Amendment - 1st Reading/2nd House-blue - Requested by: Kerri Seekins-Crowe - (S) Judiciary - 2023						
	egislature 2023 Drafter: Alexis Sandru, 406-444-4026 HB0625.001.00					
1	HOUSE BILL NO. 625					
2	INTRODUCED BY K. SEEKINS-CROWE, T. MCGILLVRAY, G. HERTZ, D. ZOLNIKOV, M. REGIER, D.					
3	BARTEL, C. KNUDSEN, S. VINTON, K. BOGNER, B. GILLESPIE, T. MOORE, B. LER, F. NAVE, L.					
4	BREWSTER, K. ZOLNIKOV, B. MITCHELL, A. REGIER, P. FIELDER, S. GALLOWAY, C. HINKLE, M.					
5	BINKLEY, R. MARSHALL, C. FRIEDEL, S. ESSMANN, T. SMITH, G. OBLANDER, N. NICOL, J.					
6	BERGSTROM, J. ETCHART, B. BARKER					
7						
8	A BILL FOR AN ACT ENTITLED: "AN ACT ADOPTING THE INFANT SAFETY AND CARE ACT; PROVIDING					
9	FINDINGS; PROVIDING DEFINITIONS; PROVIDING INFANT PROTECTIONS; PROVIDING PENALTIES					
10	AND PROFESSIONAL SANCTIONS; PROVIDING FOR MANDATORY REPORTING; AND PROVIDING AN					
11	IMMEDIATE EFFECTIVE DATE."					
12						
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:					
14						
15	NEW SECTION. Section 1. Short title. [Sections 1 through 8] may be cited as the "Infant Safety and					
16	Care Act".					
17						
18	NEW SECTION. Section 2. Legislative findings. The legislature finds, with respect to [sections 1					
19	through 8], that:					
20	(1) there is a compelling interest in protecting the life of an infant born alive following an attempted					
21	abortion;					
22	(2) an infant born alive following an attempted abortion is a legal person for all purposes under the					
23	laws of this state and is entitled to all protections under these laws; and					
24	(3) an infant born alive following an attempted abortion in an abortion clinic, medical facility, or					
25	other facility is entitled to the same protections under the law that would arise for any newborn infant or for any					
26	person who comes to a medical facility or other facility for screening or treatment or otherwise becomes a					
27	patient in the facility's care.					



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2 <u>NEW SECTION.</u> Section 3. Definitions. As used in [sections 1 through 8], the following definitions
 3 apply:

4 (1) "Abortion clinic" means a health care provider that performs any abortion procedure or provides 5 an abortion-inducing drug.

6 (2) (a) "Abortion-inducing drug" means a medicine, drug, or any other substance provided,

7 prescribed, or dispensed with the intent to terminate the clinically diagnosable pregnancy of a woman with the

8 knowledge that the termination will with reasonable likelihood cause the death of the unborn child.

9 (b) The term includes the off-label use of drugs known to have abortion-inducing properties that 10 are prescribed specifically with the intent of causing an abortion.

11 (c) The term does not include a drug that may be known to cause an abortion that is prescribed for 12 other medical indications.

(3) "Born alive" means the complete expulsion or extraction from the mother of a human infant, at
any stage of development, who, after expulsion or extraction, breathes, has a beating heart, or has definite
movement of voluntary muscles, regardless of whether the umbilical cord has been cut and regardless of
whether the expulsion or extraction occurs as a result of natural or induced labor, cesarean section, induced
abortion, or another method.

(4) "Health care provider" means an individual who may be asked to participate in any way in a
 health care service or procedure, including but not limited to a physician, physician's assistant, nurse, certified
 nursing assistant, medical assistant, hospital employee, medical facility employee, or abortion clinic employee.

21

(5) "Knowingly" has the meaning provided in 45-2-101.

