- 1 SB201
- 2 126720-1
- 3 By Senators Reed and Allen
- 4 RFD: Health
- 5 First Read: 10-MAR-11

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8	SYNOPSIS: This bill would be known as the Abortion
9	Coverage Prohibition Act.
10	This bill would prohibit health insurance
11	coverage of elective abortions unless the insured
12	has paid additional monies for a rider.
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14	A BILL
15	TO BE ENTITLED
16	AN ACT
17	
18	Relating to abortion; to prohibit health insurance
19	coverage of elective abortions in Alabama with exceptions.
20	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
21	Section 1. This act shall be known as the "Abortion
22	Coverage Prohibition Act."
23	Section 2. (a) The Legislature of Alabama finds all
24	of the following:
25	(1) According to the Alan Guttmacher Institute, 87
26	percent of typical employer-based insurance policies issued in
27	2002 covered medically necessary or appropriate abortions.

Thus, the vast majority of private health insurance plans,

often unbeknownst to employers and consumers, covered elective

abortions.

- (2) Private insurance contracts, plans, and policies often offer optional abortion coverage through the purchase of a separate rider.
- (b) It is the intent of the Legislature that private health insurance contracts, plans, and policies offered in Alabama shall only offer abortion coverage through the purchase, by an individual policyholder, of a separate rider and through the payment of an additional premium for such coverage.
  - Section 3. (a) For purposes of this section, an "elective abortion" means an abortion for any reason other than a spontaneous abortion or to prevent the death of the female upon whom the abortion is performed.
  - (b) No health insurance contract, plan, or policy delivered or issued for delivery in Alabama shall provide coverage for elective abortions except by an optional rider for which there must be paid an additional premium.
  - (c) This section shall be applicable to all contracts, plans, or policies subject to the laws of Alabama regarding all of the following:
    - (1) Health insurers.
- 25 (2) Nonprofit hospital, medical, surgical, dental, 26 and health service corporations.
  - (3) Group and blanket health insurers.

1 (4) Health maintenance organizations.

- (5) Provisions of medical, hospital, surgical, and funeral benefits and of coverage against accidental death or injury, when such benefits or coverage are incidental to or part of other insurance.
  - (6) Employers who provide health insurance for employees on a self-insured basis.
  - Section 4. (a) Nothing in this act shall be construed as creating or recognizing a right to abortion.
  - (b) It is not the intention of this act to make lawful an abortion that is currently unlawful.

Section 5. The Legislature, by joint resolution, may appoint one or more of its members, who sponsored or cosponsored this act in his or her official capacity, to intervene as a matter of right in any case in which the constitutionality of this act or any portion thereof is challenged.

Section 6. Any provision of this act held to be invalid or unenforceable by its terms, or as applied to any person or circumstance, shall be construed so as to give it the maximum effect permitted by law, unless such holding shall be one of utter invalidity or unenforceability, in which event such provision shall be deemed severable herefrom and shall not affect the remainder hereof or the application of such provision to other persons not similarly situated or to other, dissimilar circumstances.

Section 7. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.