

117TH CONGRESS  
2D SESSION

S. 4840

To amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes.

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 13, 2022

Mr. GRAHAM (for himself, Mr. DAINES, and Mr. RUBIO) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

### 3 SECTION 1. SHORT TITLE.

4        This Act may be cited as the “Protecting Pain-Capa-  
5        ble Unborn Children from Late-Term Abortions Act”.

## 6 SEC. 2. LEGISLATIVE FINDINGS AND DECLARATION OF

7           **CONSTITUTIONAL AUTHORITY FOR ENACT-**

8           **MENT.**

9 Congress finds and declares the following:

1                             (1) Medical and other authorities now know  
2 more about human prenatal development than ever  
3 before, including that—

4                             (A) an unborn child first moves about in  
5 the womb and first reacts to touch at approxi-  
6 mately 8 weeks gestation;

7                             (B) the eyes begin to form at 5 weeks ges-  
8 tation and finish forming by 10 weeks gesta-  
9 tion;

10                            (C) eye movements can be detected by  
11 ultrasound at 12 weeks gestation;

12                            (D) by 8 to 9 weeks gestation, an unborn  
13 child has detectable brain waves;

14                            (E) at 9 weeks gestation—

15                             (i) an unborn child's diaphragm is de-  
16 veloping, and he or she may even hiccup;  
17 and

18                             (ii) an unborn child is beginning to  
19 move about freely in the womb;

20                            (F) by 9 to 11 weeks gestation, teeth as  
21 well as external genitalia begin to form;

22                            (G) by 10 weeks gestation—

23                             (i) all of an unborn child's organ rudi-  
24 ments are formed and in place;

(iii) an unborn child will show a preference for either right-handedness or left-handedness; and

6 (H) at 12 weeks gestation—

7 (i) an unborn child can open and close  
8 his or her fingers, starts to make sucking  
9 motions, and senses stimulation from the  
0 world outside the womb; and

11 (ii) fingernails and fingerprints begin  
12 to form.

(3) Pain receptors (also known as “nociceptors”) begin forming at 7 weeks gestational age. Nerves linking these pain receptors to the brain’s thalamus and subcortical plate form between 12 and 20 weeks gestational age. At no later than 16 weeks gestational age, the first contact occurs between the subcortical plate and these forming fibers.

1                             (4) In considering the use of anesthesia for  
2 invasive medical procedures performed on the fetus,  
3 doctors have concluded, based on the evidence, that  
4 from as early as 12 weeks gestational age, and cer-  
5 tainly by 15 weeks gestational age, the fetus is ex-  
6 tremely sensitive to painful stimuli, making it nec-  
7 essary to apply adequate analgesia and anesthesia to  
8 prevent fetal suffering.

9                             (5) Substantial evidence indicates that neural  
10 elements, such as the thalamus and subcortical  
11 plate, which develop at specific times during the  
12 early development of an unborn child, serve as pain-  
13 processing structures, and are different from the  
14 neural elements used for pain processing by adults.  
15 Recent evidence, particularly since 2016, dem-  
16onstrates that structures responsible for pain show  
17 signs of sufficient maturation beginning at 15 weeks  
18 of gestation.

19                             (6) In an unborn child, application of painful  
20 stimuli is associated with significant increases in  
21 stress hormones known as the stress response.

22                             (7) Subjection to painful stimuli is associated  
23 with long-term harmful neurodevelopmental effects,  
24 such as altered pain sensitivity and, possibly, emo-

1       tional, behavioral, and learning disabilities later in  
2       life.

3           (8) For the purposes of surgery on unborn chil-  
4       dren, fetal anesthesia is routinely administered and  
5       is associated with a decrease in stress hormones  
6       compared to their level when painful stimuli are ap-  
7       plied without such anesthesia.

8           (9) The assertion by some medical experts that  
9       an unborn child is incapable of experiencing pain  
10      until a point in pregnancy later than 24 weeks ges-  
11      tational age predominately rests on the assumption  
12      that the ability to experience pain depends on the  
13      cerebral cortex and requires nerve connections be-  
14      tween the thalamus and the cortex. However, recent  
15      medical research and analysis, especially since 2007,  
16      provide strong evidence for the conclusion that a  
17      functioning cortex is not necessary to experience  
18      pain.

