The Senate Committee on Science and Technology offered the following substitute to HB 481:

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A BILL TO BE ENTITLED AN ACT

To amend Chapter 2 of Title 1 of the Official Code of Georgia Annotated, relating to persons and their rights, so as to provide that natural persons include an unborn child; to provide that such unborn children shall be included in certain population based determinations; to provide definitions; to amend Article 5 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to abortion, so as to provide definitions; to revise the time when an abortion may be performed; to provide for exceptions; to provide for the requirements for performing an abortion; to provide for a right of action and damages; to provide for affirmative defenses; to amend Chapter 6 of Title 19 of the Official Code of Georgia Annotated, relating to alimony and child support, so as to provide a definition; to provide a maximum support obligation for certain circumstances; to amend Chapter 7 of Title 19 of the Official Code of Georgia Annotated, relating to parent and child relationship generally, so as to provide that the right to recover for the full value of a child begins at the point when a detectable human heartbeat exists; to amend Chapter 9A of Title 31 of the Official Code of Georgia Annotated, relating to the "Woman's Right to Know Act," so as to provide for advising women seeking an abortion of the presence of a detectable human heartbeat; to provide for the content of certain notices; to repeal certain penalties; to amend Chapter 9B of Title 31 of the Official Code of Georgia Annotated, relating to physician's obligation in performance of abortions, so as to require physicians performing abortions to determine the existence of a detectable human heartbeat before performing an abortion; to provide for the reporting of certain information by physicians; to amend Chapter 7 of Title 48 of the Official Code of Georgia Annotated, relating to income taxes, so as to provide that an unborn child with a detectable human heartbeat is a dependent minor for income tax purposes; to provide for legislative findings; to provide for related matters; to provide for standing to intervene and defend constitutional challenges to this Act; to provide a short title; to provide for severability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

28 This Act shall be known and may be cited as the "Living Infants Fairness and Equality

29 (LIFE) Act."

30	SECTION 2.
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- 31 The General Assembly of Georgia makes the following findings:
- 32 (1) In the founding of the United States of America, the State of Georgia and the several
- states affirmed that: "We hold these Truths to be self-evident, that all Men are created
- equal, that they are endowed by their Creator with certain unalienable Rights, that among
- 35 these are Life, Liberty, and the Pursuit of Happiness that to secure these Rights,
- Governments are instituted among men;"
- 37 (2) To protect the fundamental rights of all persons, and specifically to protect the
- fundamental rights of particular classes of persons who had not previously been
- recognized under law, the 14th Amendment to the United States Constitution was ratified,
- 40 providing that, "nor shall any State deprive any person of life, liberty, or property,
- 41 without due process of law; nor deny any person within its jurisdiction the equal
- 42 protection of the laws";
- 43 (3) Modern medical science, not available decades ago, demonstrates that unborn
- children are a class of living, distinct persons and more expansive state recognition of
- unborn children as persons did not exist when *Planned Parenthood v. Casey* (1992) and
- 46 Roe v. Wade (1973) established abortion related precedents;
- 47 (4) The State of Georgia, applying reasoned judgment to the full body of modern medical
- science, recognizes the benefits of providing full legal recognition to an unborn child
- above the minimum requirements of federal law;
- 50 (5) Article I, Section I, Paragraphs I and II of the Constitution of the State of Georgia
- affirm that "[n]o person shall be deprived of life, liberty, or property except by due
- process of law"; and that "[p]rotection to person and property is the paramount duty of
- 53 government and shall be impartial and complete. No person shall be denied the equal
- protection of the laws"; and
- 55 (6) It shall be the policy of the State of Georgia to recognize unborn children as natural
- 56 persons.