22 (6) "Medical facility" means a public or private hospital, clinic, center, medical school, medical

23 training institute, health care facility, physician's office, infirmary, dispensary, ambulatory surgical treatment

24 center, or other institution or location where medical care or treatment is provided to an individual.

- 25 (7) "Purposely" has the meaning provided in 45-2-101.
- 26
- 27

NEW SECTION. Section 4. Infant safety and protection. (1) A health care provider present at the



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1	time an infant	is born alive <u>following an</u>	abortion or an attempted abortion shall:					
2	2 (a) exercise the same degree of professional skill, care, and diligence to preserve the life a							
3	health of the ir	nealth of the infant as a reasonably diligent and conscientious health care provider would render to any other						
4	infant born aliv	infant born alive at the same gestational age; and						
5	(b)	following the exercise of skill, care, and diligence required under subsection (1)(a), ensure th						
6	infant born alive is immediately transported and admitted to a medical facility.							
7	(2)	The requirements of the	is section may not be construed to prevent ar	າ infant's parents or				
8	guardian from refusing to give consent to medical treatment or surgical care that is not medically necessary or							
9	reasonable, including care or treatment that:							
10	(a)	is not necessary to sav	e the life of the infant;					
11	(b)	has a potential risk to tl	he infant's life or health that outweighs the po	tential benefit to the infant				
12	from the treatr	from the treatment or care; or						
13	(c)	will do no more than te	mporarily prolong the act of dying when death	ו is imminent.				
14								
15	NEW	SECTION. Section 5.	Criminal penalties professional sanction	s civil liability. (1) A				
16	health care pro	ovider who purposely or k	nowingly violates [section 4] commits a felon	y offense and, on				
17	conviction, sha	all be subject to a fine not	to exceed \$1,000, imprisonment in the state	prison for a term not to				
18	exceed 5 year	s, or both.						
19	(2)	A licensed health care	provider who purposely or knowingly violates	the prohibition in [section				
20	4] commits an	4] commits an act of unprofessional conduct, and the individual's license to practice medicine in this state must						
21	be suspended for a minimum of 1 year pursuant to Title 37.							
22	(3)	In addition to all other r	emedies available under the laws of this state	e, failure to comply with the				
23	requirements	of [sections 1 through 8] p	provides a basis for:					
24	(a)	a civil malpractice action	on for actual and punitive damages; and					
25	(b)	a civil fine of not less th	nan \$5,000 for each violation imposed by the	department of justice.				
26								
27	NEW	SECTION. Section 6.	<i>landatory reporting.</i> A health care provider	, medical facility, abortion				



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1	clinic, or employee or volunteer of a	medical facility or abortion clir	nic with knowledge of a viola	ition of [sections 1			
2	through 8] shall immediately report	he violation to the department	of justice.				
3							
4	NEW SECTION. Section 7	Right of intervention. The	legislature, by joint resolution	on, may appoint			
5	one or more of its members to inter	ene as a matter of right in any	case in which the constitut	onality or			
6	enforceability of [sections 1 through 8] is challenged.						
7							
8	NEW SECTION. Section 8	Construction. [Sections 1 t	hrough 8] do not prohibit the	e application of			
9	the laws of this state protecting chil	ren to infants born alive during	g an attempted abortion.				
10							
11	NEW SECTION. Section 9	Codification instruction.	Sections 1 through 8] are inf	tended to be			
12	codified as a new part in Title 50, cl	apter 20, and the provisions o	f Title 50, chapter 20, apply	to [sections 1			
13	through 8].						
14							
15	NEW SECTION. Section 1	. Severability. If a part of [t	nis act] is invalid, all valid pa	arts that are			
16	severable from the invalid part remain	in in effect. If a part of [this act	i] is invalid in one or more of	f its applications,			
17	the part remains in effect in all valic	applications that are severable	e from the invalid applicatior	IS.			
18							
19	NEW SECTION. Section 1	. Effective date. [This act] i	s effective on passage and	approval.			
20		- END -					

