		
11	State, or from a physician.		
12	"Minor" means an individual under eighteen years of age.		
13	"Pain-capable unborn child" means an unborn child that has		
14	attained a post-fertilization age at which the child is capable		
15	of experiencing pain.		
16	"Perform", with respect to an abortion, includes inducing		
17	an abortion through a medical or chemical intervention including		
18	writing a prescription for a drug or device intended to result		
19	in an abortion.		
20	"Physician" means a physician or surgeon licensed to		
21	practice medicine or osteopathy under chapter 453.		

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1 "Post-fertilization age" means the age of the unborn child
2 as calculated from the fusion of a human spermatozoon with a
3 human ovum.

Probable post-fertilization age" means the age that, in
reasonable medical judgment, will with reasonable probability be
the post-fertilization age of the unborn child at the time the
abortion is planned to be performed or induced.

8 "Reasonable medical judgment" means a medical judgment by a 9 reasonably prudent physician, knowledgeable about the case and 10 the treatment possibilities with respect to the medical

11 conditions involved.

"Unborn child" means an individual organism of the human species, beginning at fertilization, until the point of being born alive.

15 § -2 General provisions. Notwithstanding any law to the
16 contrary, it shall be unlawful for any physician to perform an
17 abortion or attempt to do so, unless in conformity with this
18 chapter.

19 PART II. ABORTIONS OF PAIN-CAPABLE UNBORN CHILDREN
 20 § -11 Assessment of post-fertilization age. (a) A
 21 physician performing or attempting an abortion shall first



1 determine the probable post-fertilization age of the unborn 2 child or reasonably rely upon a determination made by another 3 physician. In making that determination, the physician shall 4 make inquiries of the pregnant woman and perform or cause to be 5 performed medical examinations and tests that a reasonably prudent physician, knowledgeable about the case and the medical 6 7 conditions involved, would consider necessary to make an 8 accurate determination of post-fertilization age. 9 (b) If the probable post-fertilization age of the unborn 10 child is at least twenty weeks, the child shall be considered a 11 pain-capable unborn child. 12 S -12 Prohibition of abortion of pain-capable unborn 13 child; exceptions. (a) Except as provided in subsection (b), 14 an abortion shall not be performed or attempted if, as 15 determined pursuant to the assessment performed under 16 section -11, the unborn child is a pain-capable unborn child. 17 Subsection (a) shall not apply if: (b) 18 (1)In reasonable medical judgment, the abortion is 19 necessary to save the life of a pregnant woman whose life is endangered by a physical disorder, physical 20 21 illness, or physical injury, including a life-



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1		endangering physical condition caused by or arising
2		from the pregnancy itself, but not including
3		psychological or emotional conditions;
4	(2)	The pregnancy is the result of rape against an adult
5		woman who, at least forty-eight hours before the
6		abortion, has obtained:
7		(A) Counseling for the rape; or
8		(B) Medical treatment for the rape or for an injury
9		related to the rape;
10	(3)	The pregnancy is the result of rape against an adult
11		woman and the rape has been reported at any time
12		before the abortion to a law enforcement agency; or
13	(4)	The pregnancy is a result of rape against a minor or
14		incest against a minor, and the rape or incest has
15		been reported at any time before the abortion to any:
16		(A) Government agency authorized to act on reports of
17		child abuse; or
18		(B) Law enforcement agency;
19	provided	that the unborn child is sedated or aborted before any
20	dismember	ment of the child's body is made.



1 S -13 Requirement as to manner of procedure performed. 2 Notwithstanding the definitions of "abortion" and "attempt" in 3 -1, a physician terminating or attempting to section 4 terminate a pregnancy pursuant to an exception provided under 5 section -12(b) may do so only in a manner that, in reasonable 6 medical judgment, provides the best opportunity for the unborn 7 child to survive. 8 -14 Documentation requirements. (a) A physician who S 9 performs or attempts to perform an abortion on an adult woman 10 pursuant to an exception provided by section -12(b)(2) shall, 11 before the abortion, place in the patient medical file 12 documentation from a: 13 Hospital licensed by the State or operated under (1)14 authority of a federal agency; 15 (2) Medical clinic licensed by the State or operated under 16 authority of a federal agency; 17 (3) Personal physician licensed by the State; 18 (4) Counselor licensed by the State; or 19 (5) Victim's rights advocate provided by a law enforcement 20 agency,



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that the adult woman seeking the abortion obtained medical
 treatment or counseling for the rape or for an injury related to
 the rape.

