By: Berman, Cook of Navarro, Denny, et al. H.B. No. 569 Substitute the following for H.B. No. 569: By: Elkins C.S.H.B. No. 569

A BILL TO BE ENTITLED

1 AN ACT 2 relating to fetal pain prevention; providing penalties. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Chapter 170, Health and Safety Code, is amended 4 5 by adding Subchapter B to read as follows: 6 SUBCHAPTER B. FETAL PAIN PREVENTION Sec. 170.051. DEFINITIONS. In this subchapter: 7 (1) "Abortion" means the use or prescription of any 8 9 instrument, medicine, drug, or any other substance or device intentionally to terminate the pregnancy of a female known to be 10 pregnant with an intention other than to increase the probability 11 12 of a live birth, to preserve the life or health of the child after live <u>birth</u>, or to remove a dead fetus. 13 14 (2) "Attempt to perform an abortion" means an act, or an omission of a statutorily required act, that, under the 15 circumstances as the actor believes them to be, constitutes a 16 substantial step in a course of conduct planned to culminate in the 17 performance of an abortion in this state in violation of law. 18 (3) "Medical emergency" means any condition which, on 19 the basis of the physician's good faith clinical judgment, so 20 21 complicates the medical condition of a pregnant female as to necessitate the immediate abortion of her pregnancy to avert her 22 23 death or for which a delay will create serious risk of substantial 24 and irreversible impairment of a major bodily function.

1	(4) "Physician" means a physician licensed to practice
2	medicine in this state, including an osteopath.
3	(5) "Probable gestational age" means what, in the
4	judgment of the physician, will with reasonable probability be the
5	gestational age of the unborn child at the time the abortion is
6	planned to be performed.
7	(6) "Unborn child" means a member of the species Homo
8	sapiens from fertilization until birth.
9	Sec. 170.052. FETAL PAIN INFORMATION. (a) At least 24
10	hours before the time an abortion is begun on an unborn child whose
11	probable gestational age is 20 weeks or more, the physician
12	performing the abortion or the physician's agent shall inform the
13	pregnant female, by telephone or in person, that she has the right
14	to review the printed materials described in Section 170.054, that
15	these materials are available on a state-sponsored website, and
16	what the website address is. The physician or the physician's agent
17	shall orally inform the female that the materials have been
18	provided by this state and that they contain information on fetal
19	pain. If the female chooses to view the materials other than on the
20	website, the materials must either be given to her at least 24 hours
21	before the abortion or mailed to her at least 72 hours before the
22	abortion by certified mail, restricted delivery to addressee, which
23	means the postal employee can deliver the mail to only the
24	addressee. The information required by this subsection may be
25	provided by a tape recording if provision is made to record or
26	otherwise register specifically whether the female does or does not
27	choose to have the printed materials given or mailed to her.

(b) Before an abortion subject to this section is performed, 1 2 the female shall certify in writing that the information described 3 in this subsection has been provided to her and that she has been 4 informed of her opportunity to review the printed materials described in Section 170.054. Before the abortion is performed, 5 6 the physician who is to perform the abortion or the physician's 7 agent shall obtain a copy of the written certification and retain it on file with the female's medical record until at least the third 8 9 anniversary of the date the certification was received.

10 (c) This section does not apply in the case of a medical 11 <u>emergency.</u>

Sec. 170.053. FETAL PAIN PREVENTION. Except in the case of 12 a medical emergency, before an abortion is performed on an unborn 13 child who is 20 weeks gestational age or more, the physician 14 15 performing the abortion or the physician's agent shall inform the 16 female if an anesthetic or analgesic would eliminate or alleviate 17 organic pain to the unborn child caused by the particular method of abortion to be employed and inform her of the particular medical 18 risks associated with the particular anesthetic or analgesic. With 19 her consent, the physician shall administer the anesthetic or 20 21 analgesic.

