ENGROSSED SENATE AMENDMENT
TO
ENGROSSED HOUSE
BILL NO. 1409

By: Billy, Ritze, Hall, Christian, Faught, Brumbaugh, Kern and Vaughan of the House
and
Treat and Jolley of the Senate

An Act relating to public health and safety; amending 63 O.S. 2011, Sections 1-738.2, 1-738.3, 1-738.3a, 1-738.8, 1-738.13, 1-738m, as amended by Section 2, Chapter 303, O.S.L. 2013, Section 2, Chapter 175, O.S.L. 2014 and Section 6, Chapter 175, O.S.L. 2014 (63 O.S. Supp. 2014, Sections 1-738m, 1-746.2 and 1-746.6), which relate to abortion; increasing time period of voluntary and informed consent prior to abortion; requiring certain facilities to publish link on website to State Board of Medical Licensure and Supervision's website; requiring certain information on link; updating references; and providing an effective date.

AUTHOR: Add the following Senate Coauthor: Loveless

AMENDMENT NO. 1. Page 1, strike the title, enacting clause and entire bill and insert

"An Act relating to public health and safety; amending 63 O.S. 2011, Sections 1-738.2, 1-738.3, 1-738.3a, 1-738.8, 1-738.13, 1-738m, as amended by Section 2, Chapter 303, O.S.L. 2013, Section 2, Chapter 175, O.S.L. 2014 and Section 6, Chapter 175, O.S.L. 2014 (63 O.S. Supp. 2014, Sections 1-738m, 1-746.2 and 1-746.6), which relate to abortion; increasing time period of voluntary and informed
consent prior to abortion; requiring certain facilities to publish link on website to State Board of Medical Licensure and Supervision's website; requiring certain information on link; providing savings clause; updating references; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 63 O.S. 2011, Section 1-738.2, is amended to read as follows:

Section 1-738.2 A. No abortion shall be performed in this state except with the voluntary and informed consent of the woman upon whom the abortion is to be performed.

B. Except in the case of a medical emergency, consent to an abortion is voluntary and informed if and only if:

1. a. not less than twenty-four (24) seventy-two (72) hours prior to the performance of the abortion, the woman is told the following, by telephone or in person, by the physician who is to perform the abortion, or by a referring physician, or by an agent of either physician:

   (1) the name of the physician who will perform the abortion,

   (2) the medical risks associated with the particular abortion procedure to be employed,
(3) the probable gestational age of the unborn child at the time the abortion is to be performed,

(4) the medical risks associated with carrying her child to term, and

(5) that ultrasound imaging and heart tone monitoring that enable the pregnant woman to view her unborn child or listen to the heartbeat of the unborn child are available to the pregnant woman. The physician or agent of the physician shall inform the pregnant woman that the website and printed materials described in Section 1-738.3 of this title, contain phone numbers and addresses for facilities that offer such services at no cost,

b. the information required by this paragraph may be provided by telephone without conducting a physical examination or tests of the woman. If the information is supplied by telephone, the information shall be based on facts supplied to the physician,

c. the information required by this paragraph shall not be provided by a tape recording, but shall be provided during a consultation in which the physician is able to ask questions of the woman and the woman is able to ask questions of the physician,
d. if a physical examination, tests, or other new information subsequently indicates, in the medical judgment of the physician, the need for a revision of the information previously supplied to the woman, that revised information may be communicated to the woman at any time prior to the performance of the abortion, and

e. nothing in subparagraph a of this paragraph may be construed to preclude provision of the required information in a language understood by the woman through a translator;

2. Not less than twenty-four (24) seventy-two (72) hours prior to the abortion, the woman is informed, by telephone or in person, by the physician who is to perform the abortion, by a referring physician, or by an agent of either physician:

   a. that medical assistance benefits may be available for prenatal care, childbirth, and neonatal care,

   b. that the father is liable to assist in the support of her child, even in instances in which the father has offered to pay for the abortion,

   c. that:

      (1) she has the option to review the printed materials described in Section 1-738.3 of this title,
(2) those materials have been provided by the State Board of Medical Licensure and Supervision, and
(3) they describe the unborn child and list agencies that offer alternatives to abortion, and
d. (1) if the woman chooses to exercise her option to view the materials in a printed form, they shall be mailed to her, by a method chosen by the woman, or
(2) if the woman chooses to exercise her option to view the materials via the Internet, the woman shall be informed at least twenty-four (24) seventy-two (72) hours before the abortion of the specific address of the Internet website where the material can be accessed.

The information required by this paragraph may be provided by a tape recording if provision is made to record or otherwise register specifically whether the woman does or does not choose to review the printed materials;
3. The woman certifies in writing, prior to the abortion, that she has been told the information described in subparagraph a of paragraph 1 of this subsection and in subparagraphs a, b and c of paragraph 2 of this subsection and that she has been informed of her option to review or reject the printed information described in Section 1-738.3 of this title; and
4. Prior to the abortion, the physician who is to perform the abortion or the agent of the physician receives a copy of the written certification prescribed by paragraph 3 of this subsection.

C. The State Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners shall promulgate rules to ensure that physicians who perform abortions and referring physicians or agents of either physician comply with all the requirements of this section.

D. Before the abortion procedure is performed, the physician shall confirm with the patient that she has received information regarding:

1. The medical risks associated with the particular abortion procedure to be employed;

2. The probable gestational age of the unborn child at the time the abortion is to be performed; and

3. The medical risks associated with carrying the unborn child to term.

SECTION 2. AMENDATORY 63 O.S. 2011, Section 1-738.3, is amended to read as follows:

Section 1-738.3 A. Within one hundred twenty (120) days of the effective date of this act, the State Board of Medical Licensure and Supervision shall cause to be published, in English and in Spanish, and shall update on an annual basis, the following printed materials
in such a way as to ensure that the information is easily comprehensible:

1. a. geographically indexed materials designed to inform the woman of public and private agencies, including adoption agencies and services that are available to assist a woman through pregnancy, upon childbirth, and while the child is dependent, including:

   (1) a comprehensive list of the agencies available,

   (2) a description of the services they offer, including which agencies offer, at no cost to the pregnant woman, ultrasound imaging that enables a pregnant woman to view the unborn child or heartbeat monitoring that enables the pregnant woman to listen to the heartbeat of the unborn child, and

   (3) a description of the manner, including telephone numbers, in which they might be contacted, or

b. at the option of the Board a toll-free, twenty-four-hour-a-day telephone number which may be called to obtain, in a mechanical, automated, or auditory format, a list and description of agencies in the locality of the caller and of the services they offer; and


2. a. materials designed to inform the woman of the probable anatomical and physiological characteristics of the unborn child at two-week gestational increments from the time when a woman can be known to be pregnant to full term, including:

(1) any relevant information on the possibility of the survival of the unborn child, and

(2) pictures or drawings representing the development of unborn children at two-week gestational increments, provided that the pictures or drawings shall describe the dimensions of the unborn child and shall be realistic and appropriate for the stage of pregnancy depicted,

b. the materials shall be objective, nonjudgmental, and designed to convey only accurate scientific information about the unborn child at the various gestational ages, and

c. the material shall also contain objective information describing:

(1) the methods of abortion procedures commonly employed,

(2) the medical risks commonly associated with each of those procedures,
(3) the possible detrimental psychological effects of abortion and of carrying a child to term, and
(4) the medical risks commonly associated with carrying a child to term, and
d. the material shall contain the statement "Abortion shall terminate the life of a whole, separate, unique, living human being."

B. 1. The materials referred to in subsection A of this section shall be printed in a typeface large enough to be clearly legible.

2. The materials required under this section shall be available at no cost from the State Board of Medical Licensure and Supervision and shall be distributed upon request in appropriate numbers to any person, facility, or hospital.

C. 1. The Board shall provide on its stable Internet website the information described under subsection A of this section.

