As Reported by the House Community and Family Advancement Committee

131st General Assembly

Regular Session

H. B. No. 135

2015-2016

Representatives Hall, LaTourette Cosponsors: Representatives Ruhl, Hagan, Retherford, Thompson, Becker, Vitale, Grossman, Koehler, Hambley, Hood, Amstutz, Blessing, Schaffer, Johnson, T., Buchy, Henne, Young, Hayes

A BILL

То	enact sections 2919.20 and 2919.201 of the	1
	Revised Code to prohibit a person from	2
	performing, inducing, or attempting to perform	3
	or induce an abortion on a pregnant woman who is	4
	seeking the abortion because of a test result	5
	indicating Down Syndrome in an unborn child or a	6
	prenatal diagnosis of Down Syndrome in an unborn	7
	child.	8

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

Section 1. That sections 2919.20 and 2919.201 of the	9
Revised Code be enacted to read as follows:	10
Sec. 2919.20. (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

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

if the application of any provision of this section to any	46
person or circumstance is held invalid, the invalidity of that	47
provision does not affect any other provisions or applications	48
of this section and sections 2919.11 to 2919.193 of the Revised	49
Code that can be given effect without the invalid provision or	50
application, and to this end the provisions of this section and	51
sections 2919.11 to 2919.193 of the Revised Code are severable	52
as provided in section 1.50 of the Revised Code. In particular,	53
it is the intent of the general assembly that any invalidity or	54
potential invalidity of a provision of this section is not to	55
impair the immediate and continuing enforceability of any other	56
provisions of this section and sections 2919.11 to 2919.193 of	57
the Revised Code. It is furthermore the intent of the general	58
assembly that the provisions of this section are not to have the	59
effect of repealing or limiting any other laws of this state.	60
(H) The general assembly may, by joint resolution, appoint	61
one or more of its members who sponsored or cosponsoredB	62
of the 131st general assembly to intervene as a matter of right	63
in any case in which the constitutionality of this section is	64
challenged.	65
Sec. 2919.201. (A) In the abortion report required under	66
section 3701.79 of the Revised Code, the attending physician	67
shall indicate that the attending physician does not have	68
knowledge that the pregnant woman was seeking the abortion	69

unborn child.

(B) Within ninety days of the effective date of this73section, the department of health shall adopt rules pursuant to74section 111.15 of the Revised Code to assist in compliance with75

solely because of a test result indicating Down syndrome in an_

unborn child or a prenatal diagnosis of Down syndrome in an

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this section.

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