57 SECTION 3.

- 58 Chapter 2 of Title 1 of the Official Code of Georgia Annotated, relating to persons and their
- 59 rights, is amended by revising Code Section 1-2-1, relating to classes of persons generally,
- 60 corporations deemed artificial persons, and nature of corporations generally, as follows:

- 61 "1-2-1.
- 62 (a) There are two classes of persons: natural and artificial.
- 63 (b) 'Natural person' means any human being including an unborn child.
- 64 (b)(c) Corporations are artificial persons. They are creatures of the law and, except insofar
- as the law forbids it, they are subject to be changed, modified, or destroyed at the will of
- 66 their creator.
- 67 (d) Unless otherwise provided by law, any natural person, including an unborn child with
- a detectable human heartbeat, shall be included in population based determinations.
- 69 (e) As used in this Code section, the term:
- 70 (1) 'Detectable human heartbeat' means embryonic or fetal cardiac activity or the steady
- 71 <u>and repetitive rhythmic contraction of the heart within the gestational sac.</u>
- 72 (2) 'Unborn child' means a member of the species Homo sapiens at any stage of
- development who is carried in the womb."

74 SECTION 4.

- 75 Article 5 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to
- abortion, is amended by revising Code Section 16-12-141, relating to restrictions on the
- 77 performance of abortions and availability of records, as follows:
- 78 "16-12-141.
- 79 (a) No abortion is authorized or shall be performed in violation of subsection (a) of Code
- 80 Section 31-9B-2.
- 81 (b)(1) No abortion is authorized or shall be performed after the first trimester unless the
- 82 abortion is performed in a licensed hospital, in a licensed ambulatory surgical center, or
- 83 in a health facility licensed as an abortion facility by the Department of Community
- 84 Health.
- 85 (2) An abortion shall only be performed by a physician licensed under Article 2 of
- 86 Chapter 34 of Title 43.
- 87 $\frac{(c)(1)}{(a)}$ As used in this article, the term:
- 88 (1) 'Abortion' means the act of using, prescribing, or administering any instrument,
- 89 <u>substance</u>, device, or other means with the purpose to terminate a pregnancy with
- 90 knowledge that termination will, with reasonable likelihood, cause the death of an unborn
- child; provided, however, that any such act shall not be considered an abortion if the act
- 92 <u>is performed with the purpose of:</u>
- 93 (A) Removing a dead unborn child caused by spontaneous abortion; or
- 94 (B) Removing an ectopic pregnancy.
- 95 (2) 'Detectable human heartbeat' means embryonic or fetal cardiac activity or the steady
- and repetitive rhythmic contraction of the heart within the gestational sac.

97 (3) 'Medical emergency' means a condition in which an abortion is necessary in order to prevent the death of the pregnant woman or the substantial and irreversible physical 98 99 impairment of a major bodily function of the pregnant woman. No such greater risk shall 100 be deemed to exist if it is based on a diagnosis or claim of a mental or emotional 101 condition of the pregnant woman or that the pregnant woman will purposefully engage 102 in conduct which she intends to result in her death or in substantial and irreversible 103 physical impairment of a major bodily function. (4) 'Medically futile' means that, in reasonable medical judgment, an unborn child has 104 105 a profound and irremediable congenital or chromosomal anomaly that is incompatible 106 with sustaining life after birth. (5) 'Spontaneous abortion' means the naturally occurring death of an unborn child, 107 108 including a miscarriage or stillbirth. (b) No abortion is authorized or shall be performed if the probable gestational age of the 109 110 an unborn child has been determined in accordance with Code Section 31-9B-2 to be 20 111 weeks or more unless the pregnancy is diagnosed as medically futile, as such term is 112 defined in Code Section 31-9B-1, or in reasonable medical judgment, the abortion is 113 necessary to have a detectable human heartbeat except when: 114 (A)(1) Avert the death of the pregnant woman or avert serious risk of substantial and 115 irreversible physical impairment of a major bodily function of the pregnant woman. No 116 such condition shall be deemed to exist if it is based on a diagnosis or claim of a mental 117 or emotional condition of the pregnant woman or that the pregnant woman will 118 purposefully engage in conduct which she intends to result in her death or in substantial 119 and irreversible physical impairment of a major bodily function A physician determines, 120 in reasonable medical judgment, that a medical emergency exists; or (B)(2) Preserve the life of an unborn child The probable gestational age of the unborn 121 122 child is 20 weeks or less and the pregnancy is the result of rape or incest in which an 123 official police report has been filed alleging the offense of rape or incest. As used in this 124 paragraph, the term 'probable gestational age of the unborn child' has the meaning 125 provided by Code Section 31-9B-1; or 126 (3) A physician determines, in reasonable medical judgment, that the pregnancy is 127 medically futile. 128 As used in this paragraph, the term 'probable gestational age of the unborn child' has the 129 meaning provided by Code Section 31-9B-1. (2) In any case described in subparagraph (A) or (B) of paragraph (1) of this subsection, 130 131 the physician shall terminate the pregnancy in the manner which, in reasonable medical 132 judgment, provides the best opportunity for the unborn child to survive unless, in