2. The website provided for in this subsection shall be maintained at a minimum resolution of 72 PPI.

D. Any facility performing abortions that has a website shall publish an easily identifiable link on the homepage of such website that directly links to the Board's website, www.awomansright.org, that provides informed consent materials under the Woman's Right-to-Know Act. Such link shall read: "The State Board of Medical
Licensure and Supervision maintains a website containing information about the development of the unborn child, as well as video of ultrasound images of the unborn child at various stages of development. The Board's website can be reached by clicking here: www.awomansright.org."

SECTION 3. AMENDATORY 63 O.S. 2011, Section 1-738.3a, is amended to read as follows:

Section 1-738.3a  A. By February 1, 2008, the State Department of Health shall prepare and make available on its stable Internet website the form described in subsection B of this section. A copy of this act shall be posted on the website.

Physicians performing abortions shall complete and electronically submit the required forms to the Department no later than April 1 for the previous calendar year. Nothing in the report shall contain the name, address, or any other identifying information of any patient.

B. The form for physicians shall contain a listing for the following information:

1. The number of females to whom the physician, or an agent of the physician, provided the information described in Section 1-738.2 of Title 63 of the Oklahoma Statutes; of that number, the number provided the information by telephone and the number provided the information in person; and of each of those numbers, the number provided the information in the capacity of a referring physician
and the number provided the information in the capacity of a physician who is to perform the abortion; and of each of those numbers, the number provided the information by the physician and the number provided the information by an agent of the physician;

2. The number of females who availed themselves of the opportunity to obtain a copy of the printed information described in Section 1-738.3 of Title 63 of the Oklahoma Statutes other than on the web site, and the number who did not; and of each of those numbers, the number who, to the best of the information and belief of the reporting physician, went on to obtain the abortion;

and

3. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four (24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the death of the female, and the number of abortions in which the information was not so provided because a delay would cause substantial and irreversible impairment of a major bodily function.

C. The State Department of Health shall ensure that the reporting forms described in subsection B of this section are posted, on its stable Internet web site, within one hundred twenty (120) days after the effective date of this act. The State Department of Health shall notify the following of the requirements of this act:
1. By March 1, 2008, all physicians licensed to practice in
this state;

2. Each physician who subsequently becomes newly licensed to
practice in this state, at the same time as official notification to
that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in
which forms are first made available to all physicians licensed to
practice in this state.

D. By February 28 of each year following a calendar year in any
part of which this section was in effect, each physician who
provided, or whose agent provided, information to one or more
females in accordance with Section 1-738.2 of Title 63 of the
Oklahoma Statutes during the previous calendar year shall
electronically submit to the State Department of Health the form
described in subsection B of this section, with the requested data
entered accurately and completely.

E. Reports that are not electronically submitted by the end of
a grace period of thirty (30) days following the due date shall be
subject to a late fee of Five Hundred Dollars ($500.00) for each
additional thirty-day period or portion of a thirty-day period the
reports are overdue. Any physician required to report in accordance
with this section who has not completed and electronically submitted
a report, or has electronically submitted only an incomplete report,
more than one (1) year following the due date, may, in an action
brought by the State Department of Health, be directed by a court of
competent jurisdiction to electronically submit a complete report
within a period stated by court order or be subject to sanctions for
civil contempt.

F. By June 30 of each year, the State Department of Health
shall prepare and make available on its stable Internet website a public report providing statistics for the previous
calendar year compiled from all items listed in subsection B of this
section. Each report shall also provide statistics for all previous
calendar years, adjusted to reflect any additional information from
late or corrected reports. The State Department of Health shall
take care to ensure that none of the information included in the
public reports could reasonably lead to the identification of any
individual providing or provided information in accordance with
subsection B of this section.

G. The State Department of Health may promulgate rules in
accordance with the Administrative Procedures Act to alter the dates
established by this section or consolidate the form or report
described in this section with other forms or reports to achieve
administrative convenience, fiscal savings or to reduce the burden
of reporting requirements, as long as reporting forms are made
available, on its stable Internet website to all licensed
physicians in the state, and the report described in this section is
issued at least once every year.
SECTION 4. AMENDATORY 63 O.S. 2011, Section 1-738.8, is amended to read as follows:

Section 1-738.8 A. Except in the case of a medical emergency, at least twenty-four (24) seventy-two (72) hours prior to an abortion being performed on an unborn child whose probable gestational age is twenty (20) weeks or more, the physician performing the abortion or the agent of the physician shall inform the pregnant female, by telephone or in person, of the right to review the printed materials described in Section 1-738.10 of this act title, that these materials are available on a state-sponsored web site website, and the web address of that web site website. The physician or the agent of the physician shall orally inform the female that the materials have been provided by the State of Oklahoma and that the materials contain information on pain and the unborn child. If the female chooses to view the materials other than on the web site website, the materials shall either be given to the female at least twenty-four (24) seventy-two (72) hours before the abortion, or mailed to received by the female at least seventy-two (72) hours before the abortion by certified mail, restricted delivery to the addressee. The information required by this subsection may be provided by a tape recording if provision is made to record or otherwise register specifically whether the female does or does not choose to receive the printed materials given or mailed.
B. The female shall certify in writing, prior to the abortion, that the information described in subsection A of this section has been furnished to the female and that the female has been informed of the opportunity to review the printed materials described in Section 10-1-738.10 of this act title. Prior to the performance of the abortion, the physician who is to perform the abortion or the agent of the physician shall obtain a copy of the written certification and retain the copy on file with the medical record of the female for at least three (3) years following the date of receipt.

SECTION 5. AMENDATORY 63 O.S. 2011, Section 1-738.13, is amended to read as follows:

Section 1-738.13 A. Within ninety (90) days after the Unborn Child Pain Awareness/Prevention Act becomes law, the State Department of Health shall prepare a reporting form for physicians containing a reprint of the Unborn Child Pain Awareness/Prevention Act and listing:

1. The number of females to whom the physician or an agent of the physician provided the information described in subsection A of Section 2-1-738.8 of this act title; of that number, the number provided by telephone and the number provided in person; and of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion or agent of such a physician;
2. The number of females who availed themselves of the opportunity to obtain a copy of the printed information described in Section 10 1-738.10 of this act title other than on the website, and the number who did not; and of each of those numbers, the number who, to the best of the information and belief of the reporting physician, went on to obtain the abortion; and

3. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four (24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the death of the female, and the number of abortions in which such information was not so provided because a delay would create serious risk of substantial and irreversible impairment of a major bodily function.

B. The Department shall ensure that copies of the reporting forms described in subsection A of this section are provided:

1. Within one hundred twenty days (120) days after the Unborn Child Pain Awareness/Prevention Act becomes law, to all physicians licensed to practice in this state;

2. To each physician who subsequently becomes newly licensed to practice in this state, at the same time as official notification to that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in which forms are distributed in accordance with paragraph 1 of this subsection, to all physicians licensed to practice in this state.
C. By February 28 of each year following a calendar year in any part of which the Unborn Child Pain Awareness/Prevention Act was in effect, each physician who provided, or whose agent provided, information to one or more females in accordance with Section 81-738.8 of this act title during the previous calendar year shall submit to the Department a copy of the form described in subsection A of this section, with the requested data entered accurately and completely.

D. Reports that are not submitted by the end of a grace period of thirty (30) days following the due date shall be subject to a late fee of Five Hundred Dollars ($500.00) for each additional thirty-day period or portion of a thirty-day period the reports are overdue. Any physician required to report in accordance with this section who has not submitted a report, or has submitted only an incomplete report, more than one (1) year following the due date may, in an action brought by the State Board of Medical Licensure and Supervision, be directed by a court of competent jurisdiction to submit a complete report within a period stated by court order or be subject to sanctions for civil contempt.

E. By June 30 of each year, the Department shall issue a public report providing statistics for the previous calendar year compiled from all of the reports covering that year submitted in accordance with this section for each of the items listed in subsection A of this section. Each such report shall also provide the statistics
for all previous calendar years, adjusted to reflect any additional
information from late or corrected reports. The Department shall
take care to ensure that none of the information included in the
public reports could reasonably lead to the identification of any
individual providing or provided information in accordance with
subsection A or B of Section 8 1-738.8 of this act title.