19           (10) Substantial evidence indicates that chil-  
20       dren born missing the bulk of the cerebral cortex,  
21       such as those with hydranencephaly, nevertheless ex-  
22       perience pain.

23           (11) In adult humans and in animals, stimula-  
24       tion or ablation of the cerebral cortex does not alter

1        pain perception, while stimulation or ablation of the  
2        thalamus does.

3                (12) The assertion of some medical experts that  
4        an unborn child remains in a coma-like sleep state  
5        that precludes an unborn child from experiencing  
6        pain is inconsistent with the documented reaction of  
7        unborn children to painful stimuli and with the expe-  
8        rience of fetal surgeons who have found it necessary  
9        to sedate an unborn child with anesthesia and pro-  
10      vide analgesia to prevent an unborn child from en-  
11      gaging in vigorous movement in reaction to invasive  
12      surgery.

13                (13) Consequently, there is substantial medical  
14      evidence that an unborn child is capable of experi-  
15      encing pain at least by 15 weeks gestational age, if  
16      not earlier.

17                (14) Abortion carries significant physical and  
18      psychological risks to the pregnant woman, and  
19      these physical and psychological risks increase with  
20      gestational age.

21                (15) The majority of abortion procedures per-  
22      formed after 15 weeks gestation are dismemberment  
23      abortion procedures which involve the use of surgical  
24      instruments to crush and tear an unborn child apart

1 before removing the pieces of the dead child from  
2 the womb.

3 (16) Medical complications from dismember-  
4 ment abortions include pelvic infection, incomplete  
5 abortions (retained tissue), blood clots, heavy bleed-  
6 ing or hemorrhage, laceration, tear, or other injury  
7 to the cervix, puncture, laceration, tear, or other in-  
8 jury to the uterus, injury to the bowel or bladder,  
9 depression, anxiety, substance abuse, and other emo-  
10 tional or psychological problems. Further, in abor-  
11 tions performed after 15 weeks gestation, there is a  
12 higher risk of requiring a hysterectomy, other repar-  
13 ative surgery, or a blood transfusion.

14 (17) In subparagraphs (J) and (K) of section  
15 2(14) of the Partial-Birth Abortion Ban Act of 2003  
16 (Public Law 108–105; 117 Stat. 1201), Congress  
17 found and declared that late-term abortion, such as  
18 a dismemberment abortion, “confuses the medical,  
19 legal, and ethical duties of physicians to preserve  
20 and promote life, as the physician acts directly  
21 against the physical life of a child” and “undermines  
22 the public’s perception of the appropriate role of a  
23 physician”.

24 (18) “The [Supreme] Court has given state and  
25 federal legislatures wide discretion to pass legislation

1       in areas where there is medical and scientific uncer-  
2       tainty.” Gonzales v. Carhart, 550 U.S. at 163. “The  
3       law need not give abortion doctors unfettered choice  
4       in the course of their medical practice, nor should it  
5       elevate their status above other physicians in the  
6       medical community.” Gonzales v. Carhart, 550 U.S.  
7       at 163. “Medical uncertainty does not foreclose the  
8       exercise of legislative power in the abortion context  
9       any more than it does in other contexts.” Gonzales  
10      v. Carhart, 550 U.S. at 164.

11                     (19) The Supreme Court has held that “[i]t is  
12       time to heed the Constitution and return the issue  
13       of abortion to the people’s elected representatives.”  
14      Dobbs v. Jackson Women’s Health Organization,  
15      142 S. Ct. 2228, 2243 (2022).

16                     (20) The Supreme Court has also held that  
17       “[a] law regulating abortion, like other health and  
18       welfare laws, is entitled to a ‘strong presumption of  
19       validity.’ . . . It must be sustained if there is a ra-  
20       tional basis on which the legislature could have  
21       thought that it would serve legitimate state inter-  
22       ests. . . . These legitimate interests include respect  
23       for and preservation of prenatal life at all stages of  
24       development . . . ; the protection of maternal health  
25       and safety; the elimination of particularly gruesome

1 or barbaric medical procedures; the preservation of  
2 the integrity of the medical profession; the mitigation  
3 of fetal pain; and the prevention of discrimination  
4 on the basis of race, sex, or disability.” Dobbs  
5 v. Jackson Women’s Health Organization, 142 S.  
6 Ct. at 2239.