22 <u>Sec. 170.054. PRINTED MATERIALS. (a) The department shall</u> 23 <u>publish, in English and in each language that is the primary</u> 24 <u>language of two percent or more of the state's population, printed</u> 25 <u>materials with the following information concerning unborn</u> 26 <u>children of 20 weeks gestational age and for each two-week</u> 27 gestational increment after that age:

1	(1) the development of the nervous system of the
2	unborn child;
3	(2) fetal responsiveness to adverse stimuli and other
4	indicators of capacity to experience organic pain; and
5	(3) the methods of abortion procedures commonly
6	employed at this stage of pregnancy.
7	(b) The information provided in the printed materials must
8	be objective, nonjudgmental, and designed to convey only accurate
9	scientific information.
10	(c) The information provided in the printed materials must
11	be presented in such a way as to ensure that the information is
12	easily comprehensible.
13	(d) The information provided in the printed materials must
14	be printed in a typeface large enough to be clearly legible.
15	(e) The printed materials required by this section must be
16	available at no cost from the department on request and in
17	appropriate numbers to any person, facility, or hospital.
18	(f) The department shall make the information provided in
19	the printed materials available on the website required under
20	Section 170.055.
21	Sec. 170.055. INTERNET WEBSITE. (a) The department shall
22	develop and maintain a stable Internet website to provide the
23	information described by Section 170.054.
24	(b) Information regarding who uses the website may not be
25	collected or maintained.
26	(c) The department shall monitor the website on a daily
27	basis to prevent and correct tampering.

1	(d) The website must be maintained at a minimum resolution
2	of 70 dots per inch. A picture appearing on the website must be a
3	minimum size of 200x300 pixels. The letters used by the department
4	on the website must be in 11-point or larger type. All information
5	and pictures must be accessible with an industry-standard browser
6	and may not require the use of an additional plug-in.
7	Sec. 170.056. PROCEDURE IN CASE OF MEDICAL EMERGENCY. When
8	a medical emergency compels the performance of an abortion, the
9	physician shall inform the female, before the abortion if possible,
10	of the medical indications supporting the physician's judgment that
11	an abortion is necessary to avert her death or that a 24-hour delay
12	will create serious risk of substantial and irreversible impairment
13	of a major bodily function.
14	Sec. 170.057. REPORTING REQUIREMENTS. (a) The department
15	shall prepare a reporting form for physicians containing the text
16	of this subchapter and blanks for listing:
17	(1) the number of females to whom the physician or an
18	agent of the physician provided the information described by
19	Section 170.052(a), separately identifying:
20	(A) the number of females to whom the information
21	was provided by telephone, separately identifying:
22	(i) the number of females to whom the
23	information was provided in the capacity of a referring physician;
24	and
25	(ii) the number of females to whom the
26	information was provided in the capacity of a physician who is to
27	perform the abortion or agent of such a physician; and

	C.S.H.B. No. 569
1	(B) the number of females to whom the information
2	was provided in person, separately identifying:
3	(i) the number of females to whom the
4	information was provided in the capacity of a referring physician;
5	and
6	(ii) the number of females to whom the
7	information was provided in the capacity of a physician who is to
8	perform the abortion or agent of such a physician;
9	(2) the number of females who:
10	(A) availed themselves of the opportunity to
11	obtain a copy of the printed information described in Section
12	170.054, other than on the website, separately identifying the
13	number of these females who, to the best of the reporting
14	physician's information and belief, obtained the abortion; and
15	(B) did not avail themselves of the opportunity
16	to obtain a copy of the printed information described in Section
17	170.054, other than on the website, separately identifying the
18	number of these females who, to the best of the reporting
19	physician's information and belief, obtained the abortion;
20	(3) the number of abortions performed by the physician
21	in which information otherwise required to be provided at least 24
22	hours before the abortion was not provided because an immediate
23	abortion was necessary to avert the female's death; and
24	(4) the number of abortions performed by the physician
25	in which information otherwise required to be provided at least 24
26	hours before the abortion was not provided because a delay would
27	create serious risk of substantial and irreversible impairment of a

1 major bodily function. 2 (b) The department shall ensure that copies of the reporting 3 forms are provided to each physician: 4 (1) at the same time the physician is notified that the 5 physician has become licensed in this state; and 6 (2) not later than December 1 of each year. 7 (c) Not later than February 28 of each year, a physician who provided, or whose agent provided, information to one or more 8 9 females in accordance with Section 170.052 during the previous calendar year shall submit to the department a copy of the form 10 required by this section, with the required information entered 11 12 accurately and completely. (d) A physician who fails to submit a complete report before 13 14 March 28 of the year in which the report is required to be filed must 15 pay a late reporting fee of \$500 for each additional 30-day period or portion of a 30-day period the report remains overdue. 16 17 (e) At the request of the department, the attorney general may bring an action against a physician who fails to submit a 18 complete report before the first anniversary of the date the report 19 is due to compel the physician to submit a complete report within a 20 21 period stated by court order. The physician is subject to sanctions 22 for civil contempt if the physician does not comply with a court order issued under this subsection. 23 24 (f) Not later than June 30 of each year, the department 25 shall issue a public report providing statistics for the previous 26 calendar year compiled from all of the reports covering that year submitted in accordance with this section for each of the items 27