F. The Department, by rule promulgated in accordance with the
Administrative Procedures Act, may alter the dates established by
paragraph 3 of subsection B, subsection C, or subsection E of this
section or consolidate the forms or reports described in this
section with other forms or reports to achieve administrative
convenience or fiscal savings or to reduce the burden of reporting
requirements, so long as reporting forms are sent to all licensed
physicians in the state at least once every year and the report
described in subsection E of this section is issued at least once
every year.

SECTION 6. AMENDATORY 63 O.S. 2011, Section 1-738m, as
amended by Section 2, Chapter 303, O.S.L. 2013 (63 O.S. Supp. 2014,
Section 1-738m), is amended to read as follows:

Section 1-738m. A. Beginning in 2013, by June 1 of each year,
the Department shall issue, on its stable Internet website, a public
Annual Abortion Report providing statistics for the previous
calendar year compiled from all of the reports covering that year
submitted in accordance with the Statistical Abortion Reporting Act.
B. The Department's public report shall also provide statistics for all previous calendar years for which abortion-reporting requirements have been in effect, adjusted to reflect any additional information from late or corrected reports.

C. The Annual Abortion Report shall include, but not be limited to, the following information:

1. The number of induced abortions performed in the previous calendar year, broken down by month and county in which the abortion was performed;

2. The number of abortions classified by:
   a. the state or foreign country of residence of the mother,
   b. the age, marital status, and race of the mother, and
   c. the number of years of education of the mother;

3. The number of abortions classified by:
   a. the number of previous pregnancies of the mother,
   b. previous live births to the mother,
   c. previous miscarriages, and
   d. previous induced abortions;

4. The number of abortions by week of gestational age;

5. The number of abortions performed by each reported method;

6. The number of abortions resulting in an infant born alive; of these, the number of cases in which life-sustaining measures were
taken; and a statistical summary of the length of survival of such infants;

7. The number of cases in which anesthesia was administered to the mother and the number of each type of anesthesia;

8. The number of cases in which anesthesia was administered to the unborn child, and the number of each type of anesthesia and of each method of administration;

9. The number of each reported method of fetal disposal;

10. The reasons reported for the abortions, and the number of times each reported reason was cited;

11. The number of abortions paid for by:
   a. private insurance,
   b. public health plan,
   c. Medicaid,
   d. private pay, or
   e. other;

12. The number of abortions in which medical health insurance coverage was under:
   a. a fee-for-service insurance company,
   b. a managed care company, or
   c. other;

13. A statistical summary of the fees collected;

14. Specialty area of medicine of the physician;
15. The number of abortions in which ultrasound equipment was used before, during, or after the abortion, and the number of times vaginal ultrasound, abdominal ultrasound, or both were used in each of the three circumstances;

16. The number of abortions before which an ultrasound was performed by:
   a. the physician performing the abortion,
   b. a physician other than the physician performing the abortion, or
   c. other;

17. The number of abortions resulting in reported complications, and of those, how many were reported by the physician who performed the abortion, and how many were reported by another physician, the types of reported complications, and the number of each type based on data which shall be compiled and transmitted to the State Department of Health by the State Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners;

18. The number of abortions resulting in the reported death of the mother;

19. The number of females to whom the physician provided the information in subparagraph a of paragraph 1 of subsection B of Section 1-738.2 of this title; of that number, the number provided by telephone and the number provided in person; and of each of those
numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion;

20. The number of females to whom physicians or agents of physicians provided the information in paragraph 2 of subsection B of Section 1-738.2 of this title; of that number, the number provided by telephone and the number provided in person; of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion; and of each of those numbers, the number provided by the physician and the number provided by an agent of the physician;

21. The number of females who availed themselves of the opportunity to have a copy of the printed information described in Section 1-738.3 of this title mailed to them; and of that number, the number who, based on the submitted reports, did and did not obtain an abortion;

22. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four (24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the death of the female, and the number of abortions in which such information was not so provided because a delay would create serious risk of substantial and irreversible impairment of a major bodily function;
23. The number of females to whom physicians or their agents provided the information described in subsection A of Section 1-738.8 of this title; of that number:
   a. the number provided by telephone and the number provided in person; and of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion, or by the agent of such physician, and
   b. the number of females who availed themselves of the opportunity to be given or mailed the materials described in Section 1-738.10 of this title, and the number who did not; and of each of those numbers, the number who, to the best of the information and belief of the reporting physician, went on to obtain the abortion;

24. The number of females to whom the information described in subsection A of Section 1-738.8 of this title would have had to be provided but for a medical emergency determination; of that number, the number for whom an immediate abortion was necessary to avert the death of the female, and the number for whom a delay would have created serious risk of substantial and irreversible impairment of a major bodily function;
25. The number of abortions performed within the scope of employment of Oklahoma state employees and employees of an agency or political subdivision of the state, the number of abortions performed with the use of public institutions, facilities, equipment, or other physical assets owned, leased, or controlled by this state, its agencies, or political subdivisions, and for each category:

   a. the number of abortions reported as necessary to save the life of the mother, the life-endangering conditions identified, and the number of each such condition reported,

   b. the number of abortions reported from pregnancies resulting from forcible rape, the number of such rapes reported to law enforcement authorities, general categories of law enforcement authorities to whom reports were made and the number made to each category, and a statistical summary of the length of time between the dates of reporting to law enforcement authorities and the dates of the abortions, and

   c. the number of abortions reported from pregnancies resulting from incest committed against a minor, the number of perpetrators of incest in such cases reported to law enforcement authorities, general categories of law enforcement authorities to whom
reports were made and the number made to each
category, and a statistical summary of the length of
time between the dates of reporting to law enforcement
authorities and the dates of the abortions;

26. The number of females to a parent of whom the physician
provided notice as required by Section 1-740.2 of this title; of
that number, the number provided personally as described in that
section, and the number provided by mail as described in that
section, and of each of those numbers, the number of females who, to
the best of the information and belief of the reporting physician,
went on to obtain the abortion;

27. The number of females upon whom the physician performed an
abortion without the notice to or consent of the parent of the minor
required by Section 1-740.2 of this title; of that number, the
number who were emancipated minors and the number who suffered from
a medical emergency, and of the latter, the number of cases in which
a parent was notified subsequently and the number of cases in which
a judicial waiver was obtained. In the case of medical emergencies
in which a parent was informed subsequently, a statistical summary
of the period of time elapsed before notification;

28. The number of abortions performed after receiving judicial
authorization to do so without parental notice and consent;
29. The number of abortions performed on minors after judicial authorizations were granted because of a finding that the minor girl was mature and capable of giving informed consent;

30. The number of abortions performed on minors after judicial authorizations were granted because of a finding that the performance of the abortion without parental notification and consent was in the best interest of the minor;

31. The number of abortions performed after which the remains of the fetus after the abortion were examined to ensure that all such remains were evacuated from the mother's body;

32. The number of male children aborted and female children aborted, as determined from the examination of fetal remains after abortion;

33. The number of male children aborted and female children aborted, as determined by any method other than those reported in paragraph 32 of this subsection;

34. The number of instances in which the mother was informed prior to the abortion that the child to be aborted was a female;

35. The number of abortions performed without surgery but rather as the result of the administration of chemicals;

36. The number of abortions performed as reported in paragraph 35 of this subsection, in which the physician was present in the same room as the woman to whom the chemicals were administered at the time any such chemicals were first administered;
37. The number of abortions performed for each hospital at which the abortionist had hospital privileges at the time of the abortion;

38. The number of abortions performed at which ultrasound equipment was used before the abortion;

39. The number of abortions reported in paragraph 38 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;

40. The number of abortions performed at which ultrasound equipment was used during the abortion;

41. The number of abortions reported in paragraph 40 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;

42. The number of abortions performed at which ultrasound equipment was used after the abortion;

43. The number of abortions reported in paragraph 42 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;

44. The mean gestational age of the fetus at the time of the abortion, as determined by ultrasounds reported;

45. The number of abortions for which no determination of probable postfertilization age was made as required by Section 1-745.5 of this title; and
46. The number of abortions in which the pregnant woman was
told that it may be possible to make the embryonic or fetal
heartbeat of the unborn child audible for the pregnant woman to
hear; the number of abortions in which the pregnant woman was asked
if she would like to hear the heartbeat; and the number of abortions
in which the embryonic or fetal heartbeat of the unborn child was
made audible for the pregnant woman to hear, using a Doppler fetal
heart rate monitor.