7 (21) It is the purpose of Congress to assert a  
8 legitimate governmental interest in protecting the  
9 lives of unborn children from the stage at which sub-  
10 stantial medical evidence indicates that they are ca-  
11 pable of feeling pain.

12 (22) Congress has authority to extend protec-  
13 tion to pain-capable unborn children under—

14 (A) the Commerce Clause of section 8 of  
15 article I of the Constitution of the United  
16 States, as interpreted by the Supreme Court;  
17 and

18 (B) the Equal Protection and Due Process  
19 Clauses of section 1, and the Enforcement  
20 Clause of section 5, of the 14th Amendment to  
21 the Constitution.

## 1 SEC. 3. FEDERAL MINIMUM PROTECTIONS FOR PAIN-CAPA-

2                   **BLE UNBORN CHILDREN.**

3                 (a) IN GENERAL.—Chapter 74 of title 18, United  
4 States Code, is amended by inserting after section 1531  
5 the following:

6                 **“§ 1532. Federal minimum protections for pain-capa-**7                   **ble unborn children**

8                 “(a) UNLAWFUL CONDUCT.—Subject to subsection  
9 (g) and notwithstanding any other provision of law, it shall  
10 be unlawful for any person to perform an abortion or at-  
11 tempt to do so, unless in conformity with the requirements  
12 set forth in subsection (b).

## 13                 “(b) MINIMUM REQUIREMENTS FOR ABORTIONS.—

14                 “(1) ASSESSMENT OF THE AGE OF THE UN-  
15 BORN CHILD.—The physician performing or at-  
16 tempting the abortion shall first make a determina-  
17 tion of the probable gestational age of the unborn  
18 child or reasonably rely upon such a determination  
19 made by another physician. In making such a deter-  
20 mination, the physician shall make such inquiries of  
21 the pregnant woman and perform or cause to be per-  
22 formed such medical examinations and tests as a  
23 reasonably prudent physician, knowledgeable about  
24 the case and the medical conditions involved, would  
25 consider necessary to make an accurate determina-  
26 tion of gestational age.

1           “(2) PROHIBITION ON PERFORMANCE OF CER-  
2       TAIN ABORTIONS.—

3           “(A) GENERALLY FOR UNBORN CHILDREN  
4       15 WEEKS OR OLDER.—Except as provided in  
5       subparagraph (B), the abortion shall not be  
6       performed or attempted, if the probable gesta-  
7       tional age, as determined under paragraph (1),  
8       of the unborn child is 15 weeks or greater.

9           “(B) EXCEPTIONS.—Subparagraph (A)  
10      does not apply if—

11           “(i) in reasonable medical judgment,  
12      the abortion is necessary to save the life of  
13      a pregnant woman whose life is endan-  
14      gered by a physical disorder, physical ill-  
15      ness, or physical injury, including a life-en-  
16      dangering physical condition caused by or  
17      arising from the pregnancy itself, but not  
18      including psychological or emotional condi-  
19      tions;

20           “(ii) the pregnancy is the result of  
21      rape against an adult woman, and at least  
22      48 hours prior to the abortion—

23           “(I) she has obtained counseling  
24      for the rape; or

1                         “(II) she has obtained medical  
2                         treatment for the rape or an injury  
3                         related to the rape; or

4                         “(iii) the pregnancy is a result of rape  
5                         against a minor or incest against a minor,  
6                         and the rape or incest has been reported at  
7                         any time prior to the abortion to either—

8                         “(I) a government agency legally  
9                         authorized to act on reports of child  
10                         abuse; or

11                         “(II) a law enforcement agency.

12                         “(C) REQUIREMENT AS TO MANNER OF  
13                         PROCEDURE PERFORMED.—Notwithstanding  
14                         the definitions of ‘abortion’ and ‘attempt’ in  
15                         this section, a physician terminating or at-  
16                         tempting to terminate a pregnancy under an ex-  
17                         ception provided by subparagraph (B) may do  
18                         so only in the manner which, in reasonable  
19                         medical judgment, provides the best opportunity  
20                         for the unborn child to survive.

