Senate Bill 456

By: Senators Thompson of the 14th, Kirkpatrick of the 32nd, Miller of the 49th, Gooch of the 51st, Hatchett of the 50th and others

## AS PASSED SENATE

## A BILL TO BE ENTITLED AN ACT

1 To amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to 2 provide requirements relating to the use of abortion-inducing drugs; to provide for 3 definitions; to prohibit abortion-inducing drugs in school facilities or on state property; to 4 provide for related matters; to provide for a short title; to repeal conflicting laws; and for 5 other purposes.

## 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 This Act shall be known and may be cited as the "Women's Health and Safety Act."

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10 Title 31 of the Official Code of Georgia Annotated, relating health, is amended by adding

**SECTION 2.** 

11 a new chapter to read as follows:

"<u>CHAPTER 9C</u>

13	<u>31-9C-1.</u>
14	As used in this chapter, the term:
15	(1) 'Abortion' means the act of using, prescribing, or administering any instrument,
16	substance, device, or other means with the purpose of terminating a pregnancy with
17	knowledge that termination will, with reasonable likelihood, cause the death of an unborn
18	child; provided, however, that any such act shall not be considered an abortion if the act
19	is performed with the purpose of:
20	(A) Removing a dead unborn child whose death was caused by spontaneous abortion;
21	<u>or</u>
22	(B) Removing an ectopic pregnancy.
23	(2) 'Abortion-inducing drug' means a medicine, drug, or any other substance prescribed
24	or dispensed with the intent of terminating the clinically diagnosable pregnancy of a
25	woman, with knowledge that the termination will, with reasonable likelihood, cause the
26	death of the unborn child. Such term includes the off-label use of drugs known to have
27	abortion-inducing properties, which are prescribed specifically with the intent of causing
28	an abortion, such as mifepristone (Mifeprex) and misoprostol (Cytotec). Such term does
29	not apply to drugs that may be known to cause an abortion, but which are prescribed for
30	other medical indications, such as chemotherapeutic agents or diagnostic drugs. The use
31	of such drugs to induce abortion is also known as 'medical,' 'medication,' 'RU-486,'
32	'Mifeprex regimen,' or 'drug induced' abortion.
33	(3) 'Adverse event' means any untoward medical occurrence associated with the use of
34	a drug in humans, whether or not considered drug related. Such term does not include
35	an adverse event or suspected adverse reaction that, had it occurred in a more severe
36	form, might have caused death.
37	(4) Reserved.

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38	(5) 'Complication' means any adverse physical or psychological condition arising from
39	the performance of an abortion, which includes but is not limited to uterine perforation;
40	cervical perforation; infection; heavy or uncontrolled bleeding; hemorrhage; blood clots
41	resulting in pulmonary embolism or deep vein thrombosis; failure to actually terminate
42	the pregnancy; incomplete abortion (retained tissue); pelvic inflammatory disease;
43	endometritis; missed ectopic pregnancy; cardiac arrest; respiratory arrest; renal failure;
44	metabolic disorder; shock; embolism; coma; placenta previa in subsequent pregnancies;
45	preterm delivery in subsequent pregnancies; free fluid in the abdomen; hemolytic reaction
46	due to the administration of ABO-incompatible blood or blood products; adverse
47	reactions to anesthesia and other drugs; psychological complications such as depression,
48	suicidal ideation, anxiety, and sleeping disorders; death; and any other 'adverse event' as
49	defined by the federal Food and Drug Administration criteria provided in the Medwatch
50	Reporting System as it existed on July 1, 2022.
51	(6) 'Gestational age' means the time that has elapsed since the first day of the woman's
52	last menstrual period.
53	(7) 'Physician' means any person licensed to practice medicine in this state. Such term
54	includes medical doctors and doctors of osteopathy.
55	(8) 'Pregnant' or 'pregnancy' means that female reproductive condition of having an
56	unborn child in the uterus.
57	(9) 'Provide' means, when used regarding abortion-inducing drugs, any act of giving,
58	selling, dispensing, administering, transferring possession to or otherwise providing or
59	prescribing an abortion-inducing drug.
60	(10) 'Qualified physician' means a physician licensed in this state who has the ability to:
61	(A) Identify and document a viable intrauterine pregnancy;
62	(B) Assess the gestational age of a pregnancy and inform the patient of gestational
63	age-specific risks;
64	(C) Diagnose ectopic pregnancy;

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65	(D) Determine blood type and administer RhoGAM if a woman is Rh negative;
66	(E) Assess for signs of domestic abuse, reproductive control, human trafficking, and
67	other signals of coerced abortion;
68	(F) Provide surgical intervention or refer the patient to appropriate medical care; and
69	(G) Supervise and bear legal responsibility for any agent, employee, or contractor who
70	is participating in any part of procedure, including but not limited to, pre-procedure
71	evaluation and care.
72	(11) 'Unborn child' means a member of the species homo sapiens at any stage of
73	development who is carried in the womb until the point of being born-alive as defined in
74	Section 8(b) of Title 1, U.S. Code, as it existed on July 1, 2022.
75	<u>31-9C-2.</u>
76	Abortion-inducing drugs shall only be provided or prescribed by a qualified physician
77	following procedures contained in this chapter. Except for abortion-inducing drugs
78	provided or prescribed in strict compliance with the requirements contained in Code
79	Section 31-9C-3, it shall be unlawful for any manufacturer, supplier, physician, qualified
80	physician, or any other person to provide any abortion-inducing drug via courier, delivery,
81	or mail service.
82	<u>31-9C-3.</u>
83	(a) The qualified physician providing an abortion-inducing drug shall examine the woman
84	in person and perform an ultrasound and shall:
85	(1) Independently verify that a pregnancy exists:
86	(2) Determine the woman's blood type, and if she is Rh negative, be able to and offer to
87	administer RhoGAM at the time of the abortion;
88	(3) Inform the patient that she may see the remains of her unborn child in the process of
89	completing the abortion;

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- 90 (4) Document, in the woman's medical chart, the gestational age and intrauterine location
- 91 of the pregnancy, and whether she received treatment for Rh negativity, as diagnosed by
- 92 the most accurate standard of medical care; and
- 93 (5) Obtain a signed informed consent from the patient.
- 94 (b) A qualified physician providing an abortion-inducing drug must be credentialed and
- 95 competent to handle complication management, including emergency transfer. Every
- 96 pregnant woman to whom a qualified physician provides any abortion-inducing drug shall
- 97 be given the name and phone number of the qualified physician and instructions on what
- 98 to do in case of problems or questions.
- 99 (c) A qualified physician providing any abortion-inducing drug or an agent of the qualified
- 100 physician shall schedule an appropriate follow-up visit for the woman at approximately
- 101 seven to 14 days after administration of the abortion-inducing drug. A qualified physician
- 102 providing any abortion-inducing drug or an agent of the qualified physician may instruct
- 103 the patient that it may be possible to reverse the effects of the medication abortion should
- 104 she change her mind. The qualified physician shall make reasonable efforts to ensure that
- 105 the woman returns for the scheduled appointment. A brief description of the efforts made
- 106 to comply with this subsection, including the date, time, and identification by name of the
- 107 person making such efforts, shall be included in the woman's medical record.
- 108 <u>31-9C-4.</u>
- 109 Notwithstanding any other provision of this chapter or the laws of this state,
- 110 abortion-inducing drugs shall not be provided on state grounds or in any elementary school,
- 111 secondary school, or postsecondary institution in this state that receives state funds."
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## **SECTION 3.**

113 All laws and parts of laws in conflict with this Act are repealed.