- 1 HB493
- 2 138673-1
- 3 By Representative Williams (J)
- 4 RFD: Health
- 5 First Read: 06-MAR-12

Τ	1386/3-1:n:03/06/2012:JET*/th LRS2012-16/5	
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8	SYNOPSIS:	This bill would provide that a physician is
9		not required to make a determination of the
10		probable post-fertilization age of an unborn child
11		prior to any procedure other than an abortion.
12		This bill would specify that the reporting
13		requirements for reporting fetal deaths and
14		pregnancy terminations shall be construed to
15		require a report of the probable post-fertilization
16		age only for abortion procedures.
17		This bill would also provide that the term
18		"abortion," when used in the Code of Alabama 1975,
19		or in the Alabama Administrative Code, shall not be
20		construed to include any procedure to terminate an
21		ectopic pregnancy, unless the statutory provision
22		or rule expressly states that it is intended to
23		apply to an ectopic pregnancy
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25		A BILL
26		TO BE ENTITLED
27		AN ACT

To provide that a physician is not required to make a determination of the probable post-fertilization age of an unborn child prior to any procedure other than an abortion; to specify that the reporting requirements for reporting fetal deaths and pregnancy terminations shall be construed to require a report of the probable post-fertilization age only for abortion procedures; and to provide that the term "abortion," when used in the Code of Alabama 1975, or in the Alabama Administrative Code, shall not be construed to include any procedure to terminate an ectopic pregnancy, unless the statutory provision or rule expressly states that it is intended to apply to an ectopic pregnancy

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. For the purposes of this act, the term ectopic pregnancy means any pregnancy resulting from a fertilized egg that has implanted or attached outside the uterus. The term also includes a pregnancy resulting from a

fertilized egg implanted inside the cornu of the uterus.

Section 2. The term "abortion," when used in the Code of Alabama 1975, or in the Alabama Administrative Code, shall not be construed to include any procedure to terminate an ectopic pregnancy, unless the statutory provision or rule expressly states that it is intended to apply to a procedure to terminate an ectopic pregnancy.

Section 3. The requirement of Section 26-23B-4, Code of Alabama 1975, for a physician to make a determination of

the probable post-fertilization age of the unborn child prior 1 2 to an abortion shall apply only to abortion procedures. The requirements of Section 22-9A-13, Code of Alabama 1975, for 3 4 reporting fetal deaths and pregnancy terminations shall be 5 construed to require a report of the probable post-fertilization age only for abortion procedures. 6 7 Section 4. This act shall become effective immediately following its passage and approval by the 8 Governor, or its otherwise becoming law. 9