4 (b) A physician who performs or attempts to perform an
5 abortion on an adult woman pursuant to an exception provided by
6 section -12(b)(3) shall, before the abortion, place in the
7 patient medical file documentation from the law enforcement
8 agency to which the rape was reported.

9 (c) A physician who performs or attempts to perform an
10 abortion on a minor pursuant to an exception provided under
11 section -12(b)(4) shall, before the abortion, place in the
12 patient medical file documentation from the government agency or
13 law enforcement agency to which the rape or incest of the minor
14 was reported.

15 (d) Section 622-58 shall apply to the documentation16 required under this section.

17 § -15 Informed consent. (a) A physician who intends to 18 perform or attempt to perform an abortion of a pain-capable 19 unborn child under the provisions of section -12(b) shall not 20 commence the abortion procedure without first providing the 21 woman seeking the abortion a disclosure form that shall include:



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1	(1)	A statement by the physician indicating the probable
2		post-fertilization age of the pain-capable unborn
3		child;
4	(2)	A statement by the physician that the unborn child,
5		due to the child's stage of development at that post-
6		fertilization age, is capable of experiencing pain;
7	(3)	A statement that state law authorizes an abortion
8		after twenty weeks fetal age only if the mother's life
9		is endangered by a physical disorder, physical
10		illness, or physical injury, when the pregnancy was
11		the result of rape, or an act of incest against a
12		minor;
13	(4)	A statement that the abortion must be performed by the
14		method most likely to allow the child to be born alive
15		unless this would cause significant risk to the
16		mother; and
17	(5)	A statement that these requirements are binding upon
18		the physician and all other medical personnel who are
19		subject to criminal and civil penalties, and that a
20		woman on whom an abortion has been performed may take
21		civil action if these requirements are not followed.



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1 (b) The abortion disclosure form shall be signed in person 2 by the woman seeking the abortion, who shall indicate whether or 3 not she understands the contents of the form. If she does not 4 understand the contents of the form, the abortion shall not be 5 performed, unless the exception under section -16 applies. 6 The physician performing the abortion and a witness shall also 7 sign the form. The physician shall maintain the form in the 8 patient's medical file. 9 (c) Section 622-58 shall apply to the form required under 10 this section. 11 S -16 Additional exception. If, in reasonable medical 12 judgement, compliance with section -13, section -15, or 13 both, would pose a greater risk of: 14 (1)The death of the pregnant woman; or 15 (2) The substantial and irreversible physical impairment 16 of a major bodily function, not including 17 psychological or emotional conditions, of the pregnant 18 woman, 19 the physician shall be exempt from section -13 or from 20 section -15, or both, to the extent necessary to avoid the 21 death or impairment.



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\$ -17 Exclusion of certain facilities. Notwithstanding
 the definitions of the terms "counseling" and "medical
 treatment" in section -1, the counseling or medical treatment
 provided by a facility that performs abortions shall not be
 valid for the purposes of the exception provided under
 section -12(b)(2), unless that facility is a hospital.
 7 \$ -18 Data collection. (a) Any physician who performs

7 § -18 Data collection. (a) Any physician who performs
8 or attempts an abortion described in section -12(b)(2) shall
9 submit an annual summary of all those abortions to the
10 department of health not later than sixty days after the end of
11 each calendar year.

(b) Each annual summary shall include the number of abortions performed or attempted on an unborn child who had a post-fertilization age of twenty weeks or more and specify the following for each abortion performed or attempted pursuant to exception under section -12(b)(2):

17 (1) The probable post-fertilization age of the unborn18 child;

The location where the abortion was conducted:

19 (2) The method used to carry out the abortion;

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(3)

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1 The exception under section -12(b)(2) under which (4) 2 the abortion was conducted; and 3 Any incident of live birth that occurred in spite of (5) 4 an attempted abortion. 5 (C) A summary required under this section shall not contain personal identifying patient information and shall be 6 7 submitted in compliance with federal and state laws requiring 8 patient privacy. 9 (d) The department of health shall prepare an annual 10 report providing statistics for the most recently completed 11 fiscal year, compiled from all of the summaries made to the 12 department under this section. The department shall ensure that 13 none of the information included in the public reports could 14 reasonably lead to the identification of any pregnant woman upon 15 whom an abortion was performed or attempted. The annual report 16 shall be submitted to the legislature no later than twenty days 17 prior to the convening of each regular legislative session. The 18 department shall also make the report available to the general 19 public.



