1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 834 By: Daniels
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7	COMMITTEE SUBSTITUTE
8	An Act relating to abortion; amending 21 O.S. 2021, Section 861, which relates to crimes and punishments;
9	adding and modifying circumstances under which certain acts are not criminal offenses; listing
10	additional acts that are not criminal offenses; requiring certain reporting of abortion; defining
11	terms; amending 59 O.S. 2021, Sections 509 and 637, which relate to unprofessional conduct by physicians;
12	modifying and adding certain exceptions; requiring certain reporting of abortion; defining terms;
13	amending 63 O.S. 2021, Section 1-731.3, which relates to abortion; modifying and adding certain exceptions;
14	requiring certain reporting of abortion; defining terms; amending Section 1, Chapter 11, O.S.L. 2022
15	(63 O.S. Supp. 2022, Section 1-731.4), which relates to abortion; adding and modifying definitions;
16	clarifying applicability of certain provision; adding and modifying exceptions to certain prohibition;
17	removing duplicative language; requiring certain reporting of abortion; amending 63 O.S. 2021, Section
18	1-732, which relates to abortion; modifying and adding certain exceptions; removing duplicative
19	<pre>language; modifying applicability of certain provisions; making language gender neutral; requiring</pre>
20	certain reporting of abortion; defining terms; amending 63 O.S. 2021, Section 1-745.2, which relates
21	to definitions used in the Pain-Capable Unborn Child Protection Act; modifying definitions; amending 63
22	O.S. 2021, Section 1-745.4, which relates to abortion requirements; modifying applicability of certain
23	provision; modifying and adding certain exceptions; requiring certain reporting of abortion; amending 63
24	O.S. 2021, Section 1-745.5, which relates to

1 abortion; modifying applicability of certain provision; amending Section 2, Chapter 190, O.S.L. 2022 (63 O.S. Supp. 2022, Section 1-745.32), which 2 relates to definitions used in the Oklahoma Heartbeat Act; updating statutory reference; defining terms; 3 amending Section 3, Chapter 190, O.S.L. 2022 (63 O.S. Supp. 2022, Section 1-745.33), which relates to 4 determining presence of fetal heartbeat; clarifying 5 applicability of certain provision; adding and updating statutory references; amending Section 4, Chapter 190, O.S.L. 2022 (63 O.S. Supp. 2022, Section 6 1-745.34), which relates to abortion prohibition if heartbeat detected; clarifying applicability of 7 certain provision; adding and updating statutory references; amending Section 5, Chapter 190, O.S.L. 8 2022 (63 O.S. Supp. 2022, Section 1-745.35), which 9 relates to medical emergency; modifying exception; updating statutory references; adding certain exception; requiring certain reporting of abortion; 10 amending Section 1, Chapter 321, O.S.L. 2022 (63 O.S. Supp. 2022, Section 1-745.51), which relates to 11 definitions; adding and modifying definitions; amending Section 2, Chapter 321, O.S.L. 2022 (63 O.S. 12 Supp. 2022, Section 1-745.52), which relates to abortion prohibition; clarifying applicability of 13 certain provision; modifying exceptions; updating statutory references; requiring certain reporting of 14 abortion; requiring abortion performed under certain exceptions to be reported to State Department of 15 Health on certain form; restricting type of information requested; requiring abortion provider to 16 state proper exception and include other required information; requiring Department to compile reported 17 information into annual statistical report; directing certain publication and submission of report; 18 requiring promulgation of certain rules; repealing 63 O.S. 2021, Sections 1-733 and 1-745.6, which relate 19 to abortion; updating statutory language; providing for codification; and declaring an emergency. 20 21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 22 SECTION 1. AMENDATORY 21 O.S. 2021, Section 861, is 23

24 amended to read as follows:

2 who prescribes for any woman, or advises or procures any woman to 3 take any medicine, drug or substance, or uses or employs any 4 instrument, or other means whatever, with intent thereby to procure 5 the miscarriage of such woman an abortion, unless the same: 6 1. The abortion is necessary to preserve her life due to a 7 medical emergency as defined in subsection D of this section; or 8 2. The pregnancy is the result of: 9 a. rape or sexual assault that has been reported to law 10 enforcement, or 11 b. incest of a minor that has been reported to law 12 enforcement, 13 shall be guilty of a felony punishable by imprisonment in the State 14 Penitentiary for not less than two (2) years nor more than five (5) 15 years. 16 B. 1. The use, prescription, administration, procuring, or 17 selling of any type of contraception shall not be a violation of 18 subsection A of this section if the contraception is administered 19 before the time when a pregnancy could be determined through 20 conventional medical testing. 21 2. An act related to in vitro fertilization	1	Section 861. <u>A.</u> Every person who administers to any woman, or
 instrument, or other means whatever, with intent thereby to procure the miscarriage of such woman an abortion, unless the same: I. The abortion is necessary to preserve her life due to a medical emergency as defined in subsection D of this section; or 2. The pregnancy is the result of: a. rape or sexual assault that has been reported to law enforcement, or b. incest of a minor that has been reported to law enforcement, shall be guilty of a felony punishable by imprisonment in the State Penitentiary for not less than two (2) years nor more than five (5) years. B. 1. The use, prescription, administration, procuring, or selling of any type of contraception shall not be a violation of subsection A of this section if the contraception is administered before the time when a pregnancy could be determined through conventional medical testing. An act related to in vitro fertilization or otherwise related to the diagnosis or treatment of infertility or the preservation of fertility by a licensed healthcare provider acting	2	who prescribes for any woman, or advises or procures any woman to
the miscorriage of such woman an abortion, unless the same: The abortion is necessary to preserve her life due to a medical emergency as defined in subsection D of this section; or The pregnancy is the result of: a. rape or sexual assault that has been reported to law enforcement, or b. incest of a minor that has been reported to law enforcement, shall be guilty of a felony punishable by imprisonment in the State Penitentiary for not less than two (2) years nor more than five (5) years. B. 1. The use, prescription, administration, procuring, or selling of any type of contraception shall not be a violation of subsection A of this section if the contraception is administered before the time when a pregnancy could be determined through conventional medical testing. An act related to in vitro fertilization or otherwise related to the diagnosis or treatment of infertility or the preservation of fertility by a licensed healthcare provider acting 	3	take any medicine, drug or substance, or uses or employs any
 6 1. The abortion is necessary to preserve her life due to a 7 medical emergency as defined in subsection D of this section; or 8 2. The pregnancy is the result of: 9 a. rape or sexual assault that has been reported to law enforcement, or 11 b. incest of a minor that has been reported to law enforcement, 13 shall be guilty of a felony punishable by imprisonment in the State Penitentiary for not less than two (2) years nor more than five (5) years. 16 B. 1. The use, prescription, administration, procuring, or selling of any type of contraception shall not be a violation of subsection A of this section if the contraception is administered before the time when a pregnancy could be determined through conventional medical testing. 21 2. An act related to in vitro fertilization or otherwise related to the diagnosis or treatment of infertility or the preservation of fertility by a licensed healthcare provider acting 	4	instrument, or other means whatever, with intent thereby to procure
medical emergency as defined in subsection D of this section; or 2. The pregnancy is the result of: a. rape or sexual assault that has been reported to law enforcement, or b. incest of a minor that has been reported to law enforcement, shall be guilty of a felony punishable by imprisonment in the State Penitentiary for not less than two (2) years nor more than five (5) years. B. 1. The use, prescription, administration, procuring, or selling of any type of contraception shall not be a violation of before the time when a pregnancy could be determined through conventional medical testing. 2. An act related to in vitro fertilization or otherwise related to the diagnosis or treatment of infertility or the preservation of fertility by a licensed healthcare provider acting	5	the miscarriage of such woman an abortion, unless the same:
8 2. The pregnancy is the result of: 9 a. rape or sexual assault that has been reported to law 10 enforcement, or 11 b. incest of a minor that has been reported to law 12 enforcement, 13 shall be guilty of a felony punishable by imprisonment in the State 14 Penitentiary for not less than two (2) years nor more than five (5) 15 years. 16 B. 1. The use, prescription, administration, procuring, or 17 selling of any type of contraception shall not be a violation of 18 subsection A of this section if the contraception is administered 19 before the time when a pregnancy could be determined through 20 conventional medical testing. 21 2. An act related to in vitro fertilization or otherwise 22 related to the diagnosis or treatment of infertility or the 23 preservation of fertility by a licensed healthcare provider acting	6	<u>1. The abortion</u> is necessary to preserve her life <u>due to a</u>
9 a. rape or sexual assault that has been reported to law 10 enforcement, or 11 b. incest of a minor that has been reported to law 12 enforcement, 13 shall be guilty of a felony punishable by imprisonment in the State 14 Penitentiary for not less than two (2) years nor more than five (5) 15 years. 16 B. 1. The use, prescription, administration, procuring, or 17 selling of any type of contraception shall not be a violation of 18 subsection A of this section if the contraception is administered 19 before the time when a pregnancy could be determined through 20 conventional medical testing. 21 2. An act related to in vitro fertilization or otherwise 22 related to the diagnosis or treatment of infertility or the 23 preservation of fertility by a licensed healthcare provider acting	7	medical emergency as defined in subsection D of this section; or
10enforcement, or11b. incest of a minor that has been reported to law12enforcement,13shall be guilty of a felony punishable by imprisonment in the State14Penitentiary for not less than two (2) years nor more than five (5)15years.16B. 1. The use, prescription, administration, procuring, or17selling of any type of contraception shall not be a violation of18subsection A of this section if the contraception is administered19before the time when a pregnancy could be determined through20conventional medical testing.212. An act related to in vitro fertilization or otherwise22related to the diagnosis or treatment of infertility or the23preservation of fertility by a licensed healthcare provider acting	8	2. The pregnancy is the result of:
11b.incest of a minor that has been reported to law12enforcement,13shall be guilty of a felony punishable by imprisonment in the State14Penitentiary for not less than two (2) years nor more than five (5)15years.16B. 1. The use, prescription, administration, procuring, or17selling of any type of contraception shall not be a violation of18subsection A of this section if the contraception is administered19before the time when a pregnancy could be determined through20conventional medical testing.212. An act related to in vitro fertilization or otherwise22related to the diagnosis or treatment of infertility or the23preservation of fertility by a licensed healthcare provider acting	9	a. rape or sexual assault that has been reported to law
12enforcement,13shall be guilty of a felony punishable by imprisonment in the State14Penitentiary for not less than two (2) years nor more than five (5)15years.16B. 1. The use, prescription, administration, procuring, or17selling of any type of contraception shall not be a violation of18subsection A of this section if the contraception is administered19before the time when a pregnancy could be determined through20conventional medical testing.212. An act related to in vitro fertilization or otherwise22related to the diagnosis or treatment of infertility or the23preservation of fertility by a licensed healthcare provider acting	10	enforcement, or
13 shall be guilty of a felony punishable by imprisonment in the State 14 Penitentiary for not less than two (2) years nor more than five (5) 15 years. 16 <u>B. 1. The use, prescription, administration, procuring, or</u> 17 <u>selling of any type of contraception shall not be a violation of</u> 18 <u>subsection A of this section if the contraception is administered</u> 19 <u>before the time when a pregnancy could be determined through</u> 20 <u>conventional medical testing.</u> 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u>	11	b. incest of a minor that has been reported to law
Penitentiary for not less than two (2) years nor more than five (5) years. B. 1. The use, prescription, administration, procuring, or selling of any type of contraception shall not be a violation of subsection A of this section if the contraception is administered before the time when a pregnancy could be determined through conventional medical testing. 2. An act related to in vitro fertilization or otherwise related to the diagnosis or treatment of infertility or the preservation of fertility by a licensed healthcare provider acting	12	enforcement,
 15 years. 16 <u>B. 1. The use, prescription, administration, procuring, or</u> 17 <u>selling of any type of contraception shall not be a violation of</u> 18 <u>subsection A of this section if the contraception is administered</u> 19 <u>before the time when a pregnancy could be determined through</u> 20 <u>conventional medical testing.</u> 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u> 	13	shall be guilty of a felony punishable by imprisonment in the State
16B. 1. The use, prescription, administration, procuring, or17selling of any type of contraception shall not be a violation of18subsection A of this section if the contraception is administered19before the time when a pregnancy could be determined through20conventional medical testing.212. An act related to in vitro fertilization or otherwise22related to the diagnosis or treatment of infertility or the23preservation of fertility by a licensed healthcare provider acting	14	Penitentiary for not less than two (2) years nor more than five (5)
<pre>17 selling of any type of contraception shall not be a violation of 18 subsection A of this section if the contraception is administered 19 before the time when a pregnancy could be determined through 20 conventional medical testing. 21 2. An act related to in vitro fertilization or otherwise 22 related to the diagnosis or treatment of infertility or the 23 preservation of fertility by a licensed healthcare provider acting</pre>	15	years.
18 <u>subsection A of this section if the contraception is administered</u> 19 <u>before the time when a pregnancy could be determined through</u> 20 <u>conventional medical testing.</u> 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u>	16	B. 1. The use, prescription, administration, procuring, or
19 before the time when a pregnancy could be determined through 20 <u>conventional medical testing.</u> 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u>	17	selling of any type of contraception shall not be a violation of
20 <u>conventional medical testing.</u> 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u>	18	subsection A of this section if the contraception is administered
 21 <u>2. An act related to in vitro fertilization or otherwise</u> 22 <u>related to the diagnosis or treatment of infertility or the</u> 23 <u>preservation of fertility by a licensed healthcare provider acting</u> 	19	before the time when a pregnancy could be determined through
22 related to the diagnosis or treatment of infertility or the 23 preservation of fertility by a licensed healthcare provider acting	20	conventional medical testing.
23 preservation of fertility by a licensed healthcare provider acting	21	2. An act related to in vitro fertilization or otherwise
	22	related to the diagnosis or treatment of infertility or the
24	23	preservation of fertility by a licensed healthcare provider acting
	24	

1	lawfully and within the scope of his or her practice shall not be a			
2	violation of subsection A of this section.			
3	3. An act is not a violation of subsection A of this section if			
4	performed with the purpose to:			
5	a. save the life or preserve the health of the unborn			
6	child,			
7	b. remove a dead unborn child whose death was caused by			
8	miscarriage or spontaneous abortion, or			
9	<u>c.</u> <u>remove an ectopic pregnancy.</u>			
10	C. Any abortion performed or induced under an exception			
11	provided by subsection A of this section or performed or induced to			
12	remove an ectopic pregnancy shall be reported by the abortion			
13	provider to the State Department of Health in accordance with			
14	Section 18 of this act.			
15	D. As used in this section:			
16	1. "Medical emergency" means a condition that, in reasonable			
17	medical judgment:			
18	a. cannot be remedied by delivery of the child, and			
19	b. so complicates the medical condition of the pregnant			
20	woman as to necessitate the immediate abortion of her			
21	pregnancy to avert her death or for which a delay will			
22	create serious risk of substantial and irreversible			
23	physical impairment of a major bodily function, not			
24	including psychological or emotional conditions. A			

1 condition is not a medical emergency if it is based on 2 a claim, diagnosis, or determination that the woman may engage in conduct which she intends to result in 3 4 her death or in the substantial and irreversible 5 physical impairment of a major bodily function; and 2. "Reasonable medical judgment" means a medical judgment that 6 would be made by a reasonably prudent physician who is knowledgeable 7 about the case and the treatment possibilities with respect to the 8 9 medical conditions involved. SECTION 2. AMENDATORY 59 O.S. 2021, Section 509, is 10 amended to read as follows: 11 Section 509. The words "unprofessional conduct" as used in 12 13 Sections 481 through 518.1 of this title are hereby declared to include, but shall not be limited to, the following: 14 1. Procuring, aiding or abetting a criminal operation; 15 2. The obtaining of any fee or offering to accept any fee, 16 present or other form of remuneration whatsoever, on the assurance 17 or promise that a manifestly incurable disease can or will be cured; 18 3. Willfully betraying a professional secret to the detriment 19 of the patient; 20 4. Habitual intemperance or the habitual use of habit-forming 21 drugs; 22 23 24

5. Conviction or confession of, or plea of guilty, nolo
 contendere, no contest or Alford plea to a felony or any offense
 involving moral turpitude;

6. All advertising of medical business in which statements are
made which are grossly untrue or improbable and calculated to
mislead the public;

7 7. Conviction or confession of, or plea of guilty, nolo
8 contendere, no contest or Alford plea to a crime involving violation
9 of:

a. the antinarcotic or prohibition laws and regulations
of the federal government,

12 b. the laws of this state,

13 c. State Commissioner of Health rules, or

14 d.

