HOUSE BILL 95

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(PRE-FILED)

5lr1208

By: **Delegate Allen** Requested: October 14, 2024 Introduced and read first time: January 8, 2025

Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

Health Care Providers – Assisted Reproductive Treatment – Informed Consent and Fraud

4 FOR the purpose of prohibiting a health care provider from using the health care provider's $\mathbf{5}$ reproductive material when providing assistive reproductive treatment without the 6 consent of the recipient of the treatment; prohibiting a health care provider from 7 using a donor's reproductive material to provide assisted reproductive treatment 8 without the donor's informed consent or in a manner that is inconsistent with the 9 donor's consent; requiring a health care provider to obtain certain informed consent 10 before providing assistive reproductive treatment; prohibiting a health care provider 11 and an employee of a health care provider from misrepresenting certain information 12regarding human reproductive material or the donor of the material to the recipient 13of an assisted reproductive treatment; and generally relating to assisted reproductive treatment and health care provider fraud. 14

- 15 BY adding to
- 16 Article Health General
- 17 Section 20–112
- 18 Annotated Code of Maryland
- 19 (2023 Replacement Volume and 2024 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
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Article – Health – General

23 **20–112.**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 (A) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS (1) $\mathbf{2}$ INDICATED. "ASSISTED REPRODUCTIVE TREATMENT" MEANS A METHOD 3 (2) **(I)** 4 OF CAUSING PREGNANCY OTHER THAN THROUGH SEXUAL INTERCOURSE. "ASSISTED REPRODUCTIVE TREATMENT" INCLUDES: 5**(II)** 6 1. **DONATION OF EGGS OR SPERM;** 2. 7 **DONATION OF EMBRYOS;** 8 3. **INTRACYTOPLASMIC SPERM INJECTION:** 9 4. INTRAUTERINE OR INTRACERVICAL INSEMINATION; 10 AND 5. 11 IN VITRO FERTILIZATION AND EMBRYO TRANSFER. 12"DONOR" MEANS AN INDIVIDUAL WHO PROVIDES, WITH OR (3) WITHOUT CONSIDERATION, SPERM OR AN OVUM INTENDED FOR USE IN ASSISTED 1314**REPRODUCTIVE TREATMENT.** "HEALTH CARE PROVIDER" MEANS AN INDIVIDUAL WHO IS 15(4) LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED UNDER THE HEALTH 16 **OCCUPATIONS ARTICLE TO PROVIDE ASSISTED REPRODUCTIVE TREATMENT.** 17 "HUMAN REPRODUCTIVE MATERIAL" MEANS: 18 (5) 19 **(I) HUMAN SPERMATOZOON;** 20**(II)** HUMAN OVUM; OR 21(III) A HUMAN ORGANISM AT ANY STAGE OF DEVELOPMENT 22FROM FERTILIZED OVUM TO EMBRYO. "INFORMED CONSENT" MEANS A WRITTEN DOCUMENT THAT: 23(6) 24**(I)** IS SIGNED BY THE PATIENT; AND 25IS ATTESTED TO BY THE PATIENT'S TREATING HEALTH (II) 26CARE PROVIDER AND A WITNESS.

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1 (B) BEFORE PROVIDING AN ASSISTED REPRODUCTIVE TREATMENT, A 2 HEALTH CARE PROVIDER SHALL:

3 (1) OBTAIN A DONOR'S WRITTEN CONSENT TO USE THE DONOR'S 4 REPRODUCTIVE MATERIAL;

5 (2) OBTAIN A RECIPIENT'S CONSENT TO USE A SPECIFIC DONOR'S 6 REPRODUCTIVE MATERIAL;

7 (3) ENSURE THAT CONSENT FOR THE USE OF HUMAN REPRODUCTIVE
8 MATERIAL IS PROVIDED ON A FORM THAT IS DISTINCT AND SEPARATE FROM ANY
9 OTHER CONSENT FORM; AND

10 (4) MAINTAIN A COPY OF WRITTEN CONSENT OBTAINED UNDER ITEM 11 (1) OR (2) OF THIS SUBSECTION IN THE PROVIDER'S PATIENT RECORDS.

