$m J1, J3 = 3lr 2437 \\ CF 3lr 1552 = 3lr 1552 \\ CF 3lr 1552 = 3lr 155$ 

By: Senators Reilly, Glassman, and Jacobs

Introduced and read first time: January 30, 2013

Assigned to: Finance

## A BILL ENTITLED

1 AN ACT concerning

2

## Public Health - Abortion Survey System

3 FOR the purpose of requiring the Department of Health and Mental Hygiene to 4 establish a certain mandatory abortion survey system; requiring certain 5 hospitals and facilities to report abortions to the Department using a certain 6 form, in a certain manner, and on or before a certain date each year; providing 7 that a report received by the Department under certain provisions of this Act is 8 confidential, is not a public record, and may not include certain information; 9 requiring the report to be destroyed after certain data is used to prepare a certain report; requiring the Department to develop an abortion survey form to 10 collect certain data; specifying the data to be collected; requiring the attending 11 12 physician to provide certain information to the individual completing the form; 13 providing that the form may be in an electronic format; authorizing the 14 Department to require electronic submission of the form under certain 15 circumstances; requiring the Department to submit a certain annual report to 16 the Governor and General Assembly; providing for certain penalties; requiring 17 the Department to adopt certain regulations; providing for the application of certain provisions of this Act; authorizing the State Board of Physicians to 18 19 provide for certain disciplinary action for a licensee who violates certain 20 provisions of this Act; and generally relating to an abortion survey system and 21 reporting requirements.

22 BY adding to

28

23 Article – Health – General

Section 20–217 to be under the new part "Part V. Reporting Requirements"

25 Annotated Code of Maryland

26 (2009 Replacement Volume and 2012 Supplement)

27 BY repealing and reenacting, with amendments,

Article – Health Occupations

29 Section 14–404(a)(40) and (41)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$\begin{array}{c} 1 \\ 2 \end{array}$	Annotated Code of Maryland (2009 Replacement Volume and 2012 Supplement)						
3 4 5 6 7	BY adding to Article – Health Occupations Section 14–404(a)(42) Annotated Code of Maryland (2009 Replacement Volume and 2012 Supplement)						
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
10	Article – Health – General						
11	20-215. RESERVED.						
12	20-216. RESERVED.						
13	PART V. REPORTING REQUIREMENTS.						
14	20–217.						
15 16	(A) FOR PUBLIC HEALTH REASONS, THE DEPARTMENT SHALL ESTABLISH A MANDATORY ABORTION SURVEY SYSTEM TO:						
17 18	(1) IDENTIFY THE CHARACTERISTICS OF WOMEN WHO ARE AT HIGH RISK OF UNINTENDED PREGNANCY;						
19 20 21	(2) EVALUATE THE EFFECTIVENESS OF PROGRAMS FOR REDUCING TEEN PREGNANCIES AND UNINTENDED PREGNANCIES AMONG WOMEN OF ALL AGES;						
22 23	(3) CALCULATE PREGNANCY RATES, BASED ON ABORTION DATA, BIRTH DATA, AND PREGNANCY LOSS ESTIMATES; AND						
24 25	(4) MONITOR CHANGES IN CLINICAL PRACTICE PATTERNS RELATED TO ABORTION, INCLUDING:						
26 27	(I) CHANGES IN THE TYPES OF ABORTION PROCEDURES USED;						
28 29	(II) WEEKS OF GESTATION WHEN THE ABORTION IS PERFORMED; AND						

1 2	(III) MATERNAL MORTALITY RATES OF SPECIFIC ABORTION PROCEDURES.						
3	(B) This section does not apply to a hospital, as defined in §						
4	19–301 OF THIS ARTICLE, THAT SUBMITS INFORMATION ON ABORTIONS TO THE						
5	STATE HEALTH SERVICES COST REVIEW COMMISSION.						
6	(C) (1) A HOSPITAL OR FACILITY IN WHICH AN ABORTION IS						
7	PERFORMED SHALL REPORT THE ABORTION TO THE DEPARTMENT USING THE						
8	ABORTION SURVEY FORM DEVELOPED UNDER SUBSECTION (D) OF THIS						
9	SECTION.						
10	(2) A HOSPITAL OR FACILITY THAT IS REQUIRED TO REPORT AN						
11	ABORTION UNDER THIS SECTION SHALL SUBMIT THE REQUIRED ABORTION						
12	SURVEY FORM TO THE DEPARTMENT ON OR BEFORE JANUARY 15 OF EACH						
13	YEAR.						
14	(3) A REPORT RECEIVED BY THE DEPARTMENT UNDER THIS						
15	SECTION:						
16	(I) IS CONFIDENTIAL;						
17	(II) IS NOT A PUBLIC RECORD;						
18	(III) MAY NOT INCLUDE THE NAME OF THE PATIENT WHOSE						
19	PREGNANCY WAS TERMINATED; AND						
20	(IV) SHALL BE DESTROYED BY THE DEPARTMENT AFTER						
21	THE DATA ARE USED TO PREPARE THE COMPREHENSIVE STATISTICAL REPORT						
22	REQUIRED BY SUBSECTION (E) OF THIS SECTION.						
23	(D) (1) THE DEPARTMENT SHALL DEVELOP AN ABORTION SURVEY						
24	FORM TO COLLECT THE FOLLOWING DATA SPECIFIED IN THE UNITED STATES						
25	STANDARD REPORT OF INDUCED TERMINATION OF PREGNANCY PROVIDED BY						
26	THE NATIONAL CENTER FOR HEALTH STATISTICS:						
27	(I) THE NAME OF THE HOSPITAL OR FACILITY WHERE THE						
28	ABORTION WAS PERFORMED;						
29	(II) THE CITY OR TOWN WHERE THE ABORTION WAS						
30	PERFORMED;						

