01/04/23 03:58 pm HOUSE RESEARCH EK/MV H0001A5

1.1 moves to amend H.F. No. 1 as follows:

Page 2, after line 4, insert:

"Sec. 2. [145.418] PROTECTION OF UNBORN CHILD DURING THE THIRD

TRIMESTER.

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- 1.5 <u>Subdivision 1.</u> **Definitions.** (a) The terms defined in this subdivision apply to this section and to sections 145.4181 and 145.4182.
- (b) "Abortion" has the meaning given in section 145.411, subdivision 5.
 - (c) "Medical emergency" means a condition that, in reasonable medical judgment, so complicates the medical condition of the pregnant woman as to necessitate the immediate abortion of her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible physical impairment of a major bodily function, not including psychological or emotional conditions. A condition is not a medical emergency if it is based on a claim, diagnosis, or determination that the woman may engage in conduct which she intends to result in her death or in the substantial and irreversible physical impairment of a major bodily function.
 - (d) "Third trimester" means the stage of pregnancy that begins at the end of the 26th week from the beginning of the pregnant woman's last menstrual period.
- Subd. 2. Legal protection of unborn child during the third trimester. Notwithstanding section 145.409 and except as provided in subdivision 3, a person who knowingly or intentionally causes an abortion in the third trimester of pregnancy that results in the death of the unborn child commits unlawful abortion and is guilty of a felony punishable by a fine of not more than \$20,000, imprisonment for not more than two years, or both.

Sec. 2.

Subd. 3.	Exceptions. (a) Medical treatment provided to a pregnant woman that results
in the accid	ental death of, or unintentional injury to, the unborn child is not a violation of
subdivision	2.
(b) Subo	division 2 does not apply to an abortion performed:
(1) if the	e pregnancy is the result of conduct that would constitute a violation of section
609.342, 60	9.343, 609.344, 609.345, or 609.3451, provided documentation is presented to
the attendin	g physician that the conduct was reported to law enforcement within the first
15 weeks or	f pregnancy; or
(2) if the	e pregnancy is the result of conduct that would constitute a violation of section
609.365, pr	ovided documentation is presented to the attending physician that the conduct
was reporte	ed to law enforcement within the first 15 weeks of pregnancy.
Subd. 4.	Affirmative defense. (a) It is an affirmative defense to a violation of this section
if a person	proves, by a preponderance of the evidence, each of the following:
(1) the p	physician performing the abortion determined, based on reasonable medical
udgment, t	hat the abortion was necessary to prevent the death of the pregnant woman. This
lause does	not apply to a claim or diagnosis that the pregnant woman will engage in conduct
hat would	result in her death;
(2) the p	physician performing the abortion, based on reasonable medical judgment,
performed t	he abortion in the manner that provided the best opportunity for the unborn child
o survive,	unless the physician determined that performing the abortion in that manner
oses a grea	ater risk of death of the pregnant woman or of substantial and irreversible
mpairment	of a major bodily function of the pregnant woman; and
(3) the p	physician performing the abortion arranged for the attendance, in the same room
in which the	e abortion was to be performed, of another physician who was to take control
of, provide	immediate medical care for, and take all steps reasonably necessary to preserve
the life and	health of, the unborn child immediately upon the child's expulsion or extraction
from the pro	egnant woman.
(b) A ph	nysician who complies with paragraph (a), clauses (1) and (2), may assert an
affirmative	defense without complying with paragraph (a), clause (3), if a medical emergency
prevents co	mpliance with paragraph (a), clause (3).
Subd. 5.	Consent. If a physician did not obtain the consent of a parent or guardian of a
nregnant mi	nor before performing an abortion because of a medical emergency, the physician

