As Introduced

132nd General Assembly

Regular Session

2017-2018

Representatives LaTourette, Merrin

Cosponsors: Representatives Thompson, Becker, Antani, Butler, Koehler, McColley, Riedel, Wiggam, Keller, Brinkman, Faber, Goodman, Hambley, Retherford, Henne, Hood, Blessing, Schaffer

A BILL

То	amend section 3701.79 and to enact sections	1
	2919.10 and 2919.101 of the Revised Code to	2
	prohibit a person from performing, inducing, or	3
	attempting to perform or induce an abortion on a	4
	pregnant woman who is seeking the abortion	5
	because an unborn child has or may have Down	6
	Syndrome.	7

H. B. No. 214

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

Section 1. That section 3701.79 be amended and sections	8
2919.10 and 2919.101 of the Revised Code be enacted to read as	9
follows:	10
Sec. 2919.10. (A) As used in this section:	11
(1) "Down syndrome" means a chromosome disorder associated	12
either with an extra chromosome twenty-one, in whole or in part,	13
or an effective trisomy for chromosome twenty-one.	14
(2) "Physician," "pregnant," and "unborn child" have the	15
same meanings as in section 2919.16 of the Revised Code.	16

(B) No person shall purposely perform or induce or attempt	17
to perform or induce an abortion on a pregnant woman if the	18
person has knowledge that the pregnant woman is seeking the	19
abortion, in whole or in part, because of any of the following:	20
(1) A test result indicating Down syndrome in an unborn	21
<u>child;</u>	22
<u>(2) A prenatal diagnosis of Down syndrome in an unborn</u>	23
<u>child;</u>	24
(3) Any other reason to believe that an unborn child has	25
<u>Down syndrome.</u>	26
(C) Whoever violates division (B) of this section is	27
guilty of performing or attempting to perform an abortion that	28
was being sought because of Down syndrome, a felony of the	29
fourth degree.	30
(D) The state medical board shall revoke a physician's	31
license to practice medicine in this state if the physician	32
violates division (B) of this section.	33
(E) Any physician who violates division (B) of this	34
section is liable in a civil action for compensatory and	35
exemplary damages and reasonable attorney's fees to any person,	36
or the representative of the estate of any person, who sustains	37
injury, death, or loss to person or property as the result of	38
the performance or inducement or the attempted performance or	39
inducement of the abortion. In any action under this division,	40
the court also may award any injunctive or other equitable	41
relief that the court considers appropriate.	42
(F) A pregnant woman on whom an abortion is performed or	43
induced or attempted to be performed or induced in violation of	44
division (B) of this section is not guilty of violating division	45

(B) of this section or of attempting to commit, conspiring to	46
commit, or complicity in committing a violation of division (B)	47
of this section.	48
(C) If any provision of this soction is hold involid or	49
(G) If any provision of this section is held invalid, or	-
if the application of any provision of this section to any	50
person or circumstance is held invalid, the invalidity of that	51
provision does not affect any other provisions or applications	52
of this section and sections 2919.11 to 2919.193 of the Revised	53
Code that can be given effect without the invalid provision or	54
application, and to this end the provisions of this section and	55
sections 2919.11 to 2919.193 of the Revised Code are severable	56
as provided in section 1.50 of the Revised Code. In particular,	57
it is the intent of the general assembly that any invalidity or	58
potential invalidity of a provision of this section is not to	59
impair the immediate and continuing enforceability of any other	60
provisions of this section and sections 2919.11 to 2919.193 of	61
the Revised Code. It is furthermore the intent of the general	62
assembly that the provisions of this section are not to have the	63
effect of repealing or limiting any other laws of this state.	64
(H) The general assembly may, by joint resolution, appoint	65
one or more of its members who sponsored or cosponsoredB	66
of the 132nd general assembly to intervene as a matter of right	67
in any case in which the constitutionality of this section is	68
challenged.	69
Sec. 2919.101. (A) In the abortion report required under	70
section 3701.79 of the Revised Code, the attending physician	71
shall indicate that the attending physician does not have	72
knowledge that the pregnant woman was seeking the abortion , in	73
whole or in part, because of any of the following:	74
(1) A test result indicating Down syndrome in an unborn	75

<u>child;</u> 76 (2) A prenatal diagnosis of Down syndrome in an unborn 77 child; 78 (3) Any other reason to believe that an unborn child has 79 Down syndrome. 80 (B) Within ninety days of the effective date of this 81 section, the department of health shall adopt rules pursuant to 82 section 111.15 of the Revised Code to assist in compliance with 83 this section. 84 Sec. 3701.79. (A) As used in this section: 85 (1) "Abortion" has the same meaning as in section 2919.11 86 of the Revised Code. 87 (2) "Abortion report" means a form completed pursuant to 88 division (C) of this section. 89 (3) "Ambulatory surgical facility" has the same meaning as 90 in section 3702.30 of the Revised Code. 91 (4) "Department" means the department of health. 92 (5) "Hospital" means any building, structure, institution, 93 or place devoted primarily to the maintenance and operation of 94 facilities for the diagnosis, treatment, and medical or surgical 95 care for three or more unrelated individuals suffering from 96 illness, disease, injury, or deformity, and regularly making 97 available at least clinical laboratory services, diagnostic x-98 ray services, treatment facilities for surgery or obstetrical 99 care, or other definitive medical treatment. "Hospital" does not 100 include a "home" as defined in section 3721.01 of the Revised 101 Code. 102 (6) "Physician's office" means an office or portion of an
office that is used to provide medical or surgical services to
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the physician's patients. "Physician's office" does not mean an
ambulatory surgical facility, a hospital, or a hospital
emergency department.