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reasonable medical judgment, termination of the pregnancy in that manner would pose

19 LC 28 9335S 134 a greater risk either of the death of the pregnant woman or of the substantial and 135 irreversible physical impairment of a major bodily function of the pregnant woman than 136 would another available method. No such greater risk shall be deemed to exist if it is 137 based on a diagnosis or claim of a mental or emotional condition of the pregnant woman 138 or that the pregnant woman will purposefully engage in conduct which she intends to 139 result in her death or in substantial and irreversible physical impairment of a major bodily 140 function. If the child is capable of sustained life, medical aid then available must be 141 rendered. 142 (c) In conducting an abortion, if the child is capable of sustained life, medical aid then 143 available shall be rendered. 144 (d) No abortion is authorized or shall be performed in violation of subsection (a) of Code 145 Section 31-9B-2. 146 (e)(1) No abortion is authorized or shall be performed after the first trimester unless the abortion is performed in a licensed hospital, in a licensed ambulatory surgical center, or 147 148 in a health facility licensed as an abortion facility by the Department of Community 149 Health. 150 (2) An abortion shall only be performed by a physician licensed under Article 2 of 151 Chapter 34 of Title 43. 152 (d)(f) Hospital or other licensed health facility Health records shall be available to the district attorney of the judicial circuit in which the hospital or health facility is located act 153 154 of abortion occurs or the woman upon whom an abortion is performed resides. 155 (g) Any woman upon whom an abortion is performed in violation of this Code section may recover in a civil action from the person who engaged in such violation all damages 156 157 available to her under Georgia law for any torts. 158 (h) It shall be an affirmative defense to prosecution under this article if: 159 (1) A licensed physician provides medical treatment to a pregnant woman which results in the accidental or unintentional injury to or death of an unborn child; 160 161 (2) An advanced practice registered nurse or registered professional nurse, as such terms are defined in Code Section 43-26-3, or a licensed practical nurse, as such term is defined 162 163 in Code Section 43-26-32, engages in the practice of nursing to provide care for a 164 pregnant woman which results in the accidental or unintentional injury to or death of an

- 166 (3) A licensed pharmacist engages in the practice of pharmacy, as such term is defined
- in Code Section 26-4-4, to provide care for a pregnant woman which results in the
- accidental or unintentional injury or death of an unborn child;

unborn child;

