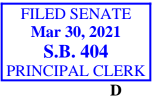
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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SENATE BILL DRS35179-NB-95A

Short Title:A Second Chance for LIFE.(Public)Sponsors:Senators Krawiec, Barnes, and Galey (Primary Sponsors).Referred to:

1		A BILL TO BE ENTITLED
2	AN ACT DIR	ECTING THAT PHYSICIANS WHO PERFORM DRUG-INDUCED
3	ABORTIONS	5 FURNISH PATIENTS WITH CERTAIN WRITTEN INFORMATION
4	FROM THE	DEPARTMENT OF HEALTH AND HUMAN SERVICES ABOUT THE
5	POSSIBILIT	Y OF REVERSING THE EFFECTS OF A DRUG-INDUCED ABORTION
6	AFTER THE	FIRST DOSE OF MEDICATION IS ADMINISTERED, REQUIRING THE
7	DEPARTME	NT OF HEALTH AND HUMAN SERVICES TO DISTRIBUTE CERTAIN
8	WRITTEN M	ATERIALS TO EVERY PHYSICIAN WHO PERFORMS DRUG-INDUCED
9	ABORTIONS	S, AND PROVIDING CIVIL REMEDIES FOR VIOLATIONS OF G.S. 14-45.
10	The General Asse	embly of North Carolina enacts:
11	SECT	TON 1.(a) G.S. 90-21.82 reads as rewritten:
12	"§ 90-21.82. Infe	ormed consent to abortion.
13	No abortion	shall be performed upon a woman in this State without her voluntary and
14	informed consent	. Except in the case of a medical emergency, consent to an abortion is voluntary
15	and informed only	y if all of the following conditions are satisfied:
16		
17	<u>(2a)</u>	Any physician who prescribes, dispenses, or otherwise provides any drug or
18		chemical for the purpose of inducing an abortion shall, immediately after
19		administering the first drug or chemical for the purpose of inducing an
20		abortion, furnish the patient as part of her discharge instructions the written
21		information made available by the Department of Health and Human Services
22		pursuant to subdivision (a)(3) of G.S. 90-21.83.
23	(3)	The woman certifies shall certify, in writing, before the abortion, that the
24		information described in subdivisions (1) and (2) of this section has been
25		furnished to her and that she has been informed of her opportunity to review
26		the information referred to in sub-subdivision (2)e. of this section.section and,
27		in the case of a drug-induced abortion, shall certify, in writing, immediately
28		after the administration of the first drug or chemical, that the information
29		described in subdivision (a)(3) of G.S. 90-21.83 has been furnished to her and
30		that she has been informed of her opportunity to review the information
31		described in subdivision (a)(3) of G.S. 90-21.83. The original of this
32		certification shall be maintained in the woman's medical records, and a copy
33		shall be given to her.
34	"	
35		TON 1.(b) G.S. 90-21.83 reads as rewritten:
36	"§ 90-21.83. Prin	nted information required.



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1	(a) Within 90 days after this Article becomes effective, the The Department shall publish
2	in English and in each language that is the primary language of at least two percent (2%) of the
3	State's population and shall cause to be available on the State Web site website established under
4	G.S. 90-21.84, the following printed materials in a manner that ensures that the information is
5	comprehensible to a person of ordinary intelligence:
5	
7	(3) <u>Materials designed to inform the woman about the possibility of reversing a</u>
3	drug-induced abortion. The materials shall be printed in at least 12-point, bold,
)	legible type with the following statement concerning drug-induced abortions:
	"This information about your drug-induced abortion is provided by the State
	of North Carolina Department of Health and Human Services. It may be
	possible to discontinue a drug-induced abortion by not taking the second drug
	(Misopristol) and to reverse the process by administration of progesterone. It
	is recommended that you contact a knowledgeable health care provider
	regarding the abortion pill reversal process or call the Abortion Pill Reversal
	Hotline at 877-558-0333 as soon as possible."
	(b) The Except as otherwise provided, the materials referred to in subsection (a) of this
	section shall be printed in a typeface large enough to be clearly legible. The Web site website
	provided for in G.S. 90-21.84 shall be maintained at a minimum resolution of 70 DPI (dots per
	inch). All pictures appearing on the Web site website shall be a minimum of 200x300 pixels. All
	letters on the Web site website shall be a minimum of 12-point font. All information and pictures
	shall be accessible with an industry-standard browser requiring no additional plug-ins.
	(c) The <u>Department shall make the</u> materials required under this section shall be available
	at no cost from the Department upon request and in appropriate numbers to any physician, person,
	health facility, hospital, or qualified professional.
	(e) The Department shall cause to be available on the homepage of the State website for
	the Woman's Right to Know Act the information described in subdivision (a)(3) of this section."
	SECTION 1.(c) Within 90 days after this section becomes effective, the Department
	of Health and Human Services shall do both of the following:
	(1) Publish on the homepage of the State website for the Woman's Right to Know
	Act the information described in G.S. 90-21.83(a)(3), as amended by this act.
	(2) Make available at no cost from the Department, upon request, and in
	appropriate numbers to any physician the printed materials described in
	subdivision (a)(3) of G.S. 90-21.83, as amended by this act.
	SECTION 1.(d) This section becomes effective September 1, 2021, and applies to
	acts occurring on or after that date.
	SECTION 2.(a) G.S. 14-45 reads as rewritten:
	"§ 14-45. Using drugs or instruments to produce miscarriage or injure pregnant
	woman, woman; civil remedies; privacy protections; definitions; severability.
	(a) <u>Criminal Violation. – If any person shall administer to any pregnant woman</u> , or
	prescribe for any such woman, or advise and procure such woman to take any medicine, drug or
	anything whatsoever, with intent thereby to procure the miscarriage of such woman, or an
	abortion, or to injure or destroy such woman, or shall use any instrument or application for any
	of the above purposes, he shall be punished as a Class I felon.
	(b) The civil remedies contained in G.S. 90-21.88, the protection of privacy contained in
	G.S. 90-21.89, the definitions contained in G.S. 90-21.81(1) and (2), and the severability
	provision in G.S. 90-21.92 apply to violations of subsection (a) of this section and to conspiring,
	aiding, abetting, soliciting, or attempting to violate subsection (a) of this section.
	(c) <u>Civil remedies are not available to a person who caused the pregnancy by criminal</u>
	<u>conduct.</u>

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1	(d) The pregnant woman may not be a defendant in either a criminal or civil proceeding."
2	SECTION 2.(b) This section becomes effective September 1, 2021, and applies to
3	acts occurring on or after that date.
4	SECTION 3. If any provision of this act or its application is held invalid, the
5	invalidity does not affect other provisions or applications of this act that can be given effect
6	without the invalid provisions or application, and to this end, the provisions of this act are
7	severable.
8	SECTION 4. Except as otherwise provided, this act becomes effective September 1,
9	2021, and applies to abortions performed on or after that date.