15 8. Dishonorable or immoral conduct which is likely to deceive,16 defraud, or harm the public;

a determination by a judge or jury;

9. The commission of any act which is a violation of the criminal laws of any state when such act is connected with the physician's practice of medicine. A complaint, indictment or confession of a criminal violation shall not be necessary for the enforcement of this provision. Proof of the commission of the act while in the practice of medicine or under the guise of the practice of medicine shall be unprofessional conduct;

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Failure to keep complete and accurate records of purchase
 and disposal of controlled drugs or of narcotic drugs;

3 11. The writing of false or fictitious prescriptions for any 4 drugs or narcotics declared by the laws of this state to be 5 controlled or narcotic drugs;

Prescribing or administering a drug or treatment without
sufficient examination and the establishment of a valid physicianpatient relationship and not prescribing in a safe, medically
accepted manner;

10 13. The violation, or attempted violation, direct or indirect, 11 of any of the provisions of the Oklahoma Allopathic Medical and 12 Surgical Licensure and Supervision Act, either as a principal, 13 accessory or accomplice;

14 14. Aiding or abetting, directly or indirectly, the practice of 15 medicine by any person not duly authorized under the laws of this 16 state;

15. The inability to practice medicine with reasonable skill 17 and safety to patients by reason of age, illness, drunkenness, 18 excessive use of drugs, narcotics, chemicals, or any other type of 19 material or as a result of any mental or physical condition. 20 In enforcing this section the State Board of Medical Licensure and 21 Supervision may, upon probable cause, request a physician to submit 22 to a mental or physical examination by physicians designated by it. 23 If the physician refuses to submit to the examination, the Board 24

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1 shall issue an order requiring the physician to show cause why the physician will not submit to the examination and shall schedule a 2 hearing on the order within thirty (30) days after notice is served 3 on the physician, exclusive of the day of service. The physician 4 5 shall be notified by either personal service or by certified mail with return receipt requested. At the hearing, the physician and 6 the physician's attorney are entitled to present any testimony and 7 other evidence to show why the physician should not be required to 8 9 submit to the examination. After a complete hearing, the Board shall issue an order either requiring the physician to submit to the 10 examination or withdrawing the request for examination. 11 The medical 12 license of a physician ordered to submit for examination may be 13 suspended until the results of the examination are received and reviewed by the Board; 14

- 15 16. a. Prescribing, dispensing or administering of controlled
 16 substances or narcotic drugs in excess of the amount
 17 considered good medical practice,
- b. Prescribing, dispensing or administering controlled
 substances or narcotic drugs without medical need in
 accordance with pertinent licensing board standards,
 or
- 22 c. Prescribing, dispensing or administering opioid drugs
 23 in excess of the maximum limits authorized in Section
 24 2-309I of Title 63 of the Oklahoma Statutes;

1 17. Engaging in physical conduct with a patient which is sexual 2 in nature, or in any verbal behavior which is seductive or sexually 3 demeaning to a patient;

4 18. Failure to maintain an office record for each patient which
5 accurately reflects the evaluation, treatment, and medical necessity
6 of treatment of the patient;

7 19. Failure to provide necessary ongoing medical treatment when 8 a doctor-patient relationship has been established, which 9 relationship can be severed by either party providing a reasonable 10 period of time is granted;

11	20. <u>a.</u>	Performance of an abortion as defined by Section $1-730$
12		of Title 63 of the Oklahoma Statutes, except for an
13		abortion necessary to prevent the death of the mother
14		or to prevent substantial or irreversible physical
15		impairment of the mother that substantially increases
16		the risk of death. The performance of an abortion on
17		the basis of the mental or emotional health of the
18		mother shall be a violation of this paragraph,
19		notwithstanding a claim or diagnosis that the woman
20		may engage in conduct which she intends to result in
21		her death, unless:
22		(1) the abortion is necessary due to a medical
23		emergency as defined in subparagraph d of this
24		paragraph, or

1		(2) the pregnancy is the result of:
2		(a) rape or sexual assault that has been
3		reported to law enforcement, or
4		(b) incest of a minor that has been reported to
5		law enforcement.
6	b.	The Board shall impose a penalty as provided in
7		Section 509.1 of this title on a licensee who violates
8		this paragraph. The penalty shall include, but not be
9		limited to, suspension of the license for a period $\frac{\partial f}{\partial f}$
10		not less than one (1) year <u>.</u>
11	<u>C.</u>	Any abortion performed or induced under an exception
12		provided by subparagraph a of this paragraph or
13		performed or induced to remove an ectopic pregnancy
14		shall be reported by the physician to the State
15		Department of Health in accordance with Section 18 of
16		this act.
17	<u>d.</u>	As used in this paragraph:
		(1) "abortion" means the act of using, prescribing,
18		
18 19		administering, procuring, or selling of any
		administering, procuring, or selling of any instrument, medicine, drug, or any other
19		
19 20		instrument, medicine, drug, or any other
19 20 21		instrument, medicine, drug, or any other substance, device, or means with the purpose to

1		death of an unborn child. It does not include
2		the use, prescription, administration, procuring,
3		or selling of any type of contraception if the
4		contraception is administered before the time
5		when a pregnancy could be determined through
6		conventional medical testing. It does not
7		include any act related to in vitro fertilization
8		or otherwise related to the diagnosis or
9		treatment of infertility or the preservation of
10		fertility by a licensed healthcare provider
11		acting lawfully and within the scope of his or
12		her practice. An act is not an abortion if the
13		act is performed with the purpose to:
14		(a) save the life or preserve the health of the
15		unborn child,
16		(b) remove a dead unborn child whose death was
17		caused by miscarriage or spontaneous
18		abortion, or
19		(c) remove an ectopic pregnancy,
20	(2)	"medical emergency" means a condition that, in
21		reasonable medical judgment:
22		(a) cannot be remedied by delivery of the child,
23		and
24		

1		(b)	so complicates the medical condition of the
2			pregnant woman as to necessitate the
3			immediate abortion of her pregnancy to avert
4			her death or for which a delay will create
5			serious risk of substantial and irreversible
6			physical impairment of a major bodily
7			function, not including psychological or
8			emotional conditions. A condition is not a
9			medical emergency if it is based on a claim,
10			diagnosis, or determination that the woman
11			may engage in conduct which she intends to
12			result in her death or in the substantial
13			and irreversible physical impairment of a
14			major bodily function, and
15	(3)	"rea	sonable medical judgment" means a medical
16		judg	ment that would be made by a reasonably
17		prud	ent physician who is knowledgeable about the
18		case	and the treatment possibilities with respect
19		to t	he medical conditions involved; or
20	21. Failure t	o pro	vide a proper and safe medical facility
21	setting and qualif	ied a	ssistive personnel for a recognized medical
22	act, including but	not	limited to an initial in-person patient
23	examination, offic	e sur	gery, diagnostic service or any other medical
24	procedure or treat	ment.	Adequate medical records to support

1 diagnosis, procedure, treatment or prescribed medications must be 2 produced and maintained.

3 SECTION 3. AMENDATORY 59 O.S. 2021, Section 637, is 4 amended to read as follows:

5 Section 637. A. The State Board of Osteopathic Examiners may 6 refuse to admit a person to an examination or may refuse to issue or 7 reinstate or may suspend or revoke any license issued or reinstated 8 by the Board upon proof that the applicant or holder of such a 9 license:

Has obtained a license, license renewal or authorization to
 sit for an examination, as the case may be, through fraud,
 deception, misrepresentation or bribery; or has been granted a
 license, license renewal or authorization to sit for an examination
 based upon a material mistake of fact;

15 2. Has engaged in the use or employment of dishonesty, fraud, 16 misrepresentation, false promise, false pretense, unethical conduct 17 or unprofessional conduct, as may be determined by the Board, in the 18 performance of the functions or duties of an osteopathic physician, 19 including but not limited to the following:

a. obtaining or attempting to obtain any fee, charge,
 tuition or other compensation by fraud, deception or
 misrepresentation; willfully and continually
 overcharging or overtreating patients; or charging for

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1 visits to the physician's office which did not occur or for services which were not rendered, 2 using intimidation, coercion or deception to obtain or 3 b. retain a patient or discourage the use of a second 4 5 opinion or consultation, willfully performing inappropriate or unnecessary 6 с. treatment, diagnostic tests or osteopathic medical or 7 surgical services, 8 9 d. delegating professional responsibilities to a person who is not qualified by training, skill, competency, 10 age, experience or licensure to perform them, noting 11

12 that delegation may only occur within an appropriate 13 doctor-patient relationship, wherein a proper patient 14 record is maintained including, but not limited to, at 15 the minimum, a current history and physical,