12 (C) (1) A HEALTH CARE PROVIDER SHALL:

(I) USE HUMAN REPRODUCTIVE MATERIAL FROM A DONOR
 WITH THE RECIPIENT'S INFORMED CONSENT TO USE THAT DONOR'S REPRODUCTIVE
 MATERIAL DURING ASSISTED REPRODUCTIVE TREATMENT;

16 (II) USE A DONOR'S HUMAN REPRODUCTIVE MATERIAL FOR 17 ASSISTED REPRODUCTIVE TREATMENT:

18 **1.** WITH THE DONOR'S INFORMED CONSENT; AND

19 **2.** IN A MANNER THAT IS CONSISTENT WITH THE 20 DONOR'S INFORMED CONSENT;

21(III) INFORMTHERECIPIENTOFANYMISUSE,22MISREPRESENTATION, OR ERROR INVOLVING THE REPRODUCTIVE MATERIAL USED23IN THE ASSISTED REPRODUCTIVE TREATMENT; AND

(IV) REPORT MISUSE, MISREPRESENTATION, OR ERROR
 INVOLVING THE REPRODUCTIVE MATERIAL USED IN THE ASSISTED REPRODUCTIVE
 TREATMENT TO THE HEALTH CARE PROVIDER'S LICENSING BOARD.

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- (2) A HEALTH CARE PROVIDER MAY NOT:

28 (I) INTENTIONALLY OR KNOWINGLY PROVIDE ASSISTED 29 REPRODUCTIVE TREATMENT TO A PATIENT USING THE HEALTH CARE PROVIDER'S 30 SPERM OR OVUM WITHOUT THE PATIENT'S INFORMED CONSENT TO ASSISTED

REPRODUCTIVE TREATMENT USING THE HEALTH CARE PROVIDER'S SPERM OR OVUM; OR (II) **PROVIDE ASSISTED REPRODUCTIVE TREATMENT USING A** DONOR'S SPERM OR OVUM IF THE HEALTH CARE PROVIDER KNOWS OR REASONABLY SHOULD KNOW THAT THE HUMAN REPRODUCTIVE MATERIAL WAS USED: 1. WITHOUT THE DONOR'S CONSENT; OR 2. IN A MANNER INCONSISTENT WITH THE DONOR'S CONSENT. (3) A HEALTH CARE PROVIDER OR AN EMPLOYEE OF A HEALTH CARE PROVIDER WHO HANDLES HUMAN REPRODUCTIVE MATERIAL MAY NOT: **(I)** MISREPRESENT THE QUALITY OF THE **HUMAN** REPRODUCTIVE MATERIAL TO THE RECIPIENT OF AN ASSISTED REPRODUCTIVE **TREATMENT; OR** MISREPRESENT ANY INFORMATION ABOUT THE DONOR'S **(II)** IDENTITY, GENETIC CHARACTERISTICS, OR MEDICAL HISTORY TO THE RECIPIENT OF AN ASSISTED REPRODUCTIVE TREATMENT. A HEALTH CARE PROVIDER WHO VIOLATES SUBSECTION (C)(2)(I) **(D)** (1) OF THIS SECTION IS LIABLE FOR CIVIL DAMAGES IN AN ACTION BROUGHT BY: **(I)** THE WOMAN WHO GIVES BIRTH TO A CHILD AFTER **RECEIVING THE ASSISTED REPRODUCTIVE TREATMENT; (II)** THE SPOUSE OR DOMESTIC PARTNER OF THE WOMAN WHO GIVES BIRTH TO A CHILD AFTER RECEIVING THE ASSISTED REPRODUCTIVE **TREATMENT; OR** (III) THE CHILD BORN AS A RESULT OF THE ASSISTED **REPRODUCTIVE TREATMENT.** (2) A HEALTH CARE PROVIDER WHO VIOLATES SUBSECTION (C)(2)(II) OF THIS SECTION IS LIABLE FOR CIVIL DAMAGES IN AN ACTION BROUGHT BY A DONOR WHOSE REPRODUCTIVE MATERIAL WAS USED BY THE HEALTH CARE PROVIDER FOR ASSISTIVE REPRODUCTIVE TREATMENT WITHOUT THE DONOR'S