21                         “(D) REQUIREMENT THAT A PHYSICIAN  
22                         TRAINED IN NEONATAL RESUSCITATION BE  
23                         PRESENT.—If, in reasonable medical judgment,  
24                         the pain-capable unborn child has the potential  
25                         to survive outside the womb, the physician who

1       performs or attempts an abortion under an ex-  
2       ception provided by subparagraph (B) shall en-  
3       sure a second physician trained in neonatal re-  
4       suscitation is present and prepared to provide  
5       care to the child consistent with the require-  
6       ments of subparagraph (E).

7                 “(E) CHILDREN BORN ALIVE AFTER AT-  
8       TEMPTED ABORTIONS.—When a physician per-  
9       forms or attempts an abortion in accordance  
10      with this section, and the child is born alive, as  
11      defined in section 8 of title 1 (commonly known  
12      as the ‘Born-Alive Infants Protection Act of  
13      2002’), the following shall apply:

14                 “(i) DEGREE OF CARE REQUIRED.—  
15       Any health care practitioner present at the  
16       time shall humanely exercise the same de-  
17       gree of professional skill, care, and dili-  
18       gence to preserve the life and health of the  
19       child as a reasonably diligent and conscien-  
20       tious health care practitioner would render  
21       to a child born alive at the same gesta-  
22       tional age in the course of a natural birth.

23                 “(ii) IMMEDIATE ADMISSION TO A  
24       HOSPITAL.—Following the care required to  
25       be rendered under clause (i), the child born

1 alive shall be immediately transported and  
2 admitted to a hospital.

3 “(iii) MANDATORY REPORTING OF  
4 VIOLATIONS.—A health care practitioner or  
5 any employee of a hospital, a physician’s  
6 office, or an abortion clinic who has knowl-  
7 edge of a failure to comply with the re-  
8 quirements of this subparagraph must im-  
9 mediately report the failure to an appro-  
10 priate State or Federal law enforcement  
11 agency or both.

12 “(F) DOCUMENTATION REQUIREMENTS.—

13 “(i) DOCUMENTATION PERTAINING TO  
14 ADULTS.—A physician who performs or at-  
15 tempts to perform an abortion under an  
16 exception provided by subparagraph (B)(ii)  
17 shall, prior to the abortion, place in the pa-  
18 tient medical file documentation from a  
19 hospital licensed by the State or operated  
20 under authority of a Federal agency, a  
21 medical clinic licensed by the State or op-  
22 erated under authority of a Federal agen-  
23 cy, from a personal physician licensed by  
24 the State, a counselor licensed by the  
25 State, or a victim’s rights advocate pro-

1                      vided by a law enforcement agency that the  
2                      adult woman seeking the abortion obtained  
3                      medical treatment or counseling for the  
4                      rape or an injury related to the rape.

5                      “(ii) DOCUMENTATION PERTAINING  
6                      TO MINORS.—A physician who performs or  
7                      attempts to perform an abortion under an  
8                      exception provided by subparagraph  
9                      (B)(iii) shall, prior to the abortion, place in  
10                     the patient medical file—

11                     “(I) documentation from a gov-  
12                     ernment agency legally authorized to  
13                     act on reports of child abuse that the  
14                     rape or incest was reported prior to  
15                     the abortion; or

16                     “(II) as an alternative, docu-  
17                     mentation from a law enforcement  
18                     agency that the rape or incest was re-  
19                     ported prior to the abortion.

20                     “(G) INFORMED CONSENT.—

21                     “(i) CONSENT FORM REQUIRED.—The  
22                     physician who intends to perform or at-  
23                     tempt to perform an abortion under the  
24                     provisions of subparagraph (B) may not  
25                     perform any part of the abortion procedure

1 without first obtaining a signed Informed  
2 Consent Authorization form in accordance  
3 with this subparagraph.

4 “(ii) CONTENT OF CONSENT FORM.—  
5 The Informed Consent Authorization form  
6 shall be presented in person by the physi-  
7 cian and shall consist of—

8                 “(I) a statement by the physician  
9 indicating the probable gestational age  
10 of the pain-capable unborn child;

11                 “(II) a statement that Federal  
12 law allows abortion after 15 weeks  
13 probable gestational age only if—

14                 “(aa) the mother’s life is en-  
15 dangered by a physical disorder,  
16 physical illness, or physical in-  
17 jury; or

18                 “(bb) the pregnancy was the  
19 result of—

20                 “(AA) rape; or

21                 “(BB) an act of incest  
22 against a minor;