Sec. 2. 2

	01/04/23 03:58 pm	HOUSE RESEARCH	EK/MV	H0001A5
3.1	must notify the pregnant mind	or's parent or guardian within 24 ho	ours after the ab	ortion and
3.2	must so certify in the pregnan	nt minor's medical record.		
3.3	Subd. 6. Pregnant woma	n. A pregnant woman who sought o	or obtained an u	ınlawful
3.4	abortion shall not be subject t	to criminal penalties or civil liabilit	y for that act un	nder this
3.5	section, section 145.4181, sec	etion 145.4182, or any law of this s	tate.	
3.6	Subd. 7. Other law. A per	rson who causes an unlawful aborti	ion in violation	of this
3.7	section shall not also be prose	ecuted for violating any other law f	or the same con	iduct.
3.8	Subd. 8. Born alive child	. Any unborn child who is born aliv	ve shall be treat	ed as a
3.9	person under the law, and a b	irth certificate shall be issued certif	fying the child's	birth. If
3.10	the child later dies, a death ce	ertificate shall be issued.		
3.11	Subd. 9. Not a defense. Ir	n any proceeding to revoke or suspe	end a physician'	's license
3.12	under chapter 147, it is not a	defense that the physician was not	prosecuted for v	violating
3.13	this section, or that the physic	cian was acquitted for violating this	s section.	
3.14	Sec. 3.[145.4181] CIVIL A	ACTION FOR EQUITABLE REI	LIEF AND DA	MAGES.
3.15	(a) Notwithstanding section	on 145.409 and except as provided	in paragraph (b), the
3.16	following individuals may bri	ing an action against a person who	violated section	<u>145.418:</u>
3.17	(1) the attorney general;			
3.18	(2) a prosecuting attorney	exercising jurisdiction in the count	ty where the un	<u>lawful</u>
3.19	abortion was provided;			
3.20	(3) the father of the unbor	n child;		
3.21	(4) the maternal and pater	nal grandparents of the unborn chil	d; and	
3.22	(5) a parent or guardian of	f a pregnant minor.		
3.23	(b) A person who impregn	nated the pregnant woman on whom	ı an unlawful ab	ortion was
3.24	performed may not bring an a	action under this section if the pregr	nancy was the re	esult of the
3.25	person's criminal act.			
3.26	(c) If a party who brings a	n action under this section prevails	s, the party is en	titled to:
3.27	(1) injunctive relief to rem	nedy an unlawful abortion activity;		
3.28	(2) compensatory damage	es, including damages for loss of rel	lationship, custo	ody, and

companionship of the child, and emotional distress from an unlawful abortion activity;

Sec. 3. 3

(3) punitive damages; and

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01/04/23 03:58 pm	HOUSE RESEARCH	EK/MV	H0001A5
V1/VT/43 V3.30 VIII	HOUSE RESEARCH	L/IN/IVI V	11000173

4.1	(4) court costs and reasonable attorney fees.
4.2	(d) A woman who obtained an unlawful abortion shall not be named as a defendant in
4.3	an action brought under this section.
4.4	Sec. 4. [145.4182] CIVIL ACTION FOR WRONGFUL DEATH OF AN UNBORN
4.5	CHILD.
4.6	(a) Notwithstanding section 145.409, a woman who obtained an unlawful abortion may
4.7	bring an action for the wrongful death of her unborn child against the person who engaged
4.8	in unlawful abortion activity, if the unlawful abortion activity was a proximate cause of the
4.9	death of her unborn child.
4.10	(b) Notwithstanding section 145.409 and except as provided in paragraph (e), the
4.11	following individuals may bring an action for the wrongful death of the unborn child against
4.12	the person who engaged in unlawful abortion activity, if the unlawful abortion activity was
4.13	the proximate cause of the unborn child's death:
4.14	(1) the father of the unborn child, if the woman described in paragraph (a) or her estate
4.15	does not bring an action within one year after the unlawful abortion;
4.16	(2) a parent or guardian of a pregnant minor who obtained an unlawful abortion, if the
4.17	pregnant minor obtained an unlawful abortion and the pregnant minor or her estate does
4.18	not bring an action within one year after the unlawful abortion; and
4.19	(3) the estate of the pregnant woman.
4.20	(c) An action for wrongful death of an unborn child is subject to the same defenses and
4.21	requirements of proof, except any requirement of a live birth, as would apply to an action
4.22	for wrongful death of a child who had been born alive.
4.23	(d) In an action for the wrongful death of an unborn child, the person who brings the
4.24	action may recover:
4.25	(1) compensatory damages if the person suffered injury or harm from the person's
4.26	unlawful abortion activity, including, but not limited to, loss of relationship, custody, and
4.27	companionship of the child, and emotional distress;
4.28	(2) punitive damages; and
4.29	(3) court costs and reasonable attorney fees.

Sec. 4. 4

01/04/23 03:58 pm	HOUSE RESEARCH	EK/MV	H0001A5

(e) A person who impregnated the pregnant woman on whom an unlawful abortion is
performed may not bring an action under this section if the pregnancy was the result of the
person's criminal act."

- Renumber the sections in sequence and correct the internal references
- 5.5 Amend the title accordingly

Sec. 4. 5