- e. misrepresenting that any disease, ailment, or
 infirmity can be cured by a method, procedure,
 treatment, medicine or device,
- f. acting in a manner which results in final disciplinary
 action by any professional society or association or
 hospital or medical staff of such hospital in this or
 any other state, whether agreed to voluntarily or not,
 if the action was in any way related to professional
 conduct, professional competence, malpractice or any

other violation of the Oklahoma Osteopathic Medicine Act,

- signing a blank prescription form; or dispensing, 3 q. prescribing, administering or otherwise distributing 4 5 any drug, controlled substance or other treatment without sufficient examination or the establishment of 6 a physician-patient relationship, or for other than 7 medically accepted therapeutic or experimental or 8 9 investigational purpose duly authorized by a state or federal agency, or not in good faith to relieve pain 10 and suffering, or not to treat an ailment, physical 11 infirmity or disease, or violating any state or 12 federal law on controlled dangerous substances 13 including, but not limited to, prescribing, dispensing 14 or administering opioid drugs in excess of the maximum 15 limits authorized in Section 2-309T of Title 63 of the 16 Oklahoma Statutes, 17
- h. engaging in any sexual activity within a physicianpatient relationship,
- i. terminating the care of a patient without adequate
 notice or without making other arrangements for the
 continued care of the patient,
- j. failing to furnish a copy of a patient's medicalrecords upon a proper request from the patient or

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- legal agent of the patient or another physician; or failing to comply with any other law relating to medical records,
- 4 k. failing to comply with any subpoena issued by the
 5 Board,
- 6 l. violating a probation agreement or order with this
 7 Board or any other agency, and
- 8 m. failing to keep complete and accurate records of 9 purchase and disposal of controlled drugs or narcotic 10 drugs;

11 3. Has engaged in gross negligence, gross malpractice or gross 12 incompetence;

Has engaged in repeated acts of negligence, malpractice or
 incompetence;

15 5. Has been finally adjudicated and found guilty, or entered a 16 plea of guilty or nolo contendere in a criminal prosecution, for any 17 offense reasonably related to the qualifications, functions or 18 duties of an osteopathic physician, whether or not sentence is 19 imposed, and regardless of the pendency of an appeal;

6. Has had the authority to engage in the activities regulated by the Board revoked, suspended, restricted, modified or limited, or has been reprimanded, warned or censured, probated or otherwise disciplined by any other state or federal agency whether or not voluntarily agreed to by the physician including, but not limited

to, the denial of licensure, surrender of the license, permit or authority, allowing the license, permit or authority to expire or lapse, or discontinuing or limiting the practice of osteopathic medicine pending disposition of a complaint or completion of an investigation;

6 7. Has violated or failed to comply with provisions of any act7 or regulation administered by the Board;

8 8. Is incapable, for medical or psychiatric or any other good
9 cause, of discharging the functions of an osteopathic physician in a
10 manner consistent with the public's health, safety and welfare;

9. Has been guilty of advertising by means of knowingly false
 or deceptive statements;

13 10. Has been guilty of advertising, practicing, or attempting14 to practice under a name other than one's own;

15 11. Has violated or refused to comply with a lawful order of 16 the Board;

17 12. Has been guilty of habitual drunkenness, or habitual
18 addiction to the use of morphine, cocaine or other habit-forming
19 drugs;

20 13. Has been guilty of personal offensive behavior, which would 21 include, but not be limited to, obscenity, lewdness, and 22 molestation;

23 14. <u>a.</u> Has performed an abortion as defined by Section 1-730
 24 of Title 63 of the Oklahoma Statutes, except for an

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1	abortion necessary to prevent the death of the mother
2	or to prevent substantial or irreversible physical
3	impairment of the mother that substantially increases
4	the risk of death. The performance of an abortion on
5	the basis of the mental or emotional health of the
6	mother shall be a violation of this paragraph,
7	notwithstanding a claim or diagnosis that the woman
8	may engage in conduct which she intends to result in
9	her death, unless:
10	(1) the abortion is necessary due to a medical
11	emergency as defined in subparagraph d of this
12	paragraph, or
13	(2) the pregnancy is the result of:
14	(a) rape or sexual assault that has been
15	reported to law enforcement, or
16	(b) incest of a minor that has been reported to
17	law enforcement.
18	<u>b.</u> The Board shall impose a penalty as provided in this
19	section and in Section 637.1 of this title on a
20	licensee who violates this paragraph. The penalty
21	shall include, but not be limited to, suspension of
22	the license for a period $\frac{\partial f}{\partial f}$ not less than one (1)
23	year.
24	

1	<u>C.</u>	Any abortion performed or induced under an exception
2		provided by subparagraph a of this paragraph or
3		performed or induced to remove an ectopic pregnancy
4		shall be reported by the physician to the State
5		Department of Health in accordance with Section 18 of
6		this act.
7	<u>d.</u>	As used in this paragraph:
8		(1) "abortion" means the act of using, prescribing,
9		administering, procuring, or selling of any
10		instrument, medicine, drug, or any other
11		substance, device, or means with the purpose to
12		terminate the pregnancy of a woman, with
13		knowledge that the termination by any of those
14		means will with reasonable likelihood cause the
15		death of an unborn child. It does not include
16		the use, prescription, administration, procuring,
17		or selling of any type of contraception if the
18		contraception is administered before the time
19		when a pregnancy could be determined through
20		conventional medical testing. It does not
21		include any act related to in vitro fertilization
22		or otherwise related to the diagnosis or
23		treatment of infertility or the preservation of
24		fertility by a licensed healthcare provider

1		<u>acti</u>	ng lawfully and within the scope of his or
2		her	practice. An act is not an abortion if the
3		act	is performed with the purpose to:
4		<u>(a)</u>	save the life or preserve the health of the
5			unborn child,
6		(b)	remove a dead unborn child whose death was
7			caused by miscarriage or spontaneous
8			abortion, or
9		(C)	remove an ectopic pregnancy,
10	<u>(2)</u>	"med	ical emergency" means a condition that, in
11		reas	onable medical judgment:
12		<u>(a)</u>	cannot be remedied by delivery of the child,
13			and
14		(b)	so complicates the medical condition of the
15			pregnant woman as to necessitate the
16			immediate abortion of her pregnancy to avert
17			her death or for which a delay will create
18			serious risk of substantial and irreversible
19			physical impairment of a major bodily
20			function, not including psychological or
21			emotional conditions. A condition is not a
22			medical emergency if it is based on a claim,
23			diagnosis, or determination that the woman

1 result in her death or in the substantial 2 and irreversible physical impairment of a major bodily function, and 3 "reasonable medical judgment" means a medical 4 (3) 5 judgment that would be made by a reasonably prudent physician who is knowledgeable about the 6 case and the treatment possibilities with respect 7 to the medical conditions involved; or 8

9 15. Has been adjudicated to be insane, or incompetent, or
10 admitted to an institution for the treatment of psychiatric
11 disorders.

12 в. The State Board of Osteopathic Examiners shall neither refuse to renew, nor suspend, nor revoke any license, however, for 13 any of these causes, unless the person accused has been given at 14 least twenty (20) days' notice in writing of the charge against him 15 or her and a public hearing by the Board; provided, three-fourths 16 17 (3/4) of a quorum present at a meeting may vote to suspend a license in an emergency situation if the licensee affected is provided a 18 public hearing within thirty (30) days of the emergency suspension. 19

C. The State Board of Osteopathic Examiners shall have the power to order or subpoena the attendance of witnesses, the inspection of records and premises and the production of relevant books and papers for the investigation of matters that may come before them. The presiding officer of the Board shall have the

1 authority to compel the giving of testimony as is conferred on 2 courts of justice.

D. Any osteopathic physician in the State of Oklahoma this
4 state whose license to practice osteopathic medicine is revoked or
5 suspended under this section shall have the right to seek judicial
6 review of a ruling of the Board pursuant to the Administrative
7 Procedures Act.

8 E. The Board may enact rules and regulations pursuant to the 9 Administrative Procedures Act setting out additional acts of 10 unprofessional conduct, which acts shall be grounds for refusal to 11 issue or reinstate, or for action to condition, suspend or revoke a 12 license.

