#### As Introduced

### 136th General Assembly

# Regular Session 2025-2026

H. B. No. 347

## Representatives Odioso, Williams

Cosponsors: Representatives Mathews, A., Craig, Deeter, John

To	amend sections 2305.11 and 2307.46 and to enact	1
	section 2317.58 of the Revised Code to enact the	2
	Share the Health and Empower With Informed	3
	Notices (SHE WINS) Act regarding abortion	4
	informed consent	

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2305.11 and 2307.46 be amended	6
and section 2317.58 of the Revised Code be enacted to read as	7
follows:	8
Sec. 2305.11. (A) An action for libel, slander, malicious	9
prosecution, or false imprisonment, an action for malpractice	10
other than an action upon a medical, dental, optometric, or	11
chiropractic claim, an action for legal malpractice against an	12
attorney or a law firm or legal professional association, or an	13
action upon a statute for a penalty or forfeiture shall be	14
commenced within one year after the cause of action accrued,	15
provided that an action by an employee for the payment of unpaid	16
minimum wages, unpaid overtime compensation, or liquidated	17
damages by reason of the nonpayment of minimum wages or overtime	18
compensation shall be commenced within two years after the cause	19
of action accrued.	20

(B) A civil action for unlawful abortion pursuant to	21
section 2919.12 of the Revised Code, a civil action authorized	22
by division (H) of section 2317.56 of the Revised Code, a civil	23
action authorized by division (G) of section 2317.58 of the	24
Revised Code, a civil action pursuant to division (B) of section	25
2307.52 of the Revised Code for terminating or attempting to	26
terminate a human pregnancy after viability in violation of	27
division (A) of section 2919.17 of the Revised Code, and a civil	28
action for terminating or attempting to terminate a human	29
pregnancy of a pain-capable unborn child in violation of	30
division (E) of section 2919.201 of the Revised Code shall be	31
commenced within one year after the performance or inducement of	32
the abortion or within one year after the attempt to perform or	33
induce the abortion in violation of division (A) of section	34
2919.17 of the Revised Code or division (E) of section 2919.201	35
of the Revised Code.	36
(C) A civil action authorized by division (G) of section	37
2317.58 of the Revised Code shall be commenced within one year	38
after the performance or inducement of the abortion or within	39
one year after the reasonable discovery by the harmed party of	40
the harm incurred as a result of the breach of duties obligated	41
by that division, whichever is later.	42
by that division, whichever is facer.	12
(D) As used in this section, "medical claim," "dental	43
claim," "optometric claim," and "chiropractic claim" have the	44
same meanings as in section 2305.113 of the Revised Code.	45
Sec. 2307.46. (A) In any civil action based on or related	46
to any injury, death, or loss to person or property suffered as	47
a result of the performance or inducement of an abortion or	48
suffered as a result of an attempt to perform or induce an	49
abortion, the woman upon whom the abortion was allegedly	50

performed, induced, or attempted, at the time of the filing of	51
the complaint in the civil action, may file a motion with the	52
court requesting that her identity only be revealed to the	53
defendant and to the court and that in all other respects the	54
civil action be conducted in a manner that maintains her	55
confidentiality. The motion shall set forth the reasons for the	56
requested confidentiality. Prior to service of the complaint,	57
the court shall conduct an ex parte hearing in a timely manner	58
to determine whether sufficient cause exists to require that the	59
confidentiality of the movant be maintained in the civil action.	60
The decision of the court on the motion is final and is not	61
subject to appealAn order denying such a motion shall be a basis	62
for immediate interlocutory appeal.	63
(B) The supreme court shall prescribe rules to implement	64
division (A) of this section.	65
division (A) of this section.	03
Sec. 2317.58. (A) As used in this section:	66
(1) "Abortion-inducing drug" has the same meaning as in_	67
section 2919.124 of the Revised Code and includes any drug	68
prescribed or dispensed for off-label use to terminate a	69
pregnancy that is prescribed without a diagnosed pregnancy for	70
the purpose of terminating a pregnancy on a future date.	71
"Abortion-inducing drug" does not include any drug that	72
may be known to have the effect of terminating a pregnancy, but	73
that is prescribed for the purpose of treating a medical	74
condition and not for terminating a pregnancy, so long as the	75
medical indication is clearly specified on the prescription.	76
(2) "Complication" means any adverse physical or	77
psychological condition arising from the performance or	78
inducement of an abortion the state medical board may specify in	79
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rules adopted under this section, including the following:	80
uterine perforation; cervical perforation; infection; bleeding;	81
hemorrhage; blood clots; failure to actually terminate the	82
pregnancy; incomplete abortion (retained tissue); pelvic	83
inflammatory disease; endometritis; missed ectopic pregnancy;	84
cardiac arrest; respiratory arrest; renal failure; metabolic	85
disorder; shock; embolism; coma; placenta previa in subsequent	86
pregnancies; preterm birth in subsequent pregnancies; free fluid	87
in the abdomen; adverse reactions to anesthesia and other drugs;	88
any psychological or emotional complications, such as	89
depression, anxiety, suicidal ideation, post-traumatic stress	90
disorder, and sleeping disorders; and any other adverse event as	91
defined under 21 C.F.R. 251.2.	92
(3) "Elective abortion" means the use of an instrument,	93
medicine, drug, or other substance or device with intent to	94
terminate the pregnancy of a woman known or believed to be	95
pregnant for purposes other than a medical emergency.	96
"Elective abortion" does not include any medical procedure	97
used to address or resolve a miscarriage, ectopic pregnancy, or	98
medical emergency.	99
(4) "Fertilization" has the same meaning as in section	100
2919.16 of the Revised Code.	101
(5) "Interested party" means all of the following:	102
(a) A woman on whom an elective abortion was performed or	103
<pre>induced;</pre>	104
(b) Except as provided in division (A)(5)(d) of this	105
section, in the case of the woman's death, any of the following	106
<pre>individuals:</pre>	107
(i) The deceased woman's estate;	108