(7) "Postabortion care" means care given after the uterus has been evacuated by abortion.

(B) The department shall be responsible for collecting and
collating abortion data reported to the department as required
by this section.

(C) The attending physician shall complete an individual 113 abortion report for each abortion the physician performs upon a 114 woman. The report shall be confidential and shall not contain 115 the woman's name. The report shall include, but is not limited 116 to, all of the following, insofar as the patient makes the data 117 available that is not within the physician's knowledge: 118

(1) Patient number;

(2) The name and address of the facility in which the
abortion was performed, and whether the facility is a hospital,
ambulatory surgical facility, physician's office, or other
facility;

(3) The date of the abortion;

(4) All of the following regarding the woman on whom the125abortion was performed:126

(a) Zip code of residence; 127

(b) Age; 128

(c) Race;

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(d) Marital status;	130
(e) Number of previous pregnancies;	131
(f) Years of education;	132
(g) Number of living children;	133
(h) Number of previously induced abortions	; 134
(i) Date of last induced abortion;	135
(j) Date of last live birth;	136
(k) Method of contraception at the time of	conception; 137
(l) Date of the first day of the last mens	trual period; 138
(m) Medical condition at the time of the a	bortion; 139
(n) Rh-type;	140
(o) The number of weeks of gestation at th	e time of the 141
abortion.	142
(5) The type of abortion procedure perform	ed; 143
(6) Complications by type;	144
(7) Written acknowledgment by the attending	g physician that 145
the pregnant woman is not seeking the abortion,	in whole or in 146
part, because of any of the following:	147
(c) a test we wilt indication Down souther	in an unbaun 140
(a) A test result indicating Down syndrome	
<u>child;</u>	149
(b) A prenatal diagnosis of Down syndrome	<u>in an unborn</u> 150
child;	151
(c) Any other reason to believe that an un	born child has152
Down syndrome.	

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(8) (9) Type of family planning recommended;	100
(9) (10) Type of additional counseling given;	156
(10) (11) Signature of attending physician.	157
(D) The physician who completed the abortion report under	158
division (C) of this section shall submit the abortion report to	159
the department within fifteen days after the woman is	160
discharged.	161
(E) The appropriate vital records report or certificate	162
shall be made out after the twentieth week of gestation.	163
(F) A copy of the abortion report shall be made part of	164
the medical record of the patient of the facility in which the	165
abortion was performed.	166
(G) Each hospital shall file monthly and annual reports	167
listing the total number of women who have undergone a post-	168
twelve-week-gestation abortion and received postabortion care.	169
The annual report shall be filed following the conclusion of the	170
state's fiscal year. Each report shall be filed within thirty	171
days after the end of the applicable reporting period.	172
(H) Each case in which a physician treats a post abortion	173
complication shall be reported on a postabortion complication	174
form. The report shall be made upon a form prescribed by the	175
department, shall be signed by the attending physician, and	176
shall be confidential.	177
(I)(1) Not later than the first day of October of each	178
year, the department shall issue an annual report of the	179
abortion data reported to the department for the previous	180
calendar year as required by this section. The annual report	181

shall include at least the following information:	182
(a) The total number of induced abortions;	183
(b) The number of abortions performed on Ohio and out-of-	184
state residents;	185
(c) The number of abortions performed, sorted by each of	186
the following:	187
(i) The age of the woman on whom the abortion was	188
performed, using the following categories: under fifteen years	189
of age, fifteen to nineteen years of age, twenty to twenty-four	190
years of age, twenty-five to twenty-nine years of age, thirty to	191
thirty-four years of age, thirty-five to thirty-nine years of	192
age, forty to forty-four years of age, forty-five years of age	193
or older;	194
(ii) The race and Hispanic ethnicity of the woman on whom	195
the abortion was performed;	196
(iii) The education level of the woman on whom the	197
abortion was performed, using the following categories or their	198
equivalents: less than ninth grade, ninth through twelfth grade,	199
one or more years of college;	200
(iv) The marital status of the woman on whom the abortion	201
was performed;	202
(v) The number of living children of the woman on whom the	203
abortion was performed, using the following categories: none,	204
one, or two or more;	205
(vi) The number of weeks of gestation of the woman at the	206
time the abortion was performed, using the following categories:	207
less than nine weeks, nine to twelve weeks, thirteen to nineteen	208
weeks, or twenty weeks or more;	209

(vii) The county in which the abortion was performed;	210
(viii) The type of abortion procedure performed;	211
(ix) The number of abortions previously performed on the	212
woman on whom the abortion was performed;	213
(x) The type of facility in which the abortion was	214
performed;	215
(xi) For Ohio residents, the county of residence of the	216
woman on whom the abortion was performed.	217
(2) The report also shall indicate the number and type of	218
the abortion complications reported to the department either on	219
the abortion report required under division (C) of this section	220
or the postabortion complication report required under division	221
(H) of this section.	222
(3) In addition to the annual report required under	223
division (I)(1) of this section, the department shall make	224
available, on request, the number of abortions performed by zip	225
code of residence.	226
(J) The director of health shall implement this section	227
and shall apply to the court of common pleas for temporary or	228
permanent injunctions restraining a violation or threatened	229
violation of its requirements. This action is an additional	230
remedy not dependent on the adequacy of the remedy at law.	231
Section 2. That existing section 3701.79 of the Revised	232
Code is hereby repealed.	233