23                 “(III) a statement that the preg-  
24 nancy must be terminated by the  
25 method most likely to allow the child

1                   to be born alive unless this would  
2                   cause significant risk to the mother;

3                   “(IV) a statement that in any  
4                   case in which an abortion procedure  
5                   results in a child born alive, Federal  
6                   law requires that child to be given  
7                   every form of medical assistance that  
8                   is provided to children spontaneously  
9                   born prematurely, including transpor-  
10                  tation and admittance to a hospital;

11                  “(V) a statement that these re-  
12                  quirements are binding upon the phy-  
13                  sician and all other medical personnel  
14                  who are subject to criminal and civil  
15                  penalties and that a woman on whom  
16                  an abortion has been performed may  
17                  take civil action if these requirements  
18                  are not followed; and

19                  “(VI) affirmation that each sign-  
20                  er has filled out the informed consent  
21                  form to the best of their knowledge  
22                  and understands the information con-  
23                  tained in the form.

24                  “(iii) SIGNATORIES REQUIRED.—The  
25                  Informed Consent Authorization form shall

1           be signed in person by the woman seeking  
2           the abortion, the physician performing or  
3           attempting to perform the abortion, and a  
4           witness.

5                 “(iv) RETENTION OF CONSENT  
6                 FORM.—The physician performing or at-  
7                 tempting to perform an abortion must re-  
8                 tain the signed informed consent form in  
9                 the patient’s medical file.

10                “(H) REQUIREMENT FOR DATA RETEN-  
11                TION.—Paragraph (j)(2) of section 164.530 of  
12                title 45, Code of Federal Regulations, shall  
13                apply to documentation required to be placed in  
14                a patient’s medical file pursuant to subparagraph  
15                (F) of subsection (b)(2) and a consent  
16                form required to be retained in a patient’s med-  
17                ical file pursuant to subparagraph (G) of such  
18                subsection in the same manner and to the same  
19                extent as such paragraph applies to documenta-  
20                tion required by paragraph (j)(1) of such sec-  
21                tion.

22                “(I) ADDITIONAL EXCEPTIONS AND RE-  
23                QUIREMENTS.—

24                “(i) IN CASES OF RISK OF DEATH OR  
25                MAJOR INJURY TO THE MOTHER.—Sub-

1           paragraphs (C), (D), and (G) shall not  
2           apply if, in reasonable medical judgment,  
3           compliance with such paragraphs would  
4           pose a greater risk of—

5                         “(I) the death of the pregnant  
6                         woman; or

7                         “(II) the substantial and irre-  
8                         versible physical impairment of a  
9                         major bodily function, not including  
10                         psychological or emotional conditions,  
11                         of the pregnant woman.

12                         “(ii) EXCLUSION OF CERTAIN FACILI-  
13                         TIES.—Notwithstanding the definitions of  
14                         the terms ‘medical treatment’ and ‘coun-  
15                         seling’ in subsection (g), the counseling or  
16                         medical treatment described in subpara-  
17                         graph (B)(ii) may not be provided by a fa-  
18                         cility that performs abortions (unless that  
19                         facility is a hospital).

20                         “(iii) RULE OF CONSTRUCTION IN  
21                         CASES OF REPORTS TO LAW ENFORCE-  
22                         MENT.—The requirements of subparagraph  
23                         (B)(ii) do not apply if the rape has been  
24                         reported at any time prior to the abortion  
25                         to a law enforcement agency or Depart-

1                   ment of Defense victim assistance per-  
2                   sonnel.

3         “(c) CRIMINAL PENALTY.—Whoever violates sub-  
4 section (a) shall be fined under this title or imprisoned  
5 for not more than 5 years, or both.

6         “(d) BAR TO PROSECUTION.—A woman upon whom  
7 an abortion in violation of subsection (a) is performed or  
8 attempted may not be prosecuted under, or for a con-  
9 spiracy to violate, subsection (a), or for an offense under  
10 section 2, 3, or 4 of this title based on such a violation.

11         “(e) CIVIL REMEDIES.—

12                 “(1) CIVIL ACTION BY A WOMAN ON WHOM AN  
13 ABORTION IS PERFORMED.—A woman upon whom  
14 an abortion has been performed or attempted in vio-  
15 lation of any provision of this section may, in a civil  
16 action against any person who committed the viola-  
17 tion, obtain appropriate relief.