D. Beginning in 2013, by June 1 of each year, the State
Department of Health shall post, on its stable Internet website, a
public Annual Judicial Bypass of Abortion Parental Consent Summary
Report providing statistics which shall be compiled and supplied to
the Department by the Administrative Office of the Courts giving the
total number of petitions or motions filed under Section 1-740.3 of
this title and of that number, the number in which:

1. The court appointed a guardian ad litem;
2. The court appointed counsel;
3. The judge issued an order authorizing an abortion without
parental notification or consent, and of those:
   a. the number authorized due to a determination by the
      judge that the minor was mature and capable of giving
      consent to the proposed abortion, and
b. the number authorized due to a determination by the judge that an abortion was in the best interest of the minor; and

4. The judge denied such an order, and of this, the number of:
   a. denials from which an appeal was filed,
   b. the appeals that resulted in the denial being affirmed, and
   c. appeals that resulted in reversals of the denials.

E. Each Annual Judicial Bypass of Abortion Parental Consent Summary Report shall also provide the statistics for all previous calendar years for which the public statistical report was required to be issued, adjusted to reflect any additional information from late or corrected reports.

F. The Department's public reports shall not contain the name, address, hometown, county of residence, or any other identifying information of any individual female, and shall take care to ensure that none of the information included in its public reports could reasonably lead to the identification of any individual female about whom information is reported in accordance with the Statistical Abortion Reporting Act or of any physician providing information in accordance with the Statistical Abortion Reporting Act. Nor shall the information described in the preceding sentence be subject to the Oklahoma Open Records Act.
SECTION 7. AMENDATORY  Section 2, Chapter 175, O.S.L.

2014 (63 O.S. Supp. 2014, Section 1-746.2), is amended to read as follows:

Section 1-746.2 No abortion shall be performed or induced or attempted to be performed or induced without the voluntary and informed consent of the female upon whom the abortion is to be performed or induced or attempted to be performed or induced. Except in the case of a medical emergency, consent to an abortion is voluntary and informed if and only if, at least twenty-four (24) seventy-two (72) hours before the abortion:

1. In the case of a female seeking an abortion of her unborn child diagnosed with a fetal anomaly incompatible with life, the female is informed, by telephone or in person, by the physician who is to perform the abortion or the physician's agent:
   a. that perinatal hospice services are available,
   b. this service is an alternative to abortion,
   c. that she has the right to review the printed materials described in this section,
   d. that these materials are available on a state-sponsored website, and
   e. what the website address is where she can access this information.

The information required by this paragraph may be provided by a tape recording if provision is made to record or otherwise register
specifically whether the female does or does not choose to have the
printed materials given or mailed to her;

2. The physician or the physician's agent shall orally inform
the female that the materials have been provided by the State of
Oklahoma and that they list the places which offer perinatal hospice
services both in her state and nationally. If the female chooses to
view the materials other than on the website, they shall either be
given to her at least twenty-four (24) seventy-two (72) hours before
the abortion, or mailed to received by her at least seventy-two (72)
hours before the abortion by certified mail, restricted delivery to
addressee, which means the postal employee can only deliver the mail
to the addressee;

3. The female certifies in writing, prior to the abortion, that
the information described in paragraphs 1 and 2 of this section has
been furnished her, and that she has been informed of her
opportunity to review the information referred to in paragraph 2 of
this section; and

4. Prior to the performance of the abortion, the physician who
is to perform the abortion or the physician's agent receives a copy
of the written certification prescribed by paragraph 3 of this
section. This certification shall be maintained in the female
patient's file for not less than five (5) years.
SECTION 8. AMENDATORY Section 6, Chapter 175, O.S.L.

2014 (63 O.S. Supp. 2014, Section 1-746.6), is amended to read as follows:

Section 1-746.6 A. Within ninety (90) days after this act is enacted, the State Board of Medical Licensure and Supervision shall prepare a reporting form for physicians containing a reprint of this act and listing:

1. The number of females to whom the physician or an agent of the physician provided the information described in paragraph 1 of Section 2 of this act; of that number, the number provided by telephone and the number provided in person; of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion; and of each of those numbers, the number provided by the physician and the number provided by an agent of the physician;

2. The number of females who availed themselves of the opportunity to obtain a copy of the printed information described in Section 3 of this act other than on the website, and the number who did not; and of each of those numbers, the number who, to the best of the reporting physician's information and belief, went on to obtain the abortion; and

3. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four
(24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the female's death, and the number of abortions in which such information was not so provided because a delay would create serious risk of substantial and irreversible impairment of a major bodily function.

B. The Board shall ensure that copies of the reporting forms described in subsection A of this section are provided:

1. Within one hundred twenty (120) days after this act is enacted, to all physicians licensed to practice in this state;

2. To each physician who subsequently becomes newly licensed to practice in this state, at the same time as official notification to that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in which forms are distributed in accordance with paragraph 1 of this subsection, to all physicians licensed to practice in this state.

C. By February 28 of each year following a calendar year in any part of which this act was in effect, each physician who provided, or whose agent provided, information to one or more females in accordance with Section 2 of this act during the previous calendar year shall submit to the Board a copy of the form described in subsection A of this section, with the requested data entered accurately and completely.

D. Reports that are not submitted by the end of a grace period of thirty (30) days following the due date shall be subject to a
1 late fee of Five Hundred Dollars ($500.00) for each additional
2 thirty-day period or portion of a thirty-day period they are
3 overdue. Any physician required to report in accordance with this
4 section who has not submitted a report, or has submitted only an
5 incomplete report, more than one (1) year following the due date,
6 may, in an action brought by the Board, be directed by a court of
7 competent jurisdiction to submit a complete report within a period
8 stated by court order or be subject to sanctions for civil contempt.
9 E. By June 30 of each year the State Board of Medical Licensure
10 and Supervision shall issue a public report providing statistics for
11 the previous calendar year compiled from all of the reports covering
12 that year submitted in accordance with this section for each of the
13 items listed in subsection A of this section. Each such report
14 shall also provide the statistics for all previous calendar years,
15 adjusted to reflect any additional information from late or
16 corrected reports. The Board shall take care to ensure that none of
17 the information included in the public reports could reasonably lead
18 to the identification of any individual provided information in
19 accordance with paragraph 1 of Section 2 of this act.
20 F. The Board may by rule alter the dates established by
21 paragraph 3 of subsection B or subsection C or E of this section or
22 consolidate the forms or reports described in this section with
23 other forms or reports to achieve administrative convenience or
24 fiscal savings or to reduce the burden of reporting requirements, so
long as reporting forms are sent to all licensed physicians in the state at least once every year and the report described in subsection E of this section is issued at least once every year.

SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-738.5a of Title 63, unless there is created a duplication in numbering, reads as follows:

If some or all of the newly amended provisions of 63 O.S. 2011, Section 1-738.2, 63 O.S. 2011, Section 1-738.3; 63 O.S. 2011, Section 1-738.3a; 63 O.S. 2011, Section 1-738.8; 63 O.S. 2011, Section 1-738.13; 63 O.S. 2011, Section 1-738m, as amended by Section 2, Chapter 303, O.S.L. 2013 (63 O.S. Supp. 2014, Section 1-738m); Section 2, Chapter 175, O.S.L. 2014 (63 O.S. Supp. 2014, Section 1-746.2); or Section 6, Chapter 175, O.S.L. 2013 (63 O.S. Supp. 2014, Section 1-746.6), resulting from the actions taken by the 2015 session of the Oklahoma legislature are ever temporarily or permanently restrained or enjoined by judicial order, these sections shall be enforced as though such restrained or enjoined provisions had not been adopted; provided, however, that whenever such temporary or permanent restraining order or injunction is stayed or dissolved, or otherwise ceases to have effect, such provisions shall have full force and effect.