30 CONSENT OR NOT IN COMPLIANCE WITH THE DONOR'S CONSENT.

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1 (3) AN INDIVIDUAL WHO BRINGS AN ACTION UNDER THIS SECTION 2 MAY ASSERT A SEPARATE CAUSE OF ACTION:

3 (I) FOR A VIOLATION OF SUBSECTION (C)(2)(I) OF THIS
 4 SECTION, FOR EACH CHILD BORN AS THE RESULT OF THE ASSISTED REPRODUCTIVE
 5 TREATMENT; AND

6 (II) FOR A VIOLATION OF SUBSECTION (C)(2)(II) OF THIS 7 SECTION, FOR EACH INDIVIDUAL WHO RECEIVED ASSISTED REPRODUCTIVE 8 TREATMENT WITH THE DONOR'S HUMAN REPRODUCTIVE MATERIAL.

9 (4) A CHILD BORN AS A RESULT OF ASSISTED REPRODUCTIVE 10 TREATMENT PROVIDED BY A HEALTH CARE PROVIDER IN VIOLATION OF 11 SUBSECTION (C)(2)(I) OF THIS SECTION IS ENTITLED TO A QUALIFIED PROTECTIVE 12 ORDER ALLOWING THE CHILD ACCESS TO THE PERSONAL MEDICAL RECORDS AND 13 HEALTH HISTORY OF THE HEALTH CARE PROVIDER.

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(5) A CIVIL ACTION UNDER THIS SECTION SHALL BE FILED:

15(I)WITHIN 10 YEARS AFTER THE CHILD BORN AS A RESULT OF16THE ASSISTED REPRODUCTIVE TREATMENT REACHES THE AGE OF 18 YEARS;

17 (II) WITHIN 20 YEARS AFTER THE DAY ON WHICH THE ASSISTED
 18 REPRODUCTIVE TREATMENT WAS PROVIDED; OR

(III) WITHIN 2 YEARS AFTER THE DAY ON WHICH AN INDIVIDUAL
FIRST DISCOVERS SUFFICIENT EVIDENCE THROUGH DNA ANALYSIS THAT THE
INDIVIDUAL HAS A CAUSE OF ACTION AGAINST A HEALTH CARE PROVIDER UNDER
THIS SECTION.

23(6)A PLAINTIFF WHO PREVAILS IN AN ACTION BROUGHT UNDER THIS24SECTION SHALL BE ENTITLED TO:

25 (I) FOR AN ACTION BROUGHT UNDER SUBSECTION (C)(2)(I) OF 26 THIS SECTION, THE COSTS OF THE ASSISTED REPRODUCTIVE TREATMENT;

- (II) LIQUIDATED DAMAGES NOT TO EXCEED \$50,000;
- 28 (III) COMPENSATORY DAMAGES; AND
- 29 (IV) REASONABLE ATTORNEY'S FEES AND COSTS.

1 (E) (1) A HEALTH CARE PROVIDER MAY NOT INTENTIONALLY OR 2 KNOWINGLY PROVIDE ASSISTED REPRODUCTIVE TREATMENT TO A PATIENT USING 3 THE HEALTH CARE PROVIDER'S SPERMATOZOON OR OVUM WITHOUT THE PATIENT'S 4 INFORMED CONSENT TO ASSISTED REPRODUCTIVE TREATMENT USING THE HEALTH 5 CARE PROVIDER'S SPERMATOZOON OR OVUM.

6 (2) A PERSON WHO VIOLATES PARAGRAPH (1) OF THIS SUBSECTION 7 IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT 8 EXCEEDING 10 YEARS OR A FINE NOT EXCEEDING \$5,000 OR BOTH.

9 (F) THIS SECTION MAY NOT BE CONSTRUED TO PROHIBIT A PERSON FROM 10 PURSUING ANY OTHER REMEDY PROVIDED BY LAW.

11 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 12 October 1, 2025.