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1	PART III. DISMEMBERMENT ABORTIONS
2	§ -21 Dismemberment abortions prohibited; exception.
3	(a) Except as provided in this section, no physician in this
4	State shall perform a dismemberment abortion.
5	(b) Subsection (a) shall not apply if the dismemberment
6	abortion is necessary to save the life of a mother whose life is
7	endangered by a physical disorder, physical illness, or physical
8	injury, including a life-endangering physical condition caused
9	by or arising from the pregnancy itself, but not including
10	psychological or emotional conditions.
11	§ -22 Construction. Section -21 shall not be
12	construed to prohibit an abortion not otherwise prohibited by
13	this chapter or other state law, if performed by a method other
14	than dismemberment abortion.
15	PART IV. PENALTIES; REMEDIES
16	§ -31 Criminal penalties; bar to prosecution. (a) A
17	physician who violates part II, except section -18, shall be
18	guilty of a class C felony.
19	(b) A physician who violates section -18 shall be
20	guilty of a violation.



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1 (c) A physician who violates part III shall be guilty of a 2 class C felony; provided that the maximum term of imprisonment 3 shall be not more than two years. . 4 (d) A woman upon whom an abortion is performed may not be 5 prosecuted for conspiracy in or as an accomplice to violating 6 this chapter. 7 -32 Civil remedies. (a) A woman upon whom an S 8 abortion has been performed or attempted in violation of any 9 provision of this chapter may, in a civil action against any 10 person who committed the violation, obtain appropriate relief. 11 (b) A parent of a minor upon whom an abortion has been 12 performed or attempted under an exception provided for in 13 section -12(b)(3), and that was performed in violation of any 14 provision of this chapter may, in a civil action against any 15 person who committed the violation, obtain appropriate relief, 16 unless the pregnancy resulted from the plaintiff's criminal 17 conduct.

18 (c) Appropriate relief in a civil action under this19 section includes:



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1 (1)Objective verifiable money damages for all injuries, 2 psychological and physical, occasioned by the 3 violation; 4 Damages up to three times the cost of the abortion or (2)5 attempted abortion; 6 (3) Punitive damages; and 7 (4)Other appropriate relief pursuant to applicable law. 8 (d) The court shall award reasonable attorney's fees as 9 part of the costs to a prevailing plaintiff in a civil action 10 under this section. 11 If a defendant in a civil action under this section (e) 12 prevails and the court finds that the plaintiff's suit was frivolous, the court shall award reasonable attorney's fees in 13 14 favor of the defendant against the plaintiff. 15 Except as provided in subsection (e), in a civil (f) 16 action under this section, no damages, attorney's fees or other 17 monetary relief may be assessed against the woman upon whom the 18 abortion was performed or attempted." 19 SECTION 2. Section 453-16, Hawaii Revised Statutes, is 20 amended to read as follows:

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1	''§45	3-16 Intentional termination of pregnancy; penalties;
2	refusal t	o perform. (a) No abortion shall be performed in this
3	State unl	ess:
4	(1)	The abortion is performed by a licensed physician or
5		surgeon, or by a licensed osteopathic physician and
6		surgeon; [and]
7	(2)	The abortion is performed in a hospital licensed by
8		the department of health or operated by the federal
9		government or an agency thereof, or in a clinic or
10		physician's or osteopathic physician's office[+]; and
11	(3)	The abortion complies with chapter .
12	(b)	[Abortion] <u>"Abortion"</u> shall [mean an operation to
13	intention	ally terminate the pregnancy of a nonviable fetus. The
14	terminati	on of a pregnancy of a viable fetus is not included in
15	this sect	ion.] have the same meaning as in section -1.
16	(c)	The State shall not deny or interfere with a female's
17	right to	choose or obtain an abortion [of a nonviable fetus or
18	an aborti	on] that is necessary to protect the life [or health]
19	of the fe	male.
20	(d)	Any person who knowingly violates subsection [(a)]
21	<u>(a)(1) or</u>	(2) shall be fined not more than \$1,000 or imprisoned

1 not more than five years, or both. Any person who violates 2 subsection (a) (3) shall be subject to the penalties established 3 in chapter . 4 (e) Nothing in this section shall require any hospital or 5 any person to participate in an abortion nor shall any hospital 6 or any person be liable for a refusal." 7 SECTION 3. This Act does not affect rights and duties that 8 matured, penalties that were incurred, and proceedings that were 9 begun before its effective date. 10 SECTION 4. Statutory material to be repealed is bracketed 11 and stricken. New statutory material is underscored. 12 SECTION 5. This Act shall take effect on July 1, 2023. 13

INTRODUCED BY:



Report Title:

Abortion; Pain Capable; Dismemberment; Prohibitions; Exceptions

Description:

Prohibits the abortion of a fetus that is capable of feeling pain. Prohibits abortions by dismemberment. Provides certain exceptions. Establishes penalties.

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