AN ACT PROVIDING REQUIREMENTS FOR FETAL SURGERY; REQUIRING THE DETERMINATION OF THE
GESTATIONAL AGE OF AN UNBORN CHILD PRIOR TO FETAL SURGERY; REQUIRING THE
ADMINISTRATION OF FETAL ANESTHESIA; REQUIRING FACILITIES TO REPORT ON THE USE OF FETAL
ANESTHESIA IN ABORTIONS; PROVIDING EXCEPTIONS; PROVIDING DEFINITIONS; PROVIDING A
PENALTY; AND AMENDING SECTION 50-20-110, MCA.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Short title. [Sections 1 through 5] may be cited as the "Montana Unborn Child Pain and
Suffering Prevention Act".

Section 2. Legislative findings. The legislature finds that:

1. substantial scientific evidence recognizes that an unborn child is capable of experiencing physical
pain and suffering by not later than 20 weeks after fertilization;

2. the state has a compelling interest in protecting unborn children from preventable physical pain and
suffering in order to prevent harmful, pain-induced, long-term neurodevelopmental effects, including but not
limited to altered pain sensitivity and emotional, behavioral, and learning disabilities;

3. the state has a compelling interest in preventing or minimizing the pain and suffering of an unborn
child during an abortion; and

4. the requirement of fetal anesthesia does not impose an undue burden on or pose a substantial
obstacle to a woman's ability to have an abortion.

Section 3. Definitions. As used in [sections 1 through 5], the following definitions apply:

1. "Abortion" has the meaning provided in 50-20-104.

2. "Department" means the department of public health and human services provided for in 2-15-2201.

3. "Fetal surgery" means a surgical or invasive procedure, including an abortion, that is performed on
an unborn child.

(4) "Gestational age" means the age of an unborn child as calculated from the fusion of a human spermatozoon with a human ovum.

(5) "Informed consent" means voluntary consent by a woman upon whom an invasive procedure is to be performed after a physician:
   (a) provides the woman orally and in person with information on the proposed invasive procedure and on fetal pain; and
   (b) personally provides the woman with written material developed in accordance with [section 5].

(6) "Invasive procedure" means an act that penetrates or breaks the skin or enters a body cavity. The term includes the application of pharmacologic methods to an unborn child for the purpose of causing intentional death or destruction. The term does not include the acts of obtaining blood from the umbilical cord or placing fetal scalp electrodes on an unborn child during labor and delivery.

(7) "Medical emergency" means a physical condition that, in the medical judgment of a reasonably prudent physician, knowledgeable about the case and the treatment possibilities with respect to the conditions involved, poses an immediate, serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman or unborn child. A condition does not constitute a medical emergency if it is based on a claim or diagnosis that the pregnant woman will engage in conduct that will result in substantial and irreversible physical impairment of a major bodily function or the woman's death.

(8) "Pain" means an unpleasant physical and sensory experience associated with actual or potential tissue damage, including the encoding and processing of harmful stimuli within the nervous system.

(9) "Physician" has the meaning provided in 37-3-102.

(10) "Suffering" means the state of severe physical distress associated with events that threaten the viability of a body that can be measured by monitoring physiologic processes necessary to sustain life.

(11) "Unborn child" means an individual organism of the species Homo sapiens from fusion of a human spermatozoon with a human ovum until live birth.

Section 4. Fetal surgery -- use of anesthesia required -- determination of probable post-fertilization age required -- penalty. (1) Except in the case of a medical emergency or the refusal of a woman to provide informed consent, a person may not perform fetal surgery on an unborn child whose
gestational age is 20 or more weeks without:

(a) administering an amount of anesthesia to the unborn child that provides adequate relief from physical pain and suffering; and

(b) first determining the gestational age of the unborn child or relying on a determination made by a physician. In making this determination, the person shall make inquiries of the pregnant woman and perform or cause to be performed any medical examination and test that a reasonably prudent physician, knowledgeable about the case and the medical conditions involved, would consider necessary in order to make an accurate determination of the gestational age.

(2) (a) A person who purposely or knowingly violates this section may be reported to the appropriate professional licensing board. The board shall review the complaint in accordance with the provisions of Title 37, chapter 1.

(b) Upon a second or subsequent violation, the person is subject to forfeiture of the person's professional license.

Section 5. Informed consent -- written material. The department shall develop the written material to be used by physicians for the purposes of informed consent. Before initial publication of the material and for any subsequent revisions, the department shall make the draft material available for public comment.

Section 6. Section 50-20-110, MCA, is amended to read:

"50-20-110. Reporting of practice of abortion. (1) Every facility in which an abortion is performed within the state shall keep on file upon a form prescribed by the department a statement dated and certified by the physician who performed the abortion setting forth such information with respect to the abortion as the department by regulation shall require, including but not limited to information on prior pregnancies, the medical procedure employed to administer the abortion, whether fetal anesthesia was administered in accordance with [section 4], the gestational age of the fetus, the vital signs of the fetus after abortion, if any, and if after viability, the medical procedures employed to protect and preserve the life and health of the fetus.

(2) The physician performing an abortion shall cause such pathology studies to be made in connection therewith as the department shall require by regulation, and the facility shall keep the reports thereof on file."
(3) In connection with an abortion, the facility shall keep on file the original of each of the documents required by this chapter relating to informed consent, consent to abortion, certification of necessity of abortion to preserve the life or health of the mother, and certification of necessity of abortion to preserve the life of the mother.

(4) The facility shall, within 30 days after the abortion, file with the department a report upon a form prescribed by the department and certified by the custodian of the records or physician in charge of the facility setting forth all of the information required in subsections (1), (2), and (3) of this section, except such information as that would identify any individual involved with the abortion. The report in filing the report, the facility shall exclude copies of any documents required to be filed by subsection (3) of this section, but shall certify that such the documents were duly executed and are on file.

(5) All reports and documents required by this chapter shall must be treated with the confidentiality afforded to medical records, subject to such disclosure as is permitted by law. Statistical data not identifying any individual involved in an abortion shall must be made public by the department annually, and the report required by subsection (4) of this section to be filed with the department shall must be available for public inspection except insofar as it identifies any individual involved in an abortion. Names and identities of persons submitting to abortion shall must remain confidential among medical and medical support personnel directly involved in the abortion and among persons working in the facility where the abortion was performed whose duties include billing the patient or submitting claims to an insurance company, keeping facility records, or processing abortion data required by state law.

(6) Violation of this section is a misdemeanor and is punishable as provided in 46-18-212."

Section 7. Codification instruction. [Sections 1 through 5] are intended to be codified as an integral part of Title 50, chapter 19, and the provisions of Title 50, chapter 19, apply to [sections 1 through 5].
I hereby certify that the within bill, HB 0479, originated in the House.

Chief Clerk of the House

Signed this __________________________ day of __________________________, 2015.

Speaker of the House

Signed this __________________________ day of __________________________, 2015.

President of the Senate

Signed this __________________________ day of __________________________, 2015.
HOUSE BILL NO. 479

INTRODUCED BY A. OLSZEWSKI, E. ARNTZEN, N. BALLANCE, G. BENNETT, S. BERGLEE,
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