18                 “(2) CIVIL ACTION BY A PARENT OF A MINOR  
19 ON WHOM AN ABORTION IS PERFORMED.—A parent  
20 of a minor upon whom an abortion has been per-  
21 formed or attempted under an exception provided for  
22 in subsection (b)(2)(B), and that was performed in  
23 violation of any provision of this section may, in a  
24 civil action against any person who committed the

1 violation obtain appropriate relief, unless the preg-  
2 nancy resulted from the plaintiff's criminal conduct.

3 "(3) APPROPRIATE RELIEF.—Appropriate relief  
4 in a civil action under this subsection includes—

5 "(A) objectively verifiable money damages  
6 for all injuries, psychological and physical, occa-  
7 sioned by the violation;

8 "(B) statutory damages equal to 3 times  
9 the cost of the abortion; and

10 "(C) punitive damages.

11 "(4) ATTORNEYS FEES FOR PLAINTIFF.—The  
12 court shall award a reasonable attorney's fee as part  
13 of the costs to a prevailing plaintiff in a civil action  
14 under this subsection.

15 "(5) ATTORNEYS FEES FOR DEFENDANT.—If a  
16 defendant in a civil action under this subsection pre-  
17 vails and the court finds that the plaintiff's suit was  
18 frivolous, the court shall award a reasonable attor-  
19 ney's fee in favor of the defendant against the plain-  
20 tiff.

21 "(6) AWARDS AGAINST WOMAN.—Except as  
22 provided in paragraph (5), in a civil action under  
23 this subsection, no damages, attorney's fee or other  
24 monetary relief may be assessed against the woman

1       upon whom the abortion was performed or at-  
2       tempted.

3       “(f) DATA COLLECTION.—

4           “(1) DATA SUBMISSIONS.—Any physician who  
5       performs or attempts an abortion described in sub-  
6       section (b)(2)(B) shall annually submit a summary  
7       of all such abortions to the National Center for  
8       Health Statistics (in this subsection referred to as  
9       the ‘Center’) not later than 60 days after the end of  
10      the calendar year in which the abortion was per-  
11      formed or attempted.

12           “(2) CONTENTS OF SUMMARY.—The summary  
13      shall include the number of abortions performed or  
14      attempted on an unborn child who had a gestational  
15      age of 15 weeks or more and specify the following  
16      for each abortion under subsection (b)(2)(B):

17           “(A) The probable gestational age of the  
18      unborn child.

19           “(B) The method used to carry out the  
20      abortion.

21           “(C) The location where the abortion was  
22      conducted.

23           “(D) The exception under subsection  
24      (b)(2)(B) under which the abortion was con-  
25      ducted.

1               “(E) Any incident of live birth resulting  
2               from the abortion.

3               “(3) EXCLUSIONS FROM DATA SUBMISSIONS.—  
4               A summary required under this subsection shall not  
5               contain any information identifying the woman  
6               whose pregnancy was terminated and shall be sub-  
7               mitted consistent with the Health Insurance Port-  
8               ability and Accountability Act of 1996 (42 U.S.C.  
9               1320d–2 note).

10               “(4) PUBLIC REPORT.—The Center shall annu-  
11               ally issue a public report providing statistics by  
12               State for the previous year compiled from all of the  
13               summaries made to the Center under this sub-  
14               section. The Center shall take care to ensure that  
15               none of the information included in the public re-  
16               ports could reasonably lead to the identification of  
17               any pregnant woman upon whom an abortion was  
18               performed or attempted. The annual report shall be  
19               issued by July 1 of the calendar year following the  
20               year in which the abortions were performed or at-  
21               tempted.

22               “(g) RULES OF CONSTRUCTION.—

23               “(1) GREATER PROTECTION.—Nothing in this  
24               section may be construed to preempt or limit any  
25               Federal, State, or local law that provides greater

1       protections for an unborn child than those provided  
2       in this section.

3                 “(2) CREATING OR RECOGNIZING RIGHT.—

4       Nothing in this section shall be construed to—

5                 “(A) create or recognize a right to abor-  
6       tion; or

7                 “(B) make lawful an abortion that is un-  
8       lawful on the date of enactment of this section.