listed in Subsection (a). The public report must also provide the 1 2 statistics for all previous calendar years, adjusted to reflect any additional information from late or corrected reports. 3 The 4 department shall take care to ensure that none of the information 5 included in a public report under this subsection could reasonably 6 lead to the identification of any individual providing or provided 7 information in accordance with Section 170.052. (g) The board by rule may alter the dates established by 8 Subsection (b)(2), (e), or (f) or consolidate the forms or reports 9 described in this section with other forms or reports to achieve 10 administrative convenience or fiscal savings or to reduce the 11 burden of reporting requirements. In acting under this subsection, 12 the board shall ensure that reporting forms are sent to all licensed 13 14 physicians in this state at least once each year and the public 15 report described by Subsection (f) is issued at least once each 16 year. Sec. 170.058. CRIMINAL PENALTIES. (a) A person commits an 17 offense if the person knowingly or recklessly performs or attempts 18

19 <u>to perform an abortion in violation of this subchapter</u>. An offense 20 <u>under this subsection is a state jail felony</u>.

(b) A person commits an offense if the person is a physician and knowingly or recklessly submits a false report under Section 170.057. An offense under this subsection is a Class C misdemeanor. Sec. 170.059. CIVIL REMEDIES. (a) A person who knowingly or recklessly performs an abortion in violation of this subchapter is liable in a civil action for actual damages and exemplary damages in accordance with Chapter 41, Civil Practice and Remedies Code,

1	to:
2	(1) the person on whom the abortion has been
3	performed;
4	(2) the father of the unborn child who was the subject
5	of the abortion; or
6	(3) a grandparent of the unborn child.
7	(b) A person who knowingly or recklessly attempts to perform
8	an abortion in violation of this subchapter is liable in a civil
9	action for actual damages and exemplary damages in accordance with
10	Chapter 41, Civil Practice and Remedies Code, to the person on whom
11	the abortion has been attempted.
12	Sec. 170.060. ACTION TO COMPEL STATISTICAL REPORT. If the
13	department fails to issue the public report required by Section
14	170.057(f), a group of 10 or more residents of this state may bring
15	an action against the commissioner for an injunction requiring that
16	a complete report be issued within a period stated by court order.
17	The commissioner is subject to sanctions for civil contempt if the
18	department does not comply with a court order issued under this
19	section.
20	Sec. 170.061. ATTORNEY'S FEES. (a) If judgment is
21	rendered in favor of the plaintiff in an action under Section
22	170.059 or 170.060, the court shall award reasonable attorney's
23	fees in favor of the plaintiff against the defendant.
24	(b) If judgment is rendered in favor of the defendant in an
25	action under Section 170.059 or 170.060 and the court finds that the
26	action was frivolous and brought in bad faith, the court shall award
27	reasonable attorney's fees in favor of the defendant against the

1 plaintiff.

Sec. 170.062. DEFENSE. (a) It is a defense to prosecution under Section 170.058 for failure to obtain the written certification under Section 170.052 that the department had not made the printed materials available at the time the physician or the physician's agent was required to inform the female of her right to review them.
(b) A person may not be found civilly liable for violation

9 of the requirement to obtain the written certification under
 10 Section 170.052 in the circumstances described by Subsection (a).

Sec. 170.063. FEMALE NOT LIABLE. A female on whom the abortion is performed or attempted to be performed is not criminally or civilly liable under this subchapter.

14 <u>Sec. 170.064. PROTECTION OF PRIVACY IN COURT</u> 15 <u>PROCEEDINGS. (a) In a civil or criminal proceeding or action</u> 16 <u>brought under this subchapter, the court shall rule whether the</u> 17 <u>anonymity of any female on whom an abortion has been performed or</u> 18 <u>attempted to be performed, and who does not consent to public</u> 19 <u>disclosure of her identity, shall be preserved from public</u> 20 disclosure.

(b) The court, on motion of a party or sua sponte, shall make a ruling under this section and, on determining that the female's anonymity should be preserved, shall issue orders to the parties, witnesses, and counsel and shall direct the sealing of the record and exclusion of individuals from courtrooms or hearing rooms to the extent necessary to safeguard the female's identity from public disclosure.

