

ARIZONA HOUSE OF REPRESENTATIVES

Fifty-fifth Legislature First Regular Session

Senate: HHS DPA 5-3-0-0 | 3rd Read 16-14-0-0 Health: HHS DP 5-4-0-0 | 3rd Read 31-29-0-0

<u>SB 1022</u>: unborn child; statutory language Sponsor: Senator Townsend, LD 16 Transmitted to the Governor

<u>Overview</u>

Replaces references to product of human conception with unborn child.

<u>History</u>

A funeral establishment or responsible person who takes possession of human remains is required to obtain a disposition-transit permit before moving any human remains out of Arizona or providing a final disposition. Currently, this requirement does not apply to a hospital or abortion clinic who has expelled or extracted a product of human conception provided that specified requirements are met (A.R.S. § 36-326). If the product of human conception weighs more than 300 grams or is beyond a gestational period of 20 completed weeks, a hospital, abortion clinic, physician or midwife is required to submit a completed fetal death certificate within seven days after the fetal death occurs (A.R.S. § 36-329).

Statute defines an *unborn child* as the offspring of human beings from conception until birth (A.R.S. § 36-2151).

Provisions

- Replaces statutory references to product of human conception with unborn child as it relates to disposition-transmit permits, fetal death certificates and parental consent for abortion. (Sec. 2-4)
- 2. Defines *unborn child.* (Sec. 1)
- 3. Makes technical and conforming changes. (Sec. 1, 2, 4)

□ Prop 105 (45 votes) □ Prop 108 (40 votes) □ Emergency (40 votes) □ Fiscal Note