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169 (4) A licensed physician assistant, as such term is defined in Code Section 43-34-102, provides care to a pregnant woman which results in the accidental or unintentional injury 170 171 to or death of an unborn child; or 172 (5) A woman sought an abortion because she reasonably believed that an abortion was the only way to prevent a medical emergency." 173 174 **SECTION 5.** Chapter 6 of Title 19 of the Official Code of Georgia Annotated, relating to alimony and 175 176 child support, is amended by revising paragraph (4) of subsection (a) of Code Section 19-6-15, relating to child support, guidelines for determining amount of award, 177 continuation of duty of support, and duration of support, and by adding a new subsection to 178 179 read as follows: 180 "(4) 'Child' means child or children Reserved." "(a.1)(1) As used in this chapter, the term 'child' means child or children, including any 181 182 unborn child with a detectable human heartbeat as such terms are defined in Code 183 Section 1-2-1. (2) Notwithstanding any provision of this Code section to the contrary, the maximum 184 185 amount of support which the court may impose on the father of an unborn child under this 186 Code section shall be the amount of direct medical and pregnancy related expenses of the mother of the unborn child. After birth, the provisions of this Code section shall apply 187 188 in full." **SECTION 6.** 189 Chapter 7 of Title 19 of the Official Code of Georgia Annotated, relating to parent and child 190 191 relationship generally, is amended by revising paragraph (1) of subsection (c) of Code 192 Section 19-7-1, relating to in whom parental power lies, how such power lost, and recovery for homicide of child, as follows: 193 194 "(c)(1) In every case of the homicide of a child, minor or sui juris, there shall be some 195 party entitled to recover the full value of the life of the child, either as provided in this Code section or as provided in Chapter 4 of Title 51. For the homicide of an unborn 196 child, the right to recover for the full value of the life of such child shall begin at the point 197 at which a detectable human heartbeat, as such term is defined in Code Section 1-2-1, is 198

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present."

200 SECTION 7.

Chapter 9A of Title 31 of the Official Code of Georgia Annotated, relating to the "Woman's Right to Know Act," is amended by revising paragraph (1) of Code Section 31-9A-3, relating to voluntary and informed consent to abortion and availability of ultrasound, as follows:

- "(1) The female is told the following, by telephone or in person, by the physician who is to perform the abortion, by a qualified agent of the physician who is to perform the abortion, by a qualified agent of a referring physician, or by a referring physician, at least 24 hours before the abortion:
 - (A) The particular medical risks to the individual patient associated with the particular abortion procedure to be employed, when medically accurate;
 - (B) The probable gestational age <u>and presence of a detectable human heartbeat, as such</u> term is defined in Code Section 1-2-1, of the <u>an</u> unborn child at the time the abortion would be performed; and
- (C) The medical risks associated with carrying the <u>an</u> unborn child to term.

The information required by this paragraph may be provided by telephone without conducting a physical examination or tests of the patient, in which case the information required to be provided may be based on facts supplied to the physician by the female and whatever other relevant information is reasonably available to the physician. Such information may not be provided by a tape recording but must be provided during a consultation in which the physician or a qualified agent of the physician is able to ask questions of the female and the female is able to ask questions of the physician or the physician's qualified agent. If in the medical judgment of the physician any physical examination, tests, or other information subsequently provided to the physician requires a revision of the information previously supplied to the patient, that revised information shall be communicated to the patient prior to the performance of the abortion. Nothing in this Code section may be construed to preclude provision of required information in a language understood by the patient through a translator;"

227 SECTION 8.

Said chapter is further amended by revising paragraph (3) of subsection (a) of Code Section 31-9A-4, relating to information to be made available by the Department of Public Health, format requirements, availability, and requirements for website, as follows:

- "(3) Materials with the following statement concerning unborn children with a detectable human heartbeat, as such term is defined in Code Section 1-2-1, and of 20 weeks' or more gestational age:
- 'As early as six weeks' gestation, an unborn child may have a detectable human heartbeat. By 20 weeks' gestation, the an unborn child has the physical structures

236 necessary to experience pain. There is evidence that by 20 weeks' gestation unborn 237 children seek to evade certain stimuli in a manner which in an infant or an adult would 238 be interpreted to be a response to pain. Anesthesia is routinely administered to unborn 239 children who are 20 weeks' gestational age or older who undergo prenatal surgery.' 240 The materials shall be objective, nonjudgmental, and designed to convey only accurate 241 scientific information about the an unborn child at the various gestational ages."

SECTION 9.