SECTION 10. This act shall become effective November 1, 2015."
Passed the Senate the 21st day of April, 2015.

Presiding Officer of the Senate

Passed the House of Representatives the ____ day of ________, 2015.

Presiding Officer of the House of Representatives
An Act relating to public health and safety; amending 63 O.S. 2011, Sections 1-738.2, 1-738.3, 1-738.3a, 1-738.8, 1-738.13, 1-738m, as amended by Section 2, Chapter 303, O.S.L. 2013, Section 2, Chapter 175, O.S.L. 2014 and Section 6, Chapter 175, O.S.L. 2014 (63 O.S. Supp. 2014, Sections 1-738m, 1-746.2 and 1-746.6), which relate to abortion; increasing time period of voluntary and informed consent prior to abortion; requiring certain facilities to publish link on website to State Board of Medical Licensure and Supervision's website; requiring certain information on link; updating references; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 63 O.S. 2011, Section 1-738.2, is amended to read as follows:

Section 1-738.2 A. No abortion shall be performed in this state except with the voluntary and informed consent of the woman upon whom the abortion is to be performed.
B. Except in the case of a medical emergency, consent to an abortion is voluntary and informed if and only if:

1. a. not less than twenty-four (24) seventy-two (72) hours prior to the performance of the abortion, the woman is told the following, by telephone or in person, by the physician who is to perform the abortion, or by a referring physician, or by an agent of either physician:

   (1) the name of the physician who will perform the abortion,

   (2) the medical risks associated with the particular abortion procedure to be employed,

   (3) the probable gestational age of the unborn child at the time the abortion is to be performed,

   (4) the medical risks associated with carrying her child to term, and

   (5) that ultrasound imaging and heart tone monitoring that enable the pregnant woman to view her unborn child or listen to the heartbeat of the unborn child are available to the pregnant woman. The physician or agent of the physician shall inform the pregnant woman that the website [website] and printed materials described in Section 1-738.3 of this title, contain phone numbers and addresses
for facilities that offer such services at no cost,

b. the information required by this paragraph may be provided by telephone without conducting a physical examination or tests of the woman. If the information is supplied by telephone, the information shall be based on facts supplied to the physician,

c. the information required by this paragraph shall not be provided by a tape recording, but shall be provided during a consultation in which the physician is able to ask questions of the woman and the woman is able to ask questions of the physician,

d. if a physical examination, tests, or other new information subsequently indicates, in the medical judgment of the physician, the need for a revision of the information previously supplied to the woman, that revised information may be communicated to the woman at any time prior to the performance of the abortion, and

e. nothing in subparagraph a of this paragraph may be construed to preclude provision of the required information in a language understood by the woman through a translator;
2. Not less than twenty-four (24) seventy-two (72) hours prior to the abortion, the woman is informed, by telephone or in person, by the physician who is to perform the abortion, by a referring physician, or by an agent of either physician:

a. that medical assistance benefits may be available for prenatal care, childbirth, and neonatal care,

b. that the father is liable to assist in the support of her child, even in instances in which the father has offered to pay for the abortion,

c. that:

   (1) she has the option to review the printed materials described in Section 1-738.3 of this title,

   (2) those materials have been provided by the State Board of Medical Licensure and Supervision, and

   (3) they describe the unborn child and list agencies that offer alternatives to abortion, and

d. (1) if the woman chooses to exercise her option to view the materials in a printed form, they shall be mailed to her, by a method chosen by the woman, or

   (2) if the woman chooses to exercise her option to view the materials via the Internet, the woman shall be informed at least twenty-four (24)
seventy-two (72) hours before the abortion of the specific address of the Internet web site where the material can be accessed.

The information required by this paragraph may be provided by a tape recording if provision is made to record or otherwise register specifically whether the woman does or does not choose to review the printed materials;

3. The woman certifies in writing, prior to the abortion, that she has been told the information described in subparagraph a of paragraph 1 of this subsection and in subparagraphs a, b and c of paragraph 2 of this subsection and that she has been informed of her option to review or reject the printed information described in Section 1-738.3 of this title; and

4. Prior to the abortion, the physician who is to perform the abortion or the agent of the physician receives a copy of the written certification prescribed by paragraph 3 of this subsection.

C. The State Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners shall promulgate rules to ensure that physicians who perform abortions and referring physicians or agents of either physician comply with all the requirements of this section.

D. Before the abortion procedure is performed, the physician shall confirm with the patient that she has received information regarding:
1. The medical risks associated with the particular abortion procedure to be employed;

2. The probable gestational age of the unborn child at the time the abortion is to be performed; and

3. The medical risks associated with carrying the unborn child to term.

SECTION 2. AMENDATORY 63 O.S. 2011, Section 1-738.3, is amended to read as follows:

Section 1-738.3 A. Within one hundred twenty (120) days of the effective date of this act, the State Board of Medical Licensure and Supervision shall cause to be published, in English and in Spanish, and shall update on an annual basis, the following printed materials in such a way as to ensure that the information is easily comprehensible:

1. a. geographically indexed materials designed to inform the woman of public and private agencies, including adoption agencies and services that are available to assist a woman through pregnancy, upon childbirth, and while the child is dependent, including:

   (1) a comprehensive list of the agencies available,

   (2) a description of the services they offer,

      including which agencies offer, at no cost to the pregnant woman, ultrasound imaging that enables a pregnant woman to view the unborn child or heart
tome monitoring that enables the pregnant woman
to listen to the heartbeat of the unborn child,
and
(3) a description of the manner, including telephone
numbers, in which they might be contacted, or
b. at the option of the Board a toll-free, twenty-four-
hour-a-day telephone number which may be called to
obtain, in a mechanical, automated, or auditory
format, a list and description of agencies in the
locality of the caller and of the services they offer;
and
2. a. materials designed to inform the woman of the probable
anatomical and physiological characteristics of the
unborn child at two-week gestational increments from
the time when a woman can be known to be pregnant to
full term, including:
(1) any relevant information on the possibility of
the survival of the unborn child, and
(2) pictures or drawings representing the development
of unborn children at two-week gestational
increments, provided that the pictures or
drawings shall describe the dimensions of the
unborn child and shall be realistic and
appropriate for the stage of pregnancy depicted,
b. the materials shall be objective, nonjudgmental, and designed to convey only accurate scientific information about the unborn child at the various gestational ages, and
c. the material shall also contain objective information describing:
   (1) the methods of abortion procedures commonly employed,
   (2) the medical risks commonly associated with each of those procedures,
   (3) the possible detrimental psychological effects of abortion and of carrying a child to term, and
   (4) the medical risks commonly associated with carrying a child to term,

d. the material shall contain the statement "Abortion shall terminate the life of a whole, separate, unique, living human being."

B. 1. The materials referred to in subsection A of this section shall be printed in a typeface large enough to be clearly legible.

2. The materials required under this section shall be available at no cost from the State Board of Medical Licensure and Supervision and shall be distributed upon request in appropriate numbers to any person, facility, or hospital.
C. 1. The Board shall provide on its stable Internet website the information described under subsection A of this section.

   2. The website provided for in this subsection shall be maintained at a minimum resolution of 72 PPI.

D. Any facility performing abortions that has a website shall publish an easily identifiable link on the homepage of such website that directly links to the Board's website that provides informed consent materials under the Woman's Right-to-Know Act. Such link shall read: "The State Board of Medical Licensure and Supervision maintains a website containing information about the development of the unborn child, as well as video of ultrasound images of the unborn child at various stages of development. The Board's website can be reached by clicking here."

