#### **GREEN SHEET REDIGEST**

HB 1019

**2016 Regular Session** 

Edmonds

(KEYWORD, SUMMARY, AND DIGEST as amended by Senate committee amendments)

#### **ABORTION:** Prohibits abortion based on genetic abnormality

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#### DIGEST

<u>Proposed law</u> provides that the term "abortion" has the following meaning as ascribed in present law, R.S. 40:1061.9:

"Abortion" means the act of using or prescribing any instrument, medicine, drug, or any other substance, device, or means with the intent to terminate the clinically diagnosable pregnancy of a woman with knowledge that the termination by those means will, with reasonable likelihood, cause the death of the unborn child. Such use, prescription, or means is not an abortion if done with the intent to:

- (1) Save the life or preserve the health of an unborn child.
- (2) Remove a dead unborn child or induce delivery of the uterine contents in case of a positive diagnosis, certified in writing in the woman's medical record along with the results of an obstetric ultrasound test, that the pregnancy has ended or is in the unavoidable and untreatable process of ending due to spontaneous miscarriage, also known in medical terminology as spontaneous abortion, missed abortion, inevitable abortion, incomplete abortion, or septic abortion.
- (3) Remove an ectopic pregnancy.

<u>Proposed law</u> provides that "diagnosed" means a determination made by a physician based on the results obtained from any genetic screening or prenatal testing procedure to detect a genetic abnormality.

<u>Proposed law</u> stipulates that for purposes of <u>proposed law</u>, the term "abortion" shall not include an abortion performed when the pregnancy is diagnosed as medically futile. Provides that for purposes of <u>proposed law</u>, "medically futile" means that, in reasonable medical judgment, the unborn child has a profound and irremediable congenital or chromosomal anomaly that is incompatible with sustaining life after birth; and that this diagnosis shall be a medical judgment certified in the pregnant woman's medical record by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

<u>Proposed law</u> provides that for purposes of <u>proposed law</u>, "genetic abnormality" means any defect, disease, or disorder that is inherited genetically. Provides that the term includes, without limitation, any physical disfigurement, scoliosis, dwarfism, Down syndrome, albinism, amelia, and any other type of physical, mental, or intellectual disability, abnormality, or disease.

<u>Proposed law</u> provides that notwithstanding any other provision of law, it shall be unlawful for any person to intentionally perform or attempt to perform an abortion with knowledge that the pregnant woman is seeking the abortion solely because the unborn child has been diagnosed with either a genetic abnormality or a potential for a genetic abnormality.

<u>Proposed law</u> provides that whoever violates the provisions of <u>proposed law</u> shall be subject to any of the following penalties and actions provided in <u>present law</u>, R.S. 40:1061.29, for violation of prohibitions against abortion generally:

- (1) A fine of not more than \$1,000 per incidence or occurrence, or imprisonment for not more than two years, or both.
- (2) A civil malpractice action brought by the woman upon whom the abortion was performed.
- (3) Professional disciplinary action under <u>present law</u>, R.S. 37:1261 et seq., relative to powers and duties of the La. State Board of Medical Examiners.
- (4) Recovery by the woman for the death of her unborn child under <u>present law</u>, C.C. Art. 2315.2, relative to wrongful death actions, whether or not the unborn child was viable at the time the abortion was performed or was born alive.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Adds R.S. 40:1061.1.1)

## Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Health and Welfare</u> to the <u>original</u> bill:
- 1. Stipulate that for purposes of <u>proposed law</u>, the term "abortion" shall not include an abortion performed when the pregnancy is diagnosed as medically futile.
- 2. Provide that for purposes of <u>proposed law</u>, "medically futile" means that, in reasonable medical judgment, the unborn child has a profound and irremediable congenital or chromosomal anomaly that is incompatible with sustaining life after birth; and that this diagnosis must be a medical judgment that would be made by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

## The House Floor Amendments to the engrossed bill:

1. Provide that for purposes of <u>proposed law</u>, a diagnosis of a pregnancy as medically futile shall be a medical judgment certified in the pregnant woman's medical record.

## Summary of Amendments Adopted by Senate

# Committee Amendments Proposed by Senate Committee on Health and Welfare to the reengrossed bill

1. Added a definition for "diagnosed".