(ii) The deceased woman's spouse or, if she was unmarried,	109
the biological father of the unborn child if the biological	110
father's relationship has been proven by a preponderance of	111
<pre>evidence;</pre>	112
(iii) The deceased woman's parent, custodian, or legal	113
guardian.	114
(c) If the woman has been determined to be an	115
incapacitated person, as defined in section 2305.41 of the	116
Revised Code, by a court of competent jurisdiction, her court-	117
appointed guardian;	118
(d) No individual described in division (A)(5)(b) of this	119
section shall be considered an interested party under this	120
section if the individual has been convicted of or pleaded	121
guilty to a violation of section 2903.01, 2903.02, 2903.03,	122
2903.04, 2903.041, 2903.05, 2903.06, 2903.08, 2903.11, 2903.12,	123
2903.13, 2903.14, 2903.18, 2903.21, 2903.211, 2903.216, 2903.22,	124
2905.01, 2905.02, 2905.03, 2905.11, 2905.12, 2905.32, 2917.21,	125
2919.22, 2919.25, 2925.02, a violation of any section in Chapter	126
2907. of the Revised Code, or a violation of an existing or	127
former municipal ordinance or law of this or any other state or	128
the United States that is substantially similar to any of those	129
sections, and the victim of the violation was the deceased	130
woman.	131
(6) "Medical emergency" means a condition which, based on	132
	133
the physician's reasonable medical judgment, so complicates a	
pregnant woman's medical condition as to necessitate the	134
immediate separation of the mother and her unborn child to	135
prevent the death of the pregnant woman or a serious risk of the	136
substantial and irreversible impairment of a major bodily	137
function of the pregnant woman.	138

(7) "Physician" has the same meaning as in section	139
2305.113 of the Revised Code.	140
(8) "Unborn child" has the same meaning as in section	141
2919.16 of the Revised Code.	142
40) #5	1.40
(9) "Pregnant" has the same meaning as in section 2919.16	143
of the Revised Code.	144
(10) "Reasonable medical judgment" means a medical	145
judgment that would be made by a reasonably prudent physician	146
who is knowledgeable about the pregnant woman's case and the	147
treatment possibilities for her medical condition.	148
(11) "Serious risk of the substantial and irreversible	149
impairment of a major bodily function" has the same meaning as	150
in section 2919.16 of the Revised Code.	151
(B) Notwithstanding any other provision of the Revised	152
Code, and except when there is a medical emergency, an elective	153
abortion shall be performed or induced only if all of the	154
following conditions are satisfied:	155
(1) At least twenty-four hours prior to the performance or	156
inducement of the abortion, a physician meets with the pregnant	157
woman, in person, by telephone, or by virtual meeting, in a	158
manner that protects the pregnant woman's privacy and the	159
confidentiality of her decision, ensures the provided	160
information focuses on her individual circumstances and her	161
ability to understand the provided information, gives her an	162
adequate opportunity to ask questions about the abortion that	163
will be performed or induced, and provides her with complete,	164
accurate, and satisfactory answers to her questions.	165
Furthermore, at this meeting, the physician shall inform the	166
pregnant woman and document of all of the following:	167