13SECTION 4.AMENDATORY63 O.S. 2021, Section 1-731.3, is14amended to read as follows:

Section 1-731.3. A. No person shall perform or induce an 15 abortion upon a pregnant woman without first detecting whether or 16 17 not her unborn child has a heartbeat. No person shall perform or induce an abortion upon a pregnant woman after such time as her 18 unborn child has been determined to have a detectable heartbeat 19 except if, in reasonable medical judgment, she has a condition that 20 so complicates her medical condition that it necessitates the 21 abortion of her pregnancy to avert her death or to avert serious 22 risk of substantial and irreversible physical impairment of a major 23 bodily function, not including psychological or emotional 24

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1	conditions. No such condition may be determined to exist if it is
2	based on a claim or diagnosis that the woman will engage in conduct
3	which she intends to result in her death or in substantial and
4	irreversible physical impairment of a major bodily function.
5	B. A "detectable heartbeat" shall mean Subsection A of this
6	section shall not apply:
7	1. If the abortion is necessary due to a medical emergency as
8	defined in subsection D of this section; or
9	2. If the pregnancy is the result of:
10	a. rape or sexual assault that has been reported to law
11	enforcement, or
12	b. incest of a minor that has been reported to law
13	enforcement.
14	C. Any abortion performed or induced under an exception
15	provided by subsection B of this section, performed or induced to
16	remove an ectopic pregnancy, or performed or induced in compliance
17	with subsection A of this section shall be reported by the abortion
18	provider to the State Department of Health in accordance with
19	Section 18 of this act.
20	D. As used in this section:
21	1. "Abortion" means the act of using, prescribing,
22	administering, procuring, or selling of any instrument, medicine,
23	drug, or any other substance, device, or means with the purpose to
24	terminate the pregnancy of a woman, with knowledge that the

1	termination by any of those means will with reasonable likelihood					
2	cause the death of an unborn child. It does not include the use,					
3	prescription, administration, procuring, or selling of any type of					
4	contraception if the contraception is administered before the time					
5	when a pregnancy could be determined through conventional medical					
6	testing. It does not include any act related to in vitro					
7	fertilization or otherwise related to the diagnosis or treatment of					
8	infertility or the preservation of fertility by a licensed					
9	healthcare provider acting lawfully and within the scope of his or					
10	her practice. An act is not an abortion if the act is performed					
11	with the purpose to:					
12	a. save the life or preserve the health of the unborn					
13	child,					
14	b. remove a dead unborn child whose death was caused by					
15	miscarriage or spontaneous abortion, or					
16	c. remove an ectopic pregnancy;					
17	2. "Detectable heartbeat" means embryonic or fetal cardiac					
18	activity or the steady or repetitive rhythmic contract contractions					
19	of the heart within the gestational sac $ hicksymbol{\cdot}_{\boldsymbol{\cdot}}$					
20	3. "Medical emergency" means a condition that, in reasonable					
21	<pre>medical judgment:</pre>					
22	a. cannot be remedied by delivery of the child, and					
23	b. so complicates the medical condition of the pregnant					
24	woman as to necessitate the immediate abortion of her					

1 pregnancy to avert her death or for which a delay will 2 create serious risk of substantial and irreversible physical impairment of a major bodily function, not 3 including psychological or emotional conditions. A 4 5 condition is not a medical emergency if it is based on a claim, diagnosis, or determination that the woman 6 may engage in conduct which she intends to result in 7 her death or in the substantial and irreversible 8 9 physical impairment of a major bodily function; and C. 4. "Reasonable medical judgment" means a medical judgment 10 that would be made by a reasonably prudent physician τ who is 11 knowledgeable about the case and the treatment possibilities with 12 respect to the medical conditions involved. 13 D. E. Any person violating subsection A of this section shall 14 be guilty of homicide. 15 SECTION 5. AMENDATORY Section 1, Chapter 11, O.S.L. 2022 16 (63 O.S. Supp. 2022, Section 1-731.4), is amended to read as 17 follows: 18 Section 1-731.4. A. As used in this section: 19 The terms "abortion" and "unborn child" shall have the same 20 1. meaning as provided by Section 1-730 of Title 63 of the Oklahoma 21 Statutes "Abortion" means the act of using, prescribing, 22 administering, procuring, or selling of any instrument, medicine, 23 drug, or any other substance, device, or means with the purpose to 24

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1	terminate the pregnancy of a woman, with knowledge that the		
2	termination by any of those means will with reasonable likelihood		
3	cause the death of an unborn child. It does not include the use,		
4	prescription, administration, procuring, or selling of any type of		
5	contraception if the contraception is administered before the time		
6	when a pregnancy could be determined through conventional medical		
7	testing. It does not include any act related to in vitro		
8	fertilization or otherwise related to the diagnosis or treatment of		
9	infertility or the preservation of fertility by a licensed		
10	healthcare provider acting lawfully and within the scope of his or		
11	her practice. An act is not an abortion if the act is performed		
12	with the purpose to:		
13	a. save the life or preserve the health of the unborn		
14	child,		
15	b. remove a dead unborn child whose death was caused by		
16	miscarriage or spontaneous abortion, or		
17	<u>c.</u> remove an ectopic pregnancy; and		
18	2. "Medical emergency" means a condition which that, in		
19	reasonable medical judgment:		
20	<u>a.</u> cannot be remedied by delivery of the child in which		
21	an abortion is necessary to preserve the life of a		
22	pregnant woman whose life is endangered by a physical		
23	disorder, physical illness or physical injury		
24			

1	including a life-endangering physical condition caused	
2	by or arising from the pregnancy itself, and	
3	b. so complicates the medical condition of the pregnant	
4	woman as to necessitate the immediate abortion of her	
5	pregnancy to avert her death or for which a delay will	
6	create serious risk of substantial and irreversible	
7	physical impairment of a major bodily function, not	
8	including psychological or emotional conditions. A	
9	condition is not a medical emergency if it is based on	
10	a claim, diagnosis, or determination that the woman	
11	may engage in conduct which she intends to result in	
12	her death or in the substantial and irreversible	
13	physical impairment of a major bodily function;	
14	3. "Reasonable medical judgment" means a medical judgment that	
15	would be made by a reasonably prudent physician who is knowledgeable	
16	about the case and the treatment possibilities with respect to the	
17	medical conditions involved; and	
18	4. "Unborn child" means a human fetus or embryo in any stage of	
19	gestation from fertilization until birth.	
20	B. $\frac{1}{2}$ Notwithstanding any other provision of law, a person	
21	shall not purposely perform, induce, or attempt to perform or induce	
22	an abortion except to save the life of a pregnant woman in<u>:</u>	
23	1. If the abortion is necessary due to a medical emergency <u>as</u>	
24	defined in subsection A of this section; or	

1	2. If the pregnancy is the result of:
2	a. rape or sexual assault that has been reported to law
3	enforcement, or
4	b. incest of a minor that has been reported to law
5	enforcement.
6	$\frac{2}{2}$ C. 1. A person convicted of performing or attempting to
7	perform an abortion shall be guilty of a felony punishable by a fine
8	not to exceed One Hundred Thousand Dollars (\$100,000.00), or by
9	confinement in the custody of the Department of Corrections for a
10	term not to exceed ten (10) years, or by such fine and imprisonment.
11	3. <u>2.</u> This section does not :
12	a. authorize the charging or conviction of a woman with
13	any criminal offense in the death of her own unborn
14	child , or
15	b. prohibit the sale, use, prescription or administration
16	of a contraceptive measure, drug or chemical if the
17	contraceptive measure, drug or chemical is
18	administered before the time when a pregnancy could be
19	determined through conventional medical testing and if
20	the contraceptive measure, drug or chemical is sold,
21	used, prescribed or administered in accordance with
22	manufacturer instructions.
23	4. 3. It is an affirmative defense to prosecution under this
24	section if a licensed physician provides medical treatment to a

pregnant woman which results in the accidental or unintentional
 injury or death to the unborn child.

3	D. Any abortion performed or induced under an exception				
4	provided by subsection B of this section or performed or induced to				
5	remove an ectopic pregnancy shall be reported by the abortion				
6	provider to the State Department of Health in accordance with				
7	Section 18 of this act.				
8	SECTION 6. AMENDATORY 63 O.S. 2021, Section 1-732, is				
9	amended to read as follows:				
10	Section 1-732. A. No person shall perform or induce an				
11	abortion upon a pregnant woman after such time as her unborn child				
12	has become viable unless such :				
13	<u>1. The</u> abortion is necessary to prevent the death of the				
14	pregnant woman or to prevent impairment to her health due to a				
15	medical emergency as defined in subsection I of this section; or				
16	2. The pregnancy is the result of:				
17	a. rape or sexual assault that has been reported to law				
18	enforcement, or				
19	b. incest of a minor that has been reported to law				
20	enforcement.				
21	B. An unborn child shall be presumed to be viable if more than				
22	twenty-four (24) weeks have elapsed since the probable beginning of				
23	the last menstrual period of the pregnant woman, based upon either				
24	information provided by her or by an examination by her attending				

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physician. If it is the judgment of the attending physician that a particular unborn child is not viable where the presumption of viability exists as to that particular unborn child, then he <u>or she</u> shall certify in writing the precise medical criteria upon which he has determined that the particular unborn child is not viable before an abortion may be performed or induced.