SECTION 3. AMENDATORY 63 O.S. 2011, Section 1-738.3a, is amended to read as follows:

   Section 1-738.3a A. By February 1, 2008, the State Department of Health shall prepare and make available on its stable Internet website the form described in subsection B of this section. A copy of this act shall be posted on the website. Physicians performing abortions shall complete and electronically submit the required forms to the Department no later than April 1 for the previous calendar year. Nothing in the report shall contain
the name, address, or any other identifying information of any
patient.

B. The form for physicians shall contain a listing for the
following information:

1. The number of females to whom the physician, or an agent of
the physician, provided the information described in Section 1-738.2
of Title 63 of the Oklahoma Statutes; of that number, the number
provided the information by telephone and the number provided the
information in person; and of each of those numbers, the number
provided the information in the capacity of a referring physician
and the number provided the information in the capacity of a
physician who is to perform the abortion; and of each of those
numbers, the number provided the information by the physician and
the number provided the information by an agent of the physician;

2. The number of females who availed themselves of the
opportunity to obtain a copy of the printed information described in
Section 1-738.3 of Title 63 of the Oklahoma Statutes other than on
the website, and the number who did not; and of each of
those numbers, the number who, to the best of the information and
belief of the reporting physician, went on to obtain the abortion;
and

3. The number of abortions performed by the physician in which
information otherwise required to be provided at least twenty-four
(24) seventy-two (72) hours before the abortion was not so provided
because an immediate abortion was necessary to avert the death of
the female, and the number of abortions in which the information was
not so provided because a delay would cause substantial and
irreversible impairment of a major bodily function.

C. The State Department of Health shall ensure that the
reporting forms described in subsection B of this section are
posted, on its stable Internet website, within one hundred
twenty (120) days after the effective date of this act. The State
Department of Health shall notify the following of the requirements
of this act:

1. By March 1, 2008, all physicians licensed to practice in
this state;

2. Each physician who subsequently becomes newly licensed to
practice in this state, at the same time as official notification to
that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in
which forms are first made available to all physicians licensed to
practice in this state.

D. By February 28 of each year following a calendar year in any
part of which this section was in effect, each physician who
provided, or whose agent provided, information to one or more
females in accordance with Section 1-738.2 of Title 63 of the
Oklahoma Statutes during the previous calendar year shall
electronically submit to the State Department of Health the form
described in subsection B of this section, with the requested data
entered accurately and completely.

E. Reports that are not electronically submitted by the end of
a grace period of thirty (30) days following the due date shall be
subject to a late fee of Five Hundred Dollars ($500.00) for each
additional thirty-day period or portion of a thirty-day period the
reports are overdue. Any physician required to report in accordance
with this section who has not completed and electronically submitted
a report, or has electronically submitted only an incomplete report,
more than one (1) year following the due date, may, in an action
brought by the State Department of Health, be directed by a court of
competent jurisdiction to electronically submit a complete report
within a period stated by court order or be subject to sanctions for
civil contempt.

F. By June 30 of each year, the State Department of Health
shall prepare and make available on its stable Internet web site
website a public report providing statistics for the previous
calendar year compiled from all items listed in subsection B of this
section. Each report shall also provide statistics for all previous
calendar years, adjusted to reflect any additional information from
late or corrected reports. The State Department of Health shall
take care to ensure that none of the information included in the
public reports could reasonably lead to the identification of any
individual providing or provided information in accordance with subsection B of this section.

G. The State Department of Health may promulgate rules in accordance with the Administrative Procedures Act to alter the dates established by this section or consolidate the form or report described in this section with other forms or reports to achieve administrative convenience, fiscal savings or to reduce the burden of reporting requirements, as long as reporting forms are made available, on its stable Internet web site to all licensed physicians in the state, and the report described in this section is issued at least once every year.

SECTION 4. AMENDATORY 63 O.S. 2011, Section 1-738.8, is amended to read as follows:

Section 1-738.8 A. Except in the case of a medical emergency, at least twenty-four (24) seventy-two (72) hours prior to an abortion being performed on an unborn child whose probable gestational age is twenty (20) weeks or more, the physician performing the abortion or the agent of the physician shall inform the pregnant female, by telephone or in person, of the right to review the printed materials described in Section 1-738.10 of this act, that these materials are available on a state-sponsored web site, and the web address of that web site. The physician or the agent of the physician shall orally inform the female that the materials have been provided by the State
of Oklahoma and that the materials contain information on pain and
the unborn child. If the female chooses to view the materials other
than on the web site, the materials shall either be given to
the female at least twenty-four (24) seventy-two (72) hours before
the abortion, or mailed to received by the female at least seventy-
two (72) hours before the abortion by certified mail, restricted
delivery to the addressee. The information required by this
subsection may be provided by a tape recording if provision is made
to record or otherwise register specifically whether the female does
or does not choose to receive the printed materials given or mailed.

B. The female shall certify in writing, prior to the abortion,
that the information described in subsection A of this section has
been furnished to the female and that the female has been informed
of the opportunity to review the printed materials described in
Section 10 1-738.10 of this act title. Prior to the performance of
the abortion, the physician who is to perform the abortion or the
agent of the physician shall obtain a copy of the written
certification and retain the copy on file with the medical record of
the female for at least three (3) years following the date of
receipt.

SECTION 5. AMENDATORY 63 O.S. 2011, Section 1-738.13, is
amended to read as follows:

Section 1-738.13 A. Within ninety (90) days after the Unborn
Child Pain Awareness/Prevention Act becomes law, the State
Department of Health shall prepare a reporting form for physicians containing a reprint of the Unborn Child Pain Awareness/Prevention Act and listing:

1. The number of females to whom the physician or an agent of the physician provided the information described in subsection A of Section 1-738.8 of this act title; of that number, the number provided by telephone and the number provided in person; and of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion or agent of such a physician;

2. The number of females who availed themselves of the opportunity to obtain a copy of the printed information described in Section 1-738.10 of this act title other than on the website, and the number who did not; and of each of those numbers, the number who, to the best of the information and belief of the reporting physician, went on to obtain the abortion; and

3. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four (24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the death of the female, and the number of abortions in which such information was not so provided because a delay would create serious risk of substantial and irreversible impairment of a major bodily function.
B. The Department shall ensure that copies of the reporting forms described in subsection A of this section are provided:

1. Within one hundred twenty days (120) days after the Unborn Child Pain Awareness/Prevention Act becomes law, to all physicians licensed to practice in this state;

2. To each physician who subsequently becomes newly licensed to practice in this state, at the same time as official notification to that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in which forms are distributed in accordance with paragraph 1 of this subsection, to all physicians licensed to practice in this state.

C. By February 28 of each year following a calendar year in any part of which the Unborn Child Pain Awareness/Prevention Act was in effect, each physician who provided, or whose agent provided, information to one or more females in accordance with Section 1-738.8 of this act title during the previous calendar year shall submit to the Department a copy of the form described in subsection A of this section, with the requested data entered accurately and completely.

D. Reports that are not submitted by the end of a grace period of thirty (30) days following the due date shall be subject to a late fee of Five Hundred Dollars ($500.00) for each additional thirty-day period or portion of a thirty-day period the reports are overdue. Any physician required to report in accordance with this
section who has not submitted a report, or has submitted only an incomplete report, more than one (1) year following the due date may, in an action brought by the State Board of Medical Licensure and Supervision, be directed by a court of competent jurisdiction to submit a complete report within a period stated by court order or be subject to sanctions for civil contempt.

E. By June 30 of each year, the Department shall issue a public report providing statistics for the previous calendar year compiled from all of the reports covering that year submitted in accordance with this section for each of the items listed in subsection A of this section. Each such report shall also provide the statistics for all previous calendar years, adjusted to reflect any additional information from late or corrected reports. The Department shall take care to ensure that none of the information included in the public reports could reasonably lead to the identification of any individual providing or provided information in accordance with subsection A or B of Section 8-1-738.8 of this act title.

