By: Campbell, Perry

S.B. No. 1602

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to reporting requirements by health care practitioners and
3	certain health care facilities for abortion complications and to an
4	annual report by the Department of State Health Services; providing
5	a civil penalty.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1. Subchapter A, Chapter 171, Health and Safety
8	Code, is amended by adding Section 171.006 to read as follows:
9	Sec. 171.006. ABORTION COMPLICATION REPORTING
10	REQUIREMENTS; CIVIL PENALTY. (a) In this section:
11	(1) "Abortion complication" means a harmful event or
12	negative outcome with respect to a patient related to an abortion
13	that is performed on the patient and that is diagnosed or treated by
14	a health care practitioner or at a facility and includes:
15	(A) shock;
16	(B) uterine perforation;
17	(C) cervical laceration;
18	(D) hemorrhage;
19	(E) aspiration or allergic response;
20	(F) infection;
21	(G) sepsis;
22	(H) death of the patient;
23	(I) incomplete abortion;
24	(J) damage to the uterus; or

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1	(K) an infant born alive after the abortion.
2	(2) "Facility" means a hospital, public health clinic,
3	birthing center, outpatient clinic, community health center,
4	abortion facility, freestanding emergency medical care facility,
5	or health care facility that provides emergency medical care, as
6	defined by Section 773.003.
7	(b) Each facility shall submit to the department in the form
8	and manner prescribed by department rule a quarterly report on each
9	abortion complication diagnosed or treated at the facility.
10	(c) Each health care practitioner providing diagnosis of or
11	treatment for an abortion complication shall submit to the
12	department in the form and manner prescribed by department rule an
13	abortion complication report not later than the 30th day after the
14	date the complication is diagnosed or treatment is provided for the
15	abortion complication.
16	(d) The department shall develop a form for reporting an
17	abortion complication under Subsection (b) or (c) and publish the
18	form on the department's Internet website.
19	(e) A report submitted under this section may not identify
20	by any means the physician performing an abortion or the patient.
21	(f) A report submitted under Subsection (c) must include, if
22	known, for each abortion complication:
23	(1) the date of the abortion that caused or may have
24	caused the complication;
25	(2) the type of abortion that caused or may have caused
26	the complication;
27	(3) the gestational age of the fetus when the abortion

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1	was performed;
2	(4) the name and type of facility in which the abortion
3	was performed;
4	(5) the date the complication was diagnosed or
5	treated;
6	(6) the name and type of facility in which the
7	complication was diagnosed or treated;
8	(7) a description of the complication;
9	(8) the number of previous live births of the patient;
10	and
11	(9) the number of previous induced abortions of the
12	patient.
13	(g) Except as provided by Section 245.023, all information
14	and records held by the department under this section are
15	confidential and are not open records for the purposes of Chapter
16	552, Government Code. That information may not be released or made
17	public on subpoena or otherwise, except that release may be made:
18	(1) for statistical purposes, but only if a person,
19	patient, or facility is not identified;
20	(2) with the consent of each person, patient, and
21	facility identified in the information released;
22	(3) to medical personnel, appropriate state agencies,
23	or county and district courts to enforce this chapter; or
24	(4) to appropriate state licensing boards to enforce
25	state licensing laws.
26	(h) A report submitted under Subsection (c) must meet the
27	federal reporting requirements that mandate the most specific,

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accurate, and complete coding and reporting for the highest level 1 2 of specificity. (i) The department shall publish annually on its Internet 3 4 website a report indicating on a statewide basis the occurrence of each item of information in the preceding calendar year required to 5 be reported under Subsection (f). 6 7 (j) A health care practitioner who violates this section is subject to a civil penalty of \$500 for each violation. If the 8 9 health care practitioner commits a third violation of this section, the appropriate state regulatory board shall consider additional 10 disciplinary action against the health care practitioner, 11 including actions described by Subsection (k). 12 13 (k) A third violation of this section by a facility or a health care practitioner constitutes cause for the revocation or 14 suspension of the facility's or health care practitioner's license, 15 permit, registration, certificate, or other authority or for other 16 disciplinary action against the facility or health care 17 practitioner by the appropriate state regulatory board. 18 SECTION 2. Not later than January 1, 2018: 19

(1) the Department of State Health Services shall 20 develop the forms required by Section 171.006, Health and Safety 21 Code, as added by this Act; and 22

(2) the executive commissioner of the Health and Human 23 24 Services Commission shall adopt the rules necessary to implement Section 171.006, Health and Safety Code, as added by this Act. 25

SECTION 3. This Act takes effect September 1, 2017. 26

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