7 C. No abortion of a viable unborn child shall be performed or induced except after written certification by the attending physician that in his best medical judgment the abortion is necessary to prevent the death of the pregnant woman or to prevent an impairment to her health. The physician shall further certify in writing the medical indications for such abortion and the probable health consequences if the abortion is not performed or induced.

D. C. The physician who shall perform or induce an abortion 14 upon a pregnant woman after such time as her unborn child has become 15 viable shall utilize the available method or technique of abortion 16 most likely to preserve the life and health of the unborn child, 17 unless he or she shall first certify in writing that in his or her 18 best medical judgment such method or technique shall present a 19 significantly greater danger to the life or health of the pregnant 20 woman than another available method or technique. 21

E. D. An abortion of a viable unborn child performed solely
 under the exception provided by paragraph 2 of subsection A of this
 section shall be performed or induced only when there is in

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1 attendance a physician other than the physician performing or 2 inducing the abortion who shall take control of and provide 3 immediate medical care for the child.

<u>E.</u> During the performance or inducing of the abortion, the
physician performing it, and subsequent to it, the physician
required by this section to be in attendance, if applicable under
<u>subsections D and F of this section</u>, shall take all reasonable steps
in keeping with good medical practice, consistent with the procedure
used, to preserve the life and health of the child, in the same
manner as if the child had been born naturally or spontaneously.

F. The requirement of the attendance of a second physician may 11 12 be waived when in the best judgment of the attending physician a shall not apply to an abortion performed due to a medical emergency 13 exists and further delay would result in a serious threat to the 14 15 life or physical health of the pregnant woman under the exception provided by paragraph 1 of subsection A of this section. Provided 16 that, under such emergency circumstances and waiver, the attending 17 physician shall have the duty to take all reasonable steps to 18 preserve the life and health of the child before, during and after 19 the abortion procedure, unless such steps shall, in the best medical 20 judgment of the physician, present a significantly greater danger to 21 the life or health of the pregnant woman. 22

23 F. G. Any person violating subsection A of this section shall
24 be guilty of homicide.

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1	H. Any abortion performed or induced under an exception				
2	provided by subsection A of this section, performed or induced to				
3	remove an ectopic pregnancy, or performed or induced before the				
4	unborn child has become viable shall be reported by the abortion				
5	provider to the State Department of Health in accordance with				
6	Section 18 of this act.				
7	I. As used in this section:				
8	1. "Abortion" means the act of using, prescribing,				
9	administering, procuring, or selling of any instrument, medicine,				
10	drug, or any other substance, device, or means with the purpose to				
11	terminate the pregnancy of a woman, with knowledge that the				
12	termination by any of those means will with reasonable likelihood				
13	cause the death of an unborn child. It does not include the use,				
14	prescription, administration, procuring, or selling of any type of				
15	contraception if the contraception is administered before the time				
16	when a pregnancy could be determined through conventional medical				
17	testing. It does not include any act related to in vitro				
18	fertilization or otherwise related to the diagnosis or treatment of				
19	infertility or the preservation of fertility by a licensed				
20	healthcare provider acting lawfully and within the scope of his or				
21	her practice. An act is not an abortion if the act is performed				
22	with the purpose to:				
23	a. save the life or preserve the health of the unborn				

1	b.	remove a dead unborn child whose death was caused by
2		miscarriage or spontaneous abortion, or
3	<u>C.</u>	remove an ectopic pregnancy;
4	2. "Medi	cal emergency" means a condition that, in reasonable
5	medical judgm	ent:
6	<u>a.</u>	cannot be remedied by delivery of the child, and
7	<u>b.</u>	so complicates the medical condition of the pregnant
8		woman as to necessitate the immediate abortion of her
9		pregnancy to avert her death or for which a delay will
10		create serious risk of substantial and irreversible
11		physical impairment of a major bodily function, not
12		including psychological or emotional conditions. A
13		condition is not a medical emergency if it is based on
14		a claim, diagnosis, or determination that the woman
15		may engage in conduct which she intends to result in
16		her death or in the substantial and irreversible
17		physical impairment of a major bodily function; and
18	3. "Reas	onable medical judgment" means a medical judgment that
19	would be made	by a reasonably prudent physician who is knowledgeable
20	about the cas	e and the treatment possibilities with respect to the
21	<u>medical condi</u>	tions involved.
22	SECTION 7	. AMENDATORY 63 O.S. 2021, Section 1-745.2, is
23	amended to re	ad as follows:
24		

Section 1-745.2. As used in the Pain-Capable Unborn Child
 Protection Act only:

"Abortion" means the use or prescription act of using, 3 1. prescribing, administering, procuring, or selling of any instrument, 4 5 medicine, drug, or any other substance or, device, or means with the purpose to terminate the pregnancy of a woman known to be pregnant 6 with an intention other than to increase the probability of a live 7 birth, to preserve, with knowledge that the termination by any of 8 9 those means will with reasonable likelihood cause the death of an unborn child. It does not include the use, prescription, 10 11 administration, procuring, or selling of any type of contraception 12 if the contraception is administered before the time when a pregnancy could be determined through conventional medical testing. 13 It does not include any act related to in vitro fertilization or 14 otherwise related to the diagnosis or treatment of infertility or 15 the preservation of fertility by a licensed healthcare provider 16 acting lawfully and within the scope of his or her practice. An act 17 is not an abortion if the act is performed with the purpose to: 18 save the life or preserve the health of the unborn 19 a. 20 child after live birth, or to, remove a dead unborn child who died as the result of 21 b. natural causes in utero, accidental trauma, or a 22 criminal assault on the pregnant woman or her unborn 23 child, and which causes the premature termination of 24

1	the pregnancy whose death was caused by miscarriage or	
2	spontaneous abortion, or	
3	<u>c.</u> <u>remove an ectopic pregnancy</u> ;	
4	2. "Attempt to perform or induce an abortion" means an act, or	
5	an omission of a statutorily required act, that, under the	
6	circumstances as the actor believes them to be, constitutes a	
7	substantial step in a course of conduct planned to culminate in the	
8	performance or induction of an abortion in this state in violation	
9	of the Pain-Capable Unborn Child Protection Act;	
10	3. "Postfertilization age" means the age of the unborn child as	
11	calculated from the fertilization of the human ovum;	
12	4. "Fertilization" means the fusion of a human spermatozoon	
13	with a human ovum;	
14	5. "Medical emergency" means a condition that, in reasonable	
15	medical judgment $ au$:	
16	a. cannot be remedied by delivery of the child, and	
17	<u>b.</u> so complicates the medical condition of the pregnant	
18	woman that it necessitates <u>as to necessitate</u> the	
19	immediate abortion of her pregnancy without first	
20	determining postfertilization age to avert her death	
21	or for which the delay necessary to determine	
22	postfertilization age <u>a delay</u> will create serious risk	
0.0		
23	of substantial and irreversible physical impairment of	

1 or emotional conditions. No condition shall be deemed 2 A condition is not a medical emergency if it is based on a claim or, diagnosis, or determination that the 3 woman will may engage in conduct which she intends to 4 5 result in her death or in substantial and irreversible physical impairment of a major bodily function; 6 "Reasonable medical judgment" means a medical judgment that 6. 7 would be made by a reasonably prudent physician $_{\tau}$ who is 8 9 knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved; 10 7. "Physician" means any person licensed to practice medicine 11 12 and surgery or osteopathic medicine and surgery in this state; 8. "Probable postfertilization age of the unborn child" means 13

14 what, in reasonable medical judgment, will with reasonable 15 probability be the postfertilization age of the unborn child at the 16 time the abortion is planned to be performed or induced;

9. "Unborn child" or "fetus" each means an individual organism
of the species homo sapiens from fertilization until live birth; and
10. "Woman" means a female human being whether or not she has
reached the age of majority.

