1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
3	SENATE BILL 606 By: Dahm
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6	AS INTRODUCED
7	An Act relating to abortion; amending Section 4,
8	Chapter 159, O.S.L. 2012 (63 O.S. Supp. 2014, Section 1-745.14), which relates to audible heartbeats; requiring determination of fetal heartbeat by certain
9	persons; requiring certain notice; requiring signatures of certain persons on certain forms;
10	directing promulgation of rules; and providing an effective date.
11	effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY Section 4, Chapter 159, O.S.L.
15	2012 (63 O.S. Supp. 2014, Section 1-745.14), is amended to read as
16	follows:
17	Section 1-745.14. A. Any abortion provider who knowingly
18	performs or induces any abortion shall comply with the requirements
19	of the Heartbeat Informed Consent Act.
20	B. Prior to a woman giving informed consent to having any part
21	of an abortion performed or induced, if the pregnancy is at least
22	eight (8) weeks after fertilization, the abortion provider who is to
23	perform or induce the abortion or an agent of the abortion provider
24	shall tell the woman that it may be possible to make the embryonic

1	or fetal heartbeat of the unborn child audible for the pregnant
2	woman to hear and ask the woman if she would like to hear the
3	heartbeat. A person who intends to perform an abortion on a
4	pregnant woman shall determine if there is the presence of a fetal
5	heartbeat of the unborn human individual that the pregnant woman is
6	carrying according to standard medical practice. No later than
7	twenty-four (24) hours prior to the performance of the intended
8	abortion:
9	1. The person intending to perform the abortion shall inform
10	the pregnant woman in writing that the unborn human individual that
11	the pregnant woman is carrying has a fetal heartbeat and shall
12	inform the pregnant woman, to the best of the person's knowledge, of
13	the statistical probability of bringing the unborn human individual
14	to term based on the gestational age of the unborn human individual
15	possessing a detectable fetal heartbeat; and
16	2. The pregnant woman shall sign a form acknowledging that the
17	pregnant woman has received information from the person intending to
18	perform the abortion that the unborn human individual that the
19	pregnant woman is carrying has a fetal heartbeat and that the
20	pregnant woman is aware of the statistical probability of bringing
21	the unborn human individual that the pregnant woman is carrying to
22	term.
23	<u>C.</u> If the woman would like to hear the heartbeat, the abortion

24 provider shall, using a Doppler fetal heart rate monitor, make the

1 embryonic or fetal heartbeat of the unborn child audible for the 2 pregnant woman to hear. An abortion provider or an agent of the 3 abortion provider shall not be in violation of the requirements of 4 this subsection if:

The provider or agent has attempted, consistent with
 standard medical practice, to make the embryonic or fetal heartbeat
 of the unborn child audible for the pregnant woman to hear using a
 Doppler fetal heart rate monitor;

9 2. That attempt does not result in the heartbeat being made10 audible; and

The provider has offered to attempt to make the heartbeat
 audible at a subsequent date.

13 C. D. Nothing in this section shall be construed to prevent the 14 pregnant woman from not listening to the sounds detected by the 15 Doppler fetal heart rate monitor pursuant to the requirements of 16 subsection B of this section.

E. The State Board of Health shall promulgate rules to comply
with the provisions of this section.

19 SECTION 2. This act shall become effective November 1, 2015.
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Req. No. 791

Page 3