28 29

1 2	PATIENT;	(III)	ТНЕ	COUNT	TY AND	STATE	OF	RESIDEN	ICE C	F THE
3		(IV)	THE.	AGE, RA	CE, ANI	) MARIT	AL STA	ATUS OF T	THE PA	ATIENT;
4 5	PATIENT;	(v)	ТНЕ	HIGHE	ST EDU	CATION	LEVE	L ACHIE	VED 1	ву тне
6		(VI)	THE	DATE O	N WHICE	H THE AI	BORTI	ON WAS P	ERFO	RMED;
7 8	MENSES BEGAN;	(VII)	ТНЕ	DATE (	ON WHI	СН ТНЕ	E PAT	IENT'S L	AST N	ORMAL
9		(VIII)	THE	CLINICA	AL ESTIN	MATE OF	GEST	ATION;		
10 11	AND ABORTIONS E	` '					VE BI	RTHS, MI	SCARI	RIAGES,
12 13	PHYSICIAN;	(X)	ТНЕ	TYPE (	OF ABO	RTION 1	PROCI	EDURE U	SED I	ву тне
14		(XI)	THE	NAME O	F THE A	TTENDI	NG PH	YSICIAN;	AND	
15 16	REPORT.	(XII)	ТНЕ	NAME	OF TH	E INDI	VIDUA	L COMP	LETIN	G THE
17 18	(2) INFORMATION NE	THE CESSA		ENDING		SICIAN IAL COM		-	OVIDE REPOR	
19 20	(3) AVAILABLE IN AN	` '				SURVEY	FOR	RM MAY	BE	MADE
21 22 23 24	ELECTRONIC FOR FACILITY IN WHICH SURVEY FORM ELI	RMAT, CH AN	THE	DEPA	RTMEN	г мау	REQU		OSPIT	TAL OR
25 26 27	(E) (1) DEPARTMENT SHA GOVERNOR AND.	ALL S	UBMI	ГА СОМ	PREHE	NSIVE S	TATIS <sup>7</sup>	ΓICAL RE	PORT	TO THE

ARTICLE, THE GENERAL ASSEMBLY THAT IS BASED ON THE DATA IN THE

ABORTION SURVEY FORMS SUBMITTED UNDER THIS SECTION.

- 1 (2) THE REPORT REQUIRED UNDER PARAGRAPH (1) OF THIS 2 SUBSECTION:
- 3 (I) MAY NOT INCLUDE THE NAME OF ANY PATIENT, 4 PHYSICIAN, OR FACILITY IN WHICH AN ABORTION WAS PERFORMED; AND
- 5 (II) SHALL BE AVAILABLE FOR PUBLIC INSPECTION AND 6 COPYING.
- 7 (F) (1) A PHYSICIAN WHO FAILS TO PROVIDE THE INFORMATION 8 NECESSARY TO COMPLETE THE ABORTION SURVEY FORM IS GUILTY OF UNPROFESSIONAL CONDUCT AND SHALL BE SUBJECT TO DISCIPLINARY ACTION UNDER § 14–404 OF THE HEALTH OCCUPATIONS ARTICLE.
- 11 (2) AN INDIVIDUAL OTHER THAN A PHYSICIAN WHO WILLFULLY
  12 VIOLATES THE REPORTING REQUIREMENTS OF THIS SECTION IS GUILTY OF A
  13 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING
  14 \$500 FOR EACH VIOLATION.
- 15 (3) A HOSPITAL OR FACILITY THAT DOES NOT SUBMIT THE 16 ABORTION SURVEY FORM REQUIRED BY THIS SECTION IS SUBJECT TO AN ADMINISTRATIVE FINE NOT EXCEEDING \$500 FOR EACH VIOLATION.
- 18 **(4)** AN INDIVIDUAL WHO VIOLATES THE CONFIDENTIALITY 19 REQUIREMENTS OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON 20 CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000 FOR EACH 21 VIOLATION.
- 22 (G) THE DEPARTMENT SHALL ADOPT REGULATIONS TO CARRY OUT 23 THIS SECTION.

## Article - Health Occupations

25 14–404.

24

- 26 (a) Subject to the hearing provisions of § 14–405 of this subtitle, the Board, on the affirmative vote of a majority of the quorum, may reprimand any licensee, place any licensee on probation, or suspend or revoke a license if the licensee:
- 29 (40) Fails to keep adequate medical records as determined by 30 appropriate peer review; [or]
- 31 (41) Performs a cosmetic surgical procedure in an office or a facility 32 that is not:

1	(i)	Accredited by:						
2 3	Ambulatory Surgical Fac	1. The American Association for Accreditation of cilities;						
4 5	Care; or	2. The Accreditation Association for Ambulatory Health						
6 7	Care Organizations; or	3. The Joint Commission on the Accreditation of Health						
8 9	(ii) by Title XVIII of the Soci	Certified to participate in the Medicare program, as enacted all Security Act; OR						
10 11	(42) FAIL HEALTH – GENERAL A	S TO COMPLY WITH THE PROVISIONS OF § $20 ext{-}217$ OF THE RTICLE.						
12 13	SECTION 2. AND October 1, 2013.	BE IT FURTHER ENACTED, That this Act shall take effect						