State of South Dakota

NINETY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 2019

481B0711

HOUSE STATE AFFAIRS ENGROSSED NO. HB 1177 - 2/22/2019

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: Representatives Frye-Mueller, Brunner, and Pischke and Senators Nelson, DiSanto, Jensen (Phil), and Russell

- 1 FOR AN ACT ENTITLED, An Act to require the performance of a sonogram prior to an
- 2 abortion.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 34-23A-52 be amended to read:
- 5 34-23A-52. No facility that performs abortions may perform an abortion on a pregnant
- 6 woman without first offering the pregnant woman an opportunity to view a sonogram of her
- 7 unborn child. The woman's response to the offer shall be documented by the facility, including
- 8 the date and time of the offer and the woman's signature attesting to her informed decision. No
- 9 physician may take a consent for an abortion from a pregnant mother without first offering the
- pregnant mother an opportunity to view a sonogram and hear the heartbeat of her unborn child.
- 11 The physician shall offer to describe the images on the sonogram if the pregnant mother
- consents. The pregnant mother's response to the offer under this section shall be documented
- by the physician in the patient's medical records, including the date and time of the offer and the
- pregnant mother's signature to her response to the offer.



- 2 - HB 1177

- 1 Section 2. That chapter 34-23A be amended by adding a NEW SECTION to read:
- The provisions of § 34-23A-52 do not apply to an abortion provider or facility in the case
- 3 of a medical emergency. Upon a determination by a physician under this section that a medical
- 4 emergency exists, the physician shall certify the specific medical conditions that constitute the
- 5 emergency.