F. The Department, by rule promulgated in accordance with the Administrative Procedures Act, may alter the dates established by paragraph 3 of subsection B, subsection C, or subsection E of this section or consolidate the forms or reports described in this section with other forms or reports to achieve administrative convenience or fiscal savings or to reduce the burden of reporting requirements, so long as reporting forms are sent to all licensed
physicians in the state at least once every year and the report
described in subsection E of this section is issued at least once
every year.

SECTION 6. AMENDATORY 63 O.S. 2011, Section 1-738m, as
amended by Section 2, Chapter 303, O.S.L. 2013 (63 O.S. Supp. 2014,
Section 1-738m), is amended to read as follows:

Section 1-738m. A. Beginning in 2013, by June 1 of each year,
the Department shall issue, on its stable Internet website, a public
Annual Abortion Report providing statistics for the previous
calendar year compiled from all of the reports covering that year
submitted in accordance with the Statistical Abortion Reporting Act.

B. The Department's public report shall also provide statistics
for all previous calendar years for which abortion-reporting
requirements have been in effect, adjusted to reflect any additional
information from late or corrected reports.

C. The Annual Abortion Report shall include, but not be limited
to, the following information:

1. The number of induced abortions performed in the previous
calendar year, broken down by month and county in which the abortion
was performed;

2. The number of abortions classified by:
   a. the state or foreign country of residence of the
      mother,
   b. the age, marital status, and race of the mother, and
  c. the number of years of education of the mother;

3. The number of abortions classified by:
   a. the number of previous pregnancies of the mother,  
   b. previous live births to the mother,  
   c. previous miscarriages, and  
   d. previous induced abortions;

4. The number of abortions by week of gestational age;

5. The number of abortions performed by each reported method;

6. The number of abortions resulting in an infant born alive;  
   of these, the number of cases in which life-sustaining measures were  
   taken; and a statistical summary of the length of survival of such  
   infants;

7. The number of cases in which anesthesia was administered to  
   the mother and the number of each type of anesthesia;

8. The number of cases in which anesthesia was administered to  
   the unborn child, and the number of each type of anesthesia and of  
   each method of administration;

9. The number of each reported method of fetal disposal;

10. The reasons reported for the abortions, and the number of  
    times each reported reason was cited;

11. The number of abortions paid for by:
    a. private insurance,  
    b. public health plan,  
    c. Medicaid,
d. private pay, or

e. other;

12. The number of abortions in which medical health insurance coverage was under:

a. a fee-for-service insurance company,

b. a managed care company, or

c. other;

13. A statistical summary of the fees collected;

14. Specialty area of medicine of the physician;

15. The number of abortions in which ultrasound equipment was used before, during, or after the abortion, and the number of times vaginal ultrasound, abdominal ultrasound, or both were used in each of the three circumstances;

16. The number of abortions before which an ultrasound was performed by:

a. the physician performing the abortion,

b. a physician other than the physician performing the abortion, or

c. other;

17. The number of abortions resulting in reported complications, and of those, how many were reported by the physician who performed the abortion, and how many were reported by another physician, the types of reported complications, and the number of each type based on data which shall be compiled and transmitted to
the State Department of Health by the State Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners;

18. The number of abortions resulting in the reported death of the mother;

19. The number of females to whom the physician provided the information in subparagraph a of paragraph 1 of subsection B of Section 1-738.2 of this title; of that number, the number provided by telephone and the number provided in person; and of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion;

20. The number of females to whom physicians or agents of physicians provided the information in paragraph 2 of subsection B of Section 1-738.2 of this title; of that number, the number provided by telephone and the number provided in person; of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion; and of each of those numbers, the number provided by the physician and the number provided by an agent of the physician;

21. The number of females who availed themselves of the opportunity to have a copy of the printed information described in Section 1-738.3 of this title mailed to them; and of that number,
the number who, based on the submitted reports, did and did not obtain an abortion;

22. The number of abortions performed by the physician in which information otherwise required to be provided at least twenty-four (24) seventy-two (72) hours before the abortion was not so provided because an immediate abortion was necessary to avert the death of the female, and the number of abortions in which such information was not so provided because a delay would create serious risk of substantial and irreversible impairment of a major bodily function;

23. The number of females to whom physicians or their agents provided the information described in subsection A of Section 1-738.8 of this title; of that number:

a. the number provided by telephone and the number provided in person; and of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion, or by the agent of such physician, and

b. the number of females who availed themselves of the opportunity to be given or mailed the materials described in Section 1-738.10 of this title, and the number who did not; and of each of those numbers, the number who, to the best of the information and belief
of the reporting physician, went on to obtain the abortion;

24. The number of females to whom the information described in subsection A of Section 1-738.8 of this title would have had to be provided but for a medical emergency determination; of that number, the number for whom an immediate abortion was necessary to avert the death of the female, and the number for whom a delay would have created serious risk of substantial and irreversible impairment of a major bodily function;

25. The number of abortions performed within the scope of employment of Oklahoma state employees and employees of an agency or political subdivision of the state, the number of abortions performed with the use of public institutions, facilities, equipment, or other physical assets owned, leased, or controlled by this state, its agencies, or political subdivisions, and for each category:

a. the number of abortions reported as necessary to save the life of the mother, the life-endangering conditions identified, and the number of each such condition reported,

b. the number of abortions reported from pregnancies resulting from forcible rape, the number of such rapes reported to law enforcement authorities, general categories of law enforcement authorities to whom
reports were made and the number made to each
category, and a statistical summary of the length of
time between the dates of reporting to law enforcement
authorities and the dates of the abortions, and
c. the number of abortions reported from pregnancies
resulting from incest committed against a minor, the
number of perpetrators of incest in such cases
reported to law enforcement authorities, general
categories of law enforcement authorities to whom
reports were made and the number made to each
category, and a statistical summary of the length of
time between the dates of reporting to law enforcement
authorities and the dates of the abortions;

26. The number of females to a parent of whom the physician
provided notice as required by Section 1-740.2 of this title; of
that number, the number provided personally as described in that
section, and the number provided by mail as described in that
section, and of each of those numbers, the number of females who, to
the best of the information and belief of the reporting physician,
went on to obtain the abortion;

27. The number of females upon whom the physician performed an
abortion without the notice to or consent of the parent of the minor
required by Section 1-740.2 of this title; of that number, the
number who were emancipated minors and the number who suffered from
a medical emergency, and of the latter, the number of cases in which
a parent was notified subsequently and the number of cases in which
a judicial waiver was obtained. In the case of medical emergencies
in which a parent was informed subsequently, a statistical summary
of the period of time elapsed before notification;

28. The number of abortions performed after receiving judicial
authorization to do so without parental notice and consent;

29. The number of abortions performed on minors after judicial
authorizations were granted because of a finding that the minor girl
was mature and capable of giving informed consent;

30. The number of abortions performed on minors after judicial
authorizations were granted because of a finding that the
performance of the abortion without parental notification and
consent was in the best interest of the minor;

31. The number of abortions performed after which the remains
of the fetus after the abortion were examined to ensure that all
such remains were evacuated from the mother's body;

32. The number of male children aborted and female children
aborted, as determined from the examination of fetal remains after
abortion;

33. The number of male children aborted and female children
aborted, as determined by any method other than those reported in
paragraph 32 of this subsection;
34. The number of instances in which the mother was informed prior to the abortion that the child to be aborted was a female;
35. The number of abortions performed without surgery but rather as the result of the administration of chemicals;
36. The number of abortions performed as reported in paragraph 35 of this subsection, in which the physician was present in the same room as the woman to whom the chemicals were administered at the time any such chemicals were first administered;
37. The number of abortions performed for each hospital at which the abortionist had hospital privileges at the time of the abortion;
38. The number of abortions performed at which ultrasound equipment was used before the abortion;
39. The number of abortions reported in paragraph 38 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;
40. The number of abortions performed at which ultrasound equipment was used during the abortion;
41. The number of abortions reported in paragraph 40 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;
42. The number of abortions performed at which ultrasound equipment was used after the abortion;
43. The number of abortions reported in paragraph 42 of this subsection, during which the mother was under the effect of anesthesia at the time of the ultrasound;

44. The mean gestational age of the fetus at the time of the abortion, as determined by ultrasounds reported;

45. The number of abortions for which no determination of probable postfertilization age was made as required by Section 1-745.5 of this title; and

46. The number of abortions in which the pregnant woman was told that it may be possible to make the embryonic or fetal heartbeat of the unborn child audible for the pregnant woman to hear; the number of abortions in which the pregnant woman was asked if she would like to hear the heartbeat; and the number of abortions in which the embryonic or fetal heartbeat of the unborn child was made audible for the pregnant woman to hear, using a Doppler fetal heart rate monitor.