21 SECTION 8. AMENDATORY 63 O.S. 2021, Section 1-745.4, is 22 amended to read as follows:

23 Section 1-745.4. A. Except in the case of a medical emergency 24 as provided by subsection C of this section, no abortion shall be

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1 performed or induced or be attempted to be performed or induced unless the physician performing or inducing it has first made a 2 determination of the probable postfertilization age of the unborn 3 child or relied upon such a determination made by another physician. 4 5 In making such a determination, the physician shall make such inquiries of the woman and perform or cause to be performed such 6 medical examinations and tests as a reasonably prudent physician, 7 knowledgeable about the case and the medical conditions involved, 8 9 would consider necessary to perform in making an accurate diagnosis 10 with respect to postfertilization age.

B. Knowing or reckless failure by any physician to conform to any requirement of this section constitutes "unprofessional conduct".

14 <u>C. Subsection A of this section shall not apply:</u> 15 <u>I. If the abortion is necessary due to a medical emergency as</u> 16 <u>defined in subsection D of this section; or</u>

- 2. If the pregnancy is the result of:
- 18 <u>a.</u> rape or sexual assault that has been reported to law
 19 <u>enforcement, or</u>
- 20 <u>b.</u> <u>incest of a minor that has been reported to law</u> 21 enforcement.
- 22 D. Any abortion performed or induced under an exception

23 provided by subsection C of this section, performed or induced to

24 remove an ectopic pregnancy, or performed or induced in compliance

1 with subsection A of this section shall be reported by the abortion 2 provider to the State Department of Health in accordance with Section 18 of this act. 3 AMENDATORY 63 O.S. 2021, Section 1-745.5, is SECTION 9. 4 5 amended to read as follows: Section 1-745.5. A. No Except as provided by subsection C of 6 Section 1-745.4 of this title, no person shall perform or induce or 7 attempt to perform or induce an abortion upon a woman when it has 8 9 been determined, by the physician performing or inducing or 10 attempting to perform or induce the abortion or by another physician upon whose determination that physician relies, that the probable 11 postfertilization age of the woman's unborn child is twenty (20) or 12 more weeks, unless, in reasonable medical judgment, she has a 13 condition which so complicates her medical condition as to 14 necessitate the abortion of her pregnancy to avert her death or to 15 avert serious risk of substantial and irreversible physical 16 impairment of a major bodily function, not including psychological 17 or emotional conditions. No such condition shall be deemed to exist 18 if it is based on a claim or diagnosis that the woman will engage in 19 conduct which she intends to result in her death or in substantial 20 and irreversible physical impairment of a major bodily function. 21 When an abortion upon a woman whose unborn child has been 22 в. determined to have a probable postfertilization age of twenty (20) 23 or more weeks is not prohibited by this section, the physician shall 24

1 terminate the pregnancy in the manner which, in reasonable medical 2 judgment, provides the best opportunity for the unborn child to survive, unless, in reasonable medical judgment, termination of the 3 preqnancy in that manner would pose a greater risk either of the 4 5 death of the pregnant woman or of the substantial and irreversible physical impairment of a major bodily function, not including 6 psychological or emotional conditions, of the woman than would other 7 available methods. No such greater risk shall be deemed to exist if 8 9 it is based on a claim or diagnosis that the woman will engage in conduct which she intends to result in her death or in substantial 10 and irreversible physical impairment of a major bodily function. 11 Section 2, Chapter 190, O.S.L. 12 SECTION 10. AMENDATORY 2022 (63 O.S. Supp. 2022, Section 1-745.32), is amended to read as 13 follows: 14 Section 1-745.32. As used in this act the Oklahoma Heartbeat 15 16 Act: "Abortion" means the act of using, prescribing, 17 1. administering, procuring, or selling of any instrument, medicine, 18 drug, or any other substance, device, or means with the purpose to 19 20 terminate the pregnancy of a woman, with knowledge that the termination by any of those means will with reasonable likelihood 21 cause the death of an unborn child. It does not include the use, 22 prescription, administration, procuring, or selling of any type of 23 contraception if the contraception is administered before the time 24

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1	when a pregnancy could be determined through conventional medical
2	testing. It does not include any act related to in vitro
3	fertilization or otherwise related to the diagnosis or treatment of
4	infertility or the preservation of fertility by a licensed
5	healthcare provider acting lawfully and within the scope of his or
6	her practice. An act is not an abortion if the act is performed
7	with the purpose to:
8	a. save the life or preserve the health of the unborn
9	child,
10	b. remove a dead unborn child whose death was caused by
11	miscarriage or spontaneous abortion, or
12	<u>c.</u> <u>remove an ectopic pregnancy;</u>
13	2. "Fetal heartbeat" means cardiac activity or the steady and
14	repetitive rhythmic contraction of the fetal heart within the
15	gestational sac;
16	$\frac{2}{2}$. "Gestational age" means the amount of time that has
17	elapsed from the first day of a woman's last menstrual period;
18	$\frac{3.4.}{4.}$ "Gestational sac" means the structure comprising the
19	extraembryonic membranes that envelop the unborn child and that is
20	typically visible by ultrasound after the fourth week of pregnancy;
21	4. <u>5.</u> "Medical emergency" means a condition that, in reasonable
22	<pre>medical judgment:</pre>
23	a. cannot be remedied by delivery of the child, and
24	

1	b. so complicates the medical condition of the pregnant
2	woman as to necessitate the immediate abortion of her
3	pregnancy to avert her death or for which a delay will
4	create serious risk of substantial and irreversible
5	physical impairment of a major bodily function, not
6	including psychological or emotional conditions. A
7	condition is not a medical emergency if it is based on
8	a claim, diagnosis, or determination that the woman
9	may engage in conduct which she intends to result in
10	her death or in the substantial and irreversible
11	physical impairment of a major bodily function;
12	6. "Physician" means an individual licensed to practice
13	medicine in this state including a medical doctor and a doctor of
14	osteopathic medicine;
15	$\frac{5.7}{2.0}$ "Pregnancy" means the human female reproductive condition
16	that:
17	a. begins with fertilization,
18	b. occurs when the woman is carrying the developing human
19	offspring, and
20	c. is calculated from the first day of the woman's last
21	menstrual period;
22	6. 8. "Reasonable medical judgment" means a medical judgment
23	that would be made by a reasonably prudent physician who is
24	

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1 <u>knowledgeable about the case and the treatment possibilities with</u> 2 respect to the medical conditions involved;

3 <u>9.</u> "Standard medical practice" means the degree of skill, care, 4 and diligence that an obstetrician of ordinary judgment, learning, 5 and skill would employ in like circumstances;

6 7. 10. "Unborn child" means a human fetus or embryo in any
7 stage of gestation from fertilization until birth; and

8 8. <u>11.</u> "Woman" and "women" include any person whose biological 9 sex is female including any person with XX chromosomes and any 10 person with a uterus, regardless of any gender identity that the 11 person attempts to assert or claim.

 12
 SECTION 11.
 AMENDATORY
 Section 3, Chapter 190, O.S.L.

 13
 2022 (63 O.S. Supp. 2022, Section 1-745.33), is amended to read as

 14
 follows:

Section 1-745.33. A. For the purposes of determining the presence of a fetal heartbeat under this section, "standard medical practice" includes employing the appropriate means of detecting the heartbeat based on the estimated gestational age of the unborn child and the condition of the woman and her pregnancy.

B. Except as provided by Sections 5 and 6 of this act Sections
<u>1-745.35 and 1-745.36 of this title or Section 14 of this act</u>, an
abortion may not be performed or, induced, or attempted to be
performed or induced on a pregnant woman unless a physician has

1 determined, in accordance with this section, whether the woman's
2 unborn child has a detectable fetal heartbeat.

3 C. In making a determination under subsection B of this4 section, the physician must use a test that is:

5 1. Consistent with the physician's good faith and reasonable6 understanding of standard medical practice; and

7 2. Appropriate for the estimated gestational age of the unborn8 child and the condition of the pregnant woman and her pregnancy.

9 D. A physician making a determination under subsection B of10 this section shall record in the pregnant woman's medical record:

11 1. The estimated gestational age of the unborn child;

12 2. The method used to estimate the gestational age; and

13 3. The test used for detecting a fetal heartbeat including the14 date, time, and results of the test.

15 SECTION 12. AMENDATORY Section 4, Chapter 190, O.S.L.
16 2022 (63 O.S. Supp. 2022, Section 1-745.34), is amended to read as
17 follows:

Section 1-745.34. A. Except as provided by Sections 5 and 6 of this act Sections 1-745.35 and 1-745.36 of this title or Section 14 of this act, a physician shall not knowingly perform or, induce, or attempt to perform or induce an abortion on a pregnant woman if the physician detected a fetal heartbeat for the unborn child as required by Section 3 of this act Section 1-745.33 of this title or failed to perform a test to detect a fetal heartbeat.