(a) The name of the physician who is scheduled to perform	168
or induce the abortion;	169
(b) Medically accurate information that a reasonable	170
patient would consider material to the decision of whether to	171
undergo the elective abortion, including the following:	172
(i) The nature and purpose of the particular abortion	173
<pre>procedure to be used;</pre>	174
(ii) The immediate and long-term medical risks associated	175
with that procedure, including all possible complications.	176
(c) The medical risks associated with the pregnant woman	177
<pre>carrying the pregnancy to term;</pre>	178
(d) Alternatives to abortion, including adoption and	179
<pre>parenting;</pre>	180
(e) For a pregnant woman who is Rh negative, the need for	181
anti-Rh immune globulin therapy, the likely consequences of	182
refusing the therapy, and the cost of the therapy.	183
(2) At least twenty-four hours prior to the performance or	184
inducement of the abortion, the physician who is to perform or	185
induce the abortion or the physician's qualified agent does each	186
of the following verbally, in person, by telephone, or by	187
virtual meeting, and in writing, by certified mail, return	188
receipt requested, by regular mail evidenced by a certificate of	189
mailing, or by electronic mail to the pregnant woman's correct	190
electronic mail address, and in a manner the pregnant woman	191
understands, based on her ability to understand according to her	192
<pre>own individual circumstances:</pre>	193
(a) Inform the pregnant woman of any medical assistance	194
benefits that may be available for prenatal care, childbirth,	195

and neonatal care;	196
(b) Except in the case that the pregnancy is the result of	197
rape or incest, inform the pregnant woman that the unborn	198
child's father has a child support obligation, even if the	199
father has offered to pay for the elective abortion;	200
(c) Inform the pregnant woman that she is free to withhold	201
or withdraw her consent to the abortion at any time without	202
affecting her right to future care or treatment or the status of	203
any state or federally funded benefits to which she is or may be	204
<pre>entitled;</pre>	205
(d) For an abortion being performed or induced by	206
abortion-inducing drugs, inform the pregnant woman that it may	207
be possible to reverse the effects of the abortion-inducing drug	208
if she changes her mind, but that time is of the essence.	209
(3) Prior to the performance or inducement of the	210
abortion, the pregnant woman signs a form providing her informed	211
consent to the abortion and certifies all of the following on	212
<pre>that form:</pre>	213
(a) She has received the information described in	214
divisions (B)(1) and (2) of this section, and her questions	215
about the abortion that will be performed or induced have been	216
answered in a complete, accurate, and satisfactory manner and in	217
a manner that she understands.	218
(b) She consents to the particular abortion voluntarily,	219
knowingly, intelligently, and without coercion by any person,	220
and she is not under the influence of any drug of abuse or	221
alcohol.	222
(4) Prior to the performance or inducement of the	223
abortion, the physician who is performing or inducing the	224

abortion or the physician's agent must receive a copy of the	225
pregnant woman's signed form on which she has knowingly and	226
voluntarily provided her informed consent to the abortion and	227
that includes the certification required by division (B)(3) of	228
this section.	229
(C) If a medical emergency compels the performance or	230
inducement of an abortion, the physician who will perform or	231
induce the abortion, prior to its performance or inducement if	232
possible, shall inform the pregnant woman of the medical	233
indications supporting the physician's judgment that an	234
immediate abortion is necessary. Any physician who performs or	235
induces an abortion without the prior satisfaction of the	236
conditions specified in division (B) of this section because of	237
a medical emergency shall enter the reasons for the conclusion	238
that a medical emergency exists in the medical record of the	239
pregnant woman.	240
(D) If the conditions specified in division (B) of this	241
section are satisfied, consent to an abortion shall be presumed	242
to be valid and effective.	243
(E) The performance or inducement of an abortion without	244
the prior satisfaction of the conditions specified in division	245
(B) of this section does not constitute, and shall not be	246
construed as constituting, a violation of division (A) of	247
section 2919.12 of the Revised Code. The failure of a physician	248
to satisfy the conditions of division (B) of this section prior	249
to performing or inducing an abortion upon a pregnant woman may	250
be the basis of both of the following:	251
(1) A civil action for compensatory and exemplary damages	252
as described in division (G) of this section;	253