C.S.H.B. No. 569 (c) Each order issued under Subsection (b) must be 1 2 accompanied by specific written findings explaining: 3 (1) why the anonymity of the female should be 4 preserved from public disclosure; (2) why the order is essential to preserve the 5 6 anonymity of the female; 7 (3) how the order is narrowly tailored to serve the 8 interest identified by the court; and 9 (4) why no reasonable less restrictive alternative 10 exists. (d) In the absence of written consent of the female on whom 11 12 an abortion has been performed or attempted to be performed, any person, other than a public official, who brings an action under 13 14 Section 170.059 must bring the action under a pseudonym. This 15 section may not be construed to conceal the identity of the plaintiff or of witnesses from the defendant. 16 Sec. 170.065. SEVERABILITY. If any one or more provisions, 17 sections, subsections, sentences, clauses, phrases, or words of 18 19 this subchapter or the application of this subchapter to any person or circumstance is found to be unconstitutional, the provision, 20 21 section, subsection, sentence, clause, phrase, or word is declared to be severable and the balance of this subchapter remains 22 effective notwithstanding that unconstitutionality. 23 The 24 legislature declares that the legislature would have enacted this subchapter, and each provision, section, subsection, sentence, 25 26 clause, phrase, or word of this subchapter, irrespective of the 27 fact that any one or more provisions, sections, subsections,

1	sentences, clauses, phrases, or words are declared
2	unconstitutional.
3	SECTION 2. Sections 170.001 and 170.002, Health and Safety
4	Code, are redesignated as Subchapter A, Chapter 170, Health and
5	Safety Code, and a subchapter heading is added to read as follows:
6	SUBCHAPTER A. GENERAL PROVISIONS
7	SECTION 3. Section 170.001, Health and Safety Code, is
8	amended to read as follows:
9	Sec. 170.001. DEFINITIONS. In this <u>subchapter</u> [chapter]:
10	(1) "Abortion" means an act involving the use of an
11	instrument, medicine, drug, or other substance or device developed
12	to terminate the pregnancy of a woman if the act is done with an
13	intention other than to:
14	(A) increase the probability of a live birth of
15	the unborn child of the woman;
16	(B) preserve the life or health of the child; or
17	(C) remove a dead fetus.
18	(2) "Physician" means an individual licensed to
19	practice medicine in this state.
20	(3) "Viable" means the stage of fetal development
21	when, in the medical judgment of the attending physician based on
22	the particular facts of the case, an unborn child possesses the
23	capacity to live outside its mother's womb after its premature
24	birth from any cause. The term does not include a fetus whose
25	biparietal diameter is less than 60 millimeters.
26	SECTION 4. Section 245.007, Health and Safety Code, is
27	amended to read as follows:

1 Sec. 245.007. FEES. The board shall set fees imposed by 2 this chapter in amounts reasonable and necessary to defray the cost 3 of administering this chapter <u>and Subchapter B, Chapter 170</u>.

4 SECTION 5. (a) Not later than the 90th day after the 5 effective date of this Act, the Texas Department of Health shall 6 publish the printed materials required by Section 170.054, Health 7 and Safety Code, as added by this Act, and shall make available the 8 website required by Section 170.055, Health and Safety Code, as 9 added by this Act.

Not later than the 90th day after the effective date of 10 (b) this Act, the Texas Department of Health shall prepare the 11 reporting form for physicians required by Section 170.057, Health 12 and Safety Code, as added by this Act. Not later than the 120th day 13 after the effective date of this Act, the department shall 14 15 distribute the reporting form to each physician licensed to practice medicine in this state. Notwithstanding Section 16 170.057(b)(2), Health and Safety Code, as added by this Act, the 17 department is not required to distribute reporting forms to 18 physicians on December 1 of the year in which the initial 19 distribution of reporting forms is made under this subsection. 20

(c) Each physician required to report under Section 170.057, Health and Safety Code, as added by this Act, shall make the initial required report in accordance with that section not later than February 28, 2004. The report made under this subsection shall cover the period beginning on the effective date of this Act and ending on December 31, 2003.

27

SECTION 6. This Act takes effect immediately if it receives

a vote of two-thirds of all the members elected to each house, as
provided by Section 39, Article III, Texas Constitution. If this
Act does not receive the vote necessary for immediate effect, this
Act takes effect September 1, 2003.