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B. A physician shall not be in violation of this section if the
 physician performed a test for a fetal heartbeat as required by
 Section 3 of this act Section 1-745.33 of this title and did not
 detect a fetal heartbeat.

5 C. This section shall not affect any provision of state law 6 that regulates or prohibits abortion including but not limited to 7 any provision that restricts or regulates an abortion by a 8 particular method or during a particular stage of pregnancy.

9 SECTION 13. AMENDATORY Section 5, Chapter 190, O.S.L. 10 2022 (63 O.S. Supp. 2022, Section 1-745.35), is amended to read as 11 follows:

Section 1-745.35. A. Sections 3 and 4 of this act Sections 1-13 745.33 and 1-745.34 of this title shall not apply if a physician believes an abortion is necessary due to a medical emergency exists that prevents compliance with this act as defined in Section 1-16 745.32 of this title.

B. A physician who performs or induces an abortion under
circumstances described by subsection A of this section shall make
written notations in the pregnant woman's medical record of:

The physician's belief that a medical emergency necessitated
 the abortion; and

22 2. The medical condition of the pregnant woman that prevented23 compliance with this act the Oklahoma Heartbeat Act.

C. A physician performing or inducing an abortion under this
 section shall maintain in the physician's practice records a copy of
 the notations made under subsection B of this section.

SECTION 14. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 1-745.35a of Title 63, unless
there is created a duplication in numbering, reads as follows:
Sections 1-745.33 and 1-745.34 of Title 63 of the Oklahoma

8 Statutes shall not apply if the pregnancy is the result of:

9 1. Rape or sexual assault that has been reported to law10 enforcement; or

Incest of a minor that has been reported to law enforcement.
 SECTION 15. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 1-745.36a of Title 63, unless
 there is created a duplication in numbering, reads as follows:

Any abortion performed or induced under an exception provided by Section 1-745.35 or 1-745.36 of this title or Section 14 of this act, performed or induced to remove an ectopic pregnancy, or performed or induced in compliance with Sections 1-745.33 and 1-745.34 of Title 63 of the Oklahoma Statutes shall be reported by the abortion provider to the State Department of Health in accordance with Section 18 of this act.

22 SECTION 16. AMENDATORY Section 1, Chapter 321, O.S.L.
23 2022 (63 O.S. Supp. 2022, Section 1-745.51), is amended to read as
24 follows:

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Section 1-745.51. As used in this act Section 1-745.51 et seq.
 of this title:

1. "Abortion" means the act of using, prescribing, 3 administering, procuring, or selling of any instrument, medicine, 4 5 drug, or any other substance, device, or means with the purpose to terminate the pregnancy of a woman, with knowledge that the 6 termination by any of those means will with reasonable likelihood 7 cause the death of an unborn child. It does not include the use, 8 9 prescription, administration, procuring, or selling of Plan B, 10 morning-after pills, or any other type of contraception or emergency 11 contraception if the contraception is administered before the time 12 when a pregnancy could be determined through conventional medical 13 testing. It does not include any act related to in vitro fertilization or otherwise related to the diagnosis or treatment of 14 infertility or the preservation of fertility by a licensed 15 healthcare provider acting lawfully and within the scope of his or 16 her practice. An act is not an abortion if the act is performed 17 with the purpose to: 18 save the life or preserve the health of the unborn 19 a. child, 20 b. remove a dead unborn child whose death was caused by 21 miscarriage or spontaneous abortion, or 22 remove an ectopic pregnancy; 23 с.

24

2. "Fertilization" means the fusion of a human spermatozoon
 with a human ovum;

3	3. "Medical emergency" means a condition in which an abortion
4	is necessary to preserve the life of a pregnant woman whose life is
5	endangered by a physical disorder, physical illness, or physical
6	injury, including a life-endangering physical condition caused by or
7	arising from the pregnancy itself that, in reasonable medical
8	judgment:
9	a. cannot be remedied by delivery of the child, and
10	b. so complicates the medical condition of the pregnant
11	woman as to necessitate the immediate abortion of her
12	pregnancy to avert her death or for which a delay will
13	create serious risk of substantial and irreversible
14	physical impairment of a major bodily function, not
15	including psychological or emotional conditions. A
16	condition is not a medical emergency if it is based on
17	a claim, diagnosis, or determination that the woman
18	may engage in conduct which she intends to result in
19	her death or in the substantial and irreversible
20	physical impairment of a major bodily function;
21	4. "Reasonable medical judgment" means a medical judgment that
22	would be made by a reasonably prudent physician who is knowledgeable
23	about the case and the treatment possibilities with respect to the
24	medical conditions involved;

1 4. <u>5.</u> "Unborn child" means a human fetus or embryo in any stage
2 of gestation from fertilization until birth; and

3 <u>5. 6.</u> "Woman" and "women" include any person whose biological 4 sex is female, including any person with XX chromosomes and any 5 person with a uterus, regardless of any gender identity that the 6 person attempts to assert or claim.

7 SECTION 17. AMENDATORY Section 2, Chapter 321, O.S.L.
8 2022 (63 O.S. Supp. 2022, Section 1-745.52), is amended to read as
9 follows:

Section 1-745.52. <u>A.</u> Except as provided by Section 3 of this act Section 1-745.53 of this title, a person shall not knowingly perform or, induce, or attempt to perform <u>or induce</u> an abortion unless:

The abortion is necessary to save the life of a pregnant
 woman in <u>due to</u> a medical emergency <u>as defined in Section 1-745.51</u>
 of this title; or

17 2. The pregnancy is the result of:

18 <u>a.</u> rape, <u>or sexual assault that has been reported to law</u>
 19 enforcement, or

20 <u>b.</u> incest <u>of a minor</u> that has been reported to law 21 enforcement.

B. Any abortion performed or induced under an exception

23 provided by subsection A of this section or Section 1-745.53 of this

24 title or performed or induced to remove an ectopic pregnancy shall

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1 be reported by the abortion provider to the State Department of

2 Health in accordance with Section 18 of this act.

3 SECTION 18. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 1-738r of Title 63, unless there 5 is created a duplication in numbering, reads as follows:

A. Any abortion performed or induced under an exception 6 provided by Section 861 of Title 21 of the Oklahoma Statutes, 7 Section 509 or 637 of Title 59 of the Oklahoma Statutes, Section 1-8 9 731.3, 1-731.4, or Section 1-732 of Title 63 of the Oklahoma Statutes, Section 1-745.1 et seq. of Title 63 of the Oklahoma 10 Statutes, Section 1-745.31 et seq. of Title 63 of the Oklahoma 11 Statutes, or Section 1-745.51 of Title 63 of the Oklahoma Statutes 12 13 shall be reported by the abortion provider to the State Department of Health on a form prescribed by the State Commissioner of Health. 14 The form shall not request the name of the woman who obtained the 15 abortion or any other potentially identifying information that could 16 lead to the identification of the woman. 17

B. The abortion provider shall state on the form the specific exception under which the abortion was performed and shall provide a detailed explanation of the justification for performing such abortion including any relevant supporting documentation. The completed form shall include all other information as may be required by the Commissioner.

C. The Department shall compile the information received under
 this section into an annual statistical report which shall be
 published on the Department's Internet website and submitted to the
 President Pro Tempore of the Senate and the Speaker of the House of
 Representatives each year.
 D. The Commissioner shall promulgate rules to implement this

D. The Commissioner shall promulgate rules to implement thissection. Such rules shall include, but not be limited to:

8 1. The manner of reporting;

9 2. Information to be reported; and

3. Patient privacy protections that ensure the anonymity of women who obtain an abortion under an exception provided by Section 861 of Title 21 of the Oklahoma Statutes, Section 731.4 of Title 63 of the Oklahoma Statutes, Section 1-745.31 et seq. of Title 63 of the Oklahoma Statutes, or Section 1-745.51 of Title 63 of the Oklahoma Statutes.

16 SECTION 19. REPEALER 63 O.S. 2021, Sections 1-733 and 1-17 745.6, are hereby repealed.

18 SECTION 20. It being immediately necessary for the preservation 19 of the public peace, health or safety, an emergency is hereby 20 declared to exist, by reason whereof this act shall take effect and 21 be in full force from and after its passage and approval. 22

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