Said chapter is further amended by repealing in its entirety Code Section 31-9A-6.1, relating to civil and professional penalties for violations and prerequisites for seeking penalties.

245 **SECTION 10.**

Chapter 9B of Title 31 of the Official Code of Georgia Annotated, relating to physician's obligation in performance of abortions, is amended by revising Code Section 31-9B-2,

relating to requirement to determine probable gestational age of unborn child, as follows:

- 249 "31-9B-2.
- 250 (a) Except in the case of a medical emergency or when a pregnancy is diagnosed as
- 251 medically futile, no abortion shall be performed or attempted to be performed unless the
- 252 physician performing it such procedure has first made a determination of the probable
- 253 gestational age presence of a detectable human heartbeat, as such term is defined in Code
- 254 <u>Section 1-2-1</u>, of the <u>an</u> unborn child or relied upon such a determination made by another
- 255 physician.
- 256 (b) Failure In addition to any criminal or civil penalties provided by law, failure by any
- 257 physician to conform to any requirement of this Code section constitutes unprofessional
- conduct for purposes of paragraph (7) of subsection (a) of Code Section 43-34-8 relating
- 259 to medical licensing sanctions."

260 **SECTION 11.**

- 261 Said chapter is further amended by revising subsection (a) of Code Section 31-9B-3, relating
- 262 to required reporting of physicians and departments, confidentiality, and failure to comply,
- as follows:
- 264 "(a) Any physician who performs or attempts to perform an abortion shall report to the
- department, in conjunction with the reports required under Code Section 31-9A-6 and in
- accordance with forms and rules and regulations adopted and promulgated by the
- department:

268 (1) If a determination of probable gestational age was made detectable human heartbeat, as such term is defined in Code Section 1-2-1, exists, the probable gestational age, 269 270 determined and the method and basis of the determination; 271 (2) If a determination of probable gestational age was not made, the basis of the 272 determination that a medical emergency existed or that a pregnancy was diagnosed as 273 medically futile; 274 (3)(2) If the probable gestational age was determined to be 20 or more weeks a 275 detectable human heartbeat, as such term is defined in Code Section 1-2-1, exists, the 276 basis of the determination that the pregnant woman had a medically futile pregnancy. that 277 a medical emergency existed, or that the pregnancy was the result of rape or incest or had a condition which so complicated her medical condition as to necessitate the termination 278 279 of her pregnancy to avert her death or to avert serious risk of substantial and irreversible 280 physical impairment of a major bodily function, or the basis of the determination that it 281 was necessary to preserve the life of an unborn child; and 282 (4)(3) The method used for the abortion and, in the case of an abortion performed when 283 the probable gestational age was determined to be 20 or more weeks, whether the method 284 of abortion used was one that, in reasonable medical judgment, provided the best 285 opportunity for the unborn child to survive or, if such a method was not used, the basis 286 of the determination that the pregnancy was medically futile or that termination of the 287 pregnancy in that manner would pose a greater risk either of the death of the pregnant 288 woman or of the substantial and irreversible physical impairment of a major bodily 289 function of the pregnant woman than would other available methods."

290 **SECTION 12.**

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Chapter 7 of Title 48 of the Official Code of Georgia Annotated, relating to income taxes, is amended by revising subsection (a) of Code Section 48-7-26, relating to personal exemptions, as follows:

"(a) As used in this Code section, the term 'dependent' shall have the same meaning as in the Internal Revenue Code of 1986; provided, however, that any unborn child with a detectable human heartbeat, as such terms are defined in Code Section 1-2-1, shall qualify as a dependent minor."

298 **SECTION 13.**

Any citizen of this state shall have standing and the right to intervene and defend in any action challenging the constitutionality of any portion of this Act.

301 SECTION 14.
302 All provisions of this Act shall be severable in accordance with Code Section 1-1-3.
303 SECTION 15.
304 This Act shall become effective on January 1, 2020.

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305 **SECTION 16.**

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306 All laws and parts of laws in conflict with this Act are repealed.