9                 “(h) DEFINITIONS.—In this section the following  
10      definitions apply:

11                 “(1) ABORTION.—The term ‘abortion’ means  
12       the use or prescription of any instrument, medicine,  
13       drug, or any other substance or device—

14                 “(A) to intentionally kill the unborn child  
15       of a woman known to be pregnant; or

16                 “(B) to intentionally terminate the preg-  
17       nancy of a woman known to be pregnant, with  
18       an intention other than—

19                 “(i) after viability, to produce a live  
20       birth and preserve the life and health of  
21       the child born alive; or

22                 “(ii) to remove a dead unborn child.

23                 “(2) ATTEMPT.—The term ‘attempt’, with re-  
24       spect to an abortion, means conduct that, under the  
25       circumstances as the actor believes them to be, con-

1       stитutes a substantial step in a course of conduct  
2       planned to culminate in performing an abortion.

3           “(3) COUNSELING.—The term ‘counseling’  
4       means counseling provided by a counselor licensed  
5       by the State, or a victims rights advocate provided  
6       by a law enforcement agency.

7           “(4) FACILITY.—The term ‘facility’ means any  
8       medical or counseling group, center or clinic and in-  
9       cludes the entire legal entity, including any entity  
10      that controls, is controlled by, or is under common  
11      control with such facility.

12          “(5) FERTILIZATION.—The term ‘fertilization’  
13       means the fusion of a human spermatozoon with a  
14       human ovum.

15          “(6) GESTATIONAL AGE.—The term ‘gesta-  
16       tional age’, with respect to an unborn child, means  
17       the age of the unborn child calculated from the first  
18       day of the pregnant woman’s last menstrual period.

19          “(7) MEDICAL TREATMENT.—The term ‘med-  
20       ical treatment’ means treatment provided at a hos-  
21       pital licensed by the State or operated under author-  
22       ity of a Federal agency, at a medical clinic licensed  
23       by the State or operated under authority of a Fed-  
24       eral agency, or from a personal physician licensed by  
25       the State.

1           “(8) MINOR.—The term ‘minor’ means an individual who has not attained the age of 18 years.

3           “(9) PERFORM.—The term ‘perform’, with respect to an abortion, includes inducing an abortion through a medical or chemical intervention, including writing a prescription for a drug or device intended to result in an abortion.

8           “(10) PHYSICIAN.—The term ‘physician’ means a person licensed to practice medicine and surgery or osteopathic medicine and surgery, or otherwise legally authorized to perform an abortion.

12          “(11) PROBABLE GESTATIONAL AGE OF THE UNBORN CHILD.—The term ‘probable gestational age of the unborn child’ means what, in reasonable medical judgment, will with reasonable probability be the gestational age at the time the abortion is performed or induced.

18          “(12) REASONABLE MEDICAL JUDGMENT.—The term ‘reasonable medical judgment’ means a medical judgment that would be made by a reasonably prudent physician in the field of obstetrics, maternal fetal medicine, or neonatology who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

1           “(13) STATE.—The term ‘State’ means any of  
2       the several States, the District of Columbia, or any  
3       territory or possession of the United States.

4           “(14) UNBORN CHILD.—The term ‘unborn  
5       child’ means an individual organism of the species  
6       homo sapiens, beginning at fertilization, until the  
7       point of being born alive as defined in section 8(b)  
8       of title 1.

9           “(15) WOMAN.—The term ‘woman’ means a fe-  
10      male human being whether or not she has reached  
11      the age of majority.”.

12       (b) CLERICAL AMENDMENT.—The table of sections  
13      at the beginning of chapter 74 of title 18, United States  
14      Code, is amended by adding at the end the following new  
15      item:

“1532. Federal minimum protections for pain-capable unborn child protection.”.

16       (c) CHAPTER HEADING AMENDMENTS.—

17           (1) CHAPTER HEADING IN CHAPTER.—The  
18      chapter heading for chapter 74 of title 18, United  
19      States Code, is amended by striking “**PARTIAL-**  
20      **BIRTH ABORTIONS**” and inserting “**ABOR-**  
21      **TIONS**”.

22           (2) TABLE OF CHAPTERS FOR PART I.—The  
23      item relating to chapter 74 in the table of chapters

1 at the beginning of part I of title 18, United States  
2 Code, is amended to read as follows:

“74. Abortions ..... 1531”.