(2) Disciplinary action under section 4731.22 of the	254
Revised Code.	255
(F) No payment shall be required for any service provided	256
in relation to an elective abortion until the informed consent	257
requirements are met in accordance with this section.	258
(G)(1) Subject to divisions (G)(3) and (4) of this	259
section, any physician who performs or induces an abortion with	260
actual knowledge that the conditions specified in division (B)	261
of this section have not been satisfied or with a heedless	262
indifference as to whether those conditions have been satisfied	263
or who causes any person to sustain injury, death, or loss to	264
person or property as a result of negligent, reckless, or	265
intentional conduct is liable in statutory, compensatory, and	266
exemplary damages, court costs, and attorney's fees in a civil	267
action to any interested party.	268
(2)(a) In the event the claimant prevails in an action_	269
brought under this section, the court shall award the following:	270
(i) Statutory damages in the amount of at least one	271
hundred thousand dollars for each claim brought by the	272
<pre>interested party in which the interested party prevailed;</pre>	273
(ii) Compensatory damages authorized under section 2315.18	274
of the Revised Code;	275
(iii) Punitive or exemplary damages authorized under	276
section 2315.21 of the Revised Code;	277
(iv) Court costs and attorney's fees.	278
(b) The court additionally may enter any injunctive or	279
other equitable relief that it considers appropriate.	280
(c) Notwithstanding any other provision of law to the	281

contrary, no court shall award costs or attorney's fees to a	282
defendant in an action brought under this section.	283
(3) The following shall be affirmative defenses in a civil	284
action authorized under this section:	285
(a) The physician performed or induced the abortion under	286
the circumstances described in division (C) of this section.	287
(b) The physician made an objectively reasonable and good	288
faith effort to satisfy the conditions specified in division (B)	289
of this section.	290
(c) For an action brought in relation to a drug-induced	291
abortion in which informed consent requirements were not met,	292
the defendant reasonably believed, after conducting a reasonable	293
investigation, that the drug was intended for lawful, on-label	294
use rather than for the purpose of inducing an abortion.	295
(4) The following are not affirmative defenses in a civil	296
action authorized under this section:	297
(a) Ignorance or mistake of the law;	298
(b) A defendant's belief that the requirements under this	299
section are or were unconstitutional;	300
(c) A defendant's reliance on any state or federal court	301
decision that is not binding on the court in which the action	302
has been brought;	303
	204
(d) Non-mutual issue preclusion or non-mutual claim	304
<pre>preclusion;</pre>	305
(e) If the informed consent requirements have not been	306
met, the voluntary consent of the unborn child's mother to the	307
elective abortion;	308

(f) Any claim that the enforcement of this chapter or the	309
imposition of civil liability against the defendant violates a	310
third party's constitutional rights.	311
(5) Nothing in this section shall preclude an interested	312
<pre>party from either of the following:</pre>	313
(a) Bringing any additional civil action or claim arising	314
out of the circumstances that are the basis for an action under	315
<pre>this section;</pre>	316
(b) Being awarded statutory damages pursuant to additional	317
<pre>civil actions or claims.</pre>	318
(6) Nothing in this section shall be construed to impose	319
liability on any speech or conduct protected by the first	320
amendment to the United States Constitution, as made applicable	321
to the states through interpretation of the Fourteenth Amendment	322
to the United States Constitution by the supreme court of the	323
United States, or by the Ohio Constitution.	324
(7) A pregnant woman on whom an elective abortion is	325
performed or induced or attempted to be performed or induced is	326
<pre>not liable under this section.</pre>	327
(H) Any provision of this section held to be invalid or	328
unenforceable by its terms, or as applied to any person or	329
circumstance held invalid or unenforceable by its terms, shall	330
be construed so as to give it the maximum effect permitted by	331
law. If such holding wholly invalidates or renders the provision	332
unenforceable, the provision is severable and does not affect	333
the remainder of the provisions of this section or how the	334
remainder of the provisions in this section apply to any other	335
person not similarly situated or to other, dissimilar	336
circumstances.	337

(I) To the extent that the provisions in section 2317.56	338
of the Revised Code conflict with this section, the provisions	339
of this section supersede the provisions under section 2317.56	340
of the Revised Code.	341
(J) The state medical board may adopt rules in accordance	342
with Chapter 119. of the Revised Code to specify any adverse	343
physical or psychological condition arising from the performance	344
or inducement of an abortion for the purpose of the definition	345
of complications as set forth in division (A)(2) of this	346
<pre>section.</pre>	347
Section 2. That existing sections 2305.11 and 2307.46 of	348
the Revised Code are hereby repealed.	349
Section 3. This act shall be known as the Share the Health	350
and Empower With Informed Notices (SHE WINS) Act.	351