D. Beginning in 2013, by June 1 of each year, the State Department of Health shall post, on its stable Internet website, a public Annual Judicial Bypass of Abortion Parental Consent Summary Report providing statistics which shall be compiled and supplied to the Department by the Administrative Office of the Courts giving the total number of petitions or motions filed under Section 1-740.3 of this title and of that number, the number in which:

1. The court appointed a guardian ad litem;
2. The court appointed counsel;

3. The judge issued an order authorizing an abortion without parental notification or consent, and of those:
   a. the number authorized due to a determination by the judge that the minor was mature and capable of giving consent to the proposed abortion, and
   b. the number authorized due to a determination by the judge that an abortion was in the best interest of the minor; and

4. The judge denied such an order, and of this, the number of:
   a. denials from which an appeal was filed,
   b. the appeals that resulted in the denial being affirmed, and
   c. appeals that resulted in reversals of the denials.

E. Each Annual Judicial Bypass of Abortion Parental Consent Summary Report shall also provide the statistics for all previous calendar years for which the public statistical report was required to be issued, adjusted to reflect any additional information from late or corrected reports.

F. The Department's public reports shall not contain the name, address, hometown, county of residence, or any other identifying information of any individual female, and shall take care to ensure that none of the information included in its public reports could reasonably lead to the identification of any individual female about
whom information is reported in accordance with the Statistical Abortion Reporting Act or of any physician providing information in accordance with the Statistical Abortion Reporting Act. Nor shall the information described in the preceding sentence be subject to the Oklahoma Open Records Act.

SECTION 7. AMENDATORY Section 2, Chapter 175, O.S.L. 2014 (63 O.S. Supp. 2014, Section 1-746.2), is amended to read as follows:

Section 1-746.2 No abortion shall be performed or induced or attempted to be performed or induced without the voluntary and informed consent of the female upon whom the abortion is to be performed or induced or attempted to be performed or induced. Except in the case of a medical emergency, consent to an abortion is voluntary and informed if and only if, at least twenty-four (24) seventy-two (72) hours before the abortion:

1. In the case of a female seeking an abortion of her unborn child diagnosed with a fetal anomaly incompatible with life, the female is informed, by telephone or in person, by the physician who is to perform the abortion or the physician's agent:
   a. that perinatal hospice services are available,
   b. this service is an alternative to abortion,
   c. that she has the right to review the printed materials described in this section,
d. that these materials are available on a state-sponsored website, and

e. what the website address is where she can access this information.

The information required by this paragraph may be provided by a tape recording if provision is made to record or otherwise register specifically whether the female does or does not choose to have the printed materials given or mailed to her;

2. The physician or the physician's agent shall orally inform the female that the materials have been provided by the State of Oklahoma and that they list the places which offer perinatal hospice services both in her state and nationally. If the female chooses to view the materials other than on the website, they shall either be given to her at least twenty-four (24) seventy-two (72) hours before the abortion, or mailed to received by her at least seventy-two (72) hours before the abortion by certified mail, restricted delivery to addressee, which means the postal employee can only deliver the mail to the addressee;

3. The female certifies in writing, prior to the abortion, that the information described in paragraphs 1 and 2 of this section has been furnished her, and that she has been informed of her opportunity to review the information referred to in paragraph 2 of this section; and
4. Prior to the performance of the abortion, the physician who is to perform the abortion or the physician's agent receives a copy of the written certification prescribed by paragraph 3 of this section. This certification shall be maintained in the female patient's file for not less than five (5) years.

SECTION 8. AMENDATORY Section 6, Chapter 175, O.S.L.
2014 (63 O.S. Supp. 2014, Section 1-746.6), is amended to read as follows:

Section 1-746.6 A. Within ninety (90) days after this act is enacted, the State Board of Medical Licensure and Supervision shall prepare a reporting form for physicians containing a reprint of this act and listing:

1. The number of females to whom the physician or an agent of the physician provided the information described in paragraph 1 of Section 2 of this act; of that number, the number provided by telephone and the number provided in person; of each of those numbers, the number provided in the capacity of a referring physician and the number provided in the capacity of a physician who is to perform the abortion; and of each of those numbers, the number provided by the physician and the number provided by an agent of the physician;

2. The number of females who availed themselves of the opportunity to obtain a copy of the printed information described in Section 3 of this act other than on the website, and the number who
did not; and of each of those numbers, the number who, to the best
of the reporting physician's information and belief, went on to
obtain the abortion; and

3. The number of abortions performed by the physician in which
information otherwise required to be provided at least twenty-four
(24) seventy-two (72) hours before the abortion was not so provided
because an immediate abortion was necessary to avert the female's
death, and the number of abortions in which such information was not
so provided because a delay would create serious risk of substantial
and irreversible impairment of a major bodily function.

B. The Board shall ensure that copies of the reporting forms
described in subsection A of this section are provided:

1. Within one hundred twenty (120) days after this act is
enacted, to all physicians licensed to practice in this state;

2. To each physician who subsequently becomes newly licensed to
practice in this state, at the same time as official notification to
that physician that the physician is so licensed; and

3. By December 1 of each year, other than the calendar year in
which forms are distributed in accordance with paragraph 1 of this
subsection, to all physicians licensed to practice in this state.

C. By February 28 of each year following a calendar year in any
part of which this act was in effect, each physician who provided,
or whose agent provided, information to one or more females in
accordance with Section 2 of this act during the previous calendar
year shall submit to the Board a copy of the form described in
subsection A of this section, with the requested data entered
accurately and completely.

D. Reports that are not submitted by the end of a grace period
of thirty (30) days following the due date shall be subject to a
late fee of Five Hundred Dollars ($500.00) for each additional
thirty-day period or portion of a thirty-day period they are
overdue. Any physician required to report in accordance with this
section who has not submitted a report, or has submitted only an
incomplete report, more than one (1) year following the due date,
may, in an action brought by the Board, be directed by a court of
competent jurisdiction to submit a complete report within a period
stated by court order or be subject to sanctions for civil contempt.

E. By June 30 of each year the State Board of Medical Licensure
and Supervision shall issue a public report providing statistics for
the previous calendar year compiled from all of the reports covering
that year submitted in accordance with this section for each of the
items listed in subsection A of this section. Each such report
shall also provide the statistics for all previous calendar years,
adjusted to reflect any additional information from late or
corrected reports. The Board shall take care to ensure that none of
the information included in the public reports could reasonably lead
to the identification of any individual provided information in
accordance with paragraph 1 of Section 2 of this act.
F. The Board may by rule alter the dates established by paragraph 3 of subsection B or subsection C or E of this section or consolidate the forms or reports described in this section with other forms or reports to achieve administrative convenience or fiscal savings or to reduce the burden of reporting requirements, so long as reporting forms are sent to all licensed physicians in the state at least once every year and the report described in subsection E of this section is issued at least once every year.

SECTION 9. This act shall become effective November 1, 2015.

Passed the House of Representatives the 11th day of February, 2015.

Presiding Officer of the House of Representatives

Passed the Senate the ___ day of __________, 2015.

Presiding Officer of the Senate