#### As Introduced

## 134th General Assembly

# Regular Session 2021-2022

S. B. No. 123

# **Senators Roegner, O'Brien**

Cosponsors: Senators Johnson, Antani, Romanchuk, Lang, Schaffer, Rulli, Wilson, Cirino

### A BILL

То	enact sections 2904.01, 2904.02, 2904.03,	1
	2904.031, 2904.032, 2904.04, 2904.05, 2904.22,	2
	2904.30, 2904.35, and 2904.40 of the Revised	3
	Code to enact the Human Life Protection Act to	4
	prohibit abortions based upon a condition	5
	precedent.	6

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2904.01, 2904.02, 2904.03,	7
2904.031, 2904.032, 2904.04, 2904.05, 2904.22, 2904.30, 2904.35,	8
and 2904.40 of the Revised Code be enacted to read as follows:	9
Sec. 2904.01. (A) This chapter applies only upon the	10
occurrence of either of the following conditions precedent:	11
(1) The supreme court of the United States issuing an	12
opinion that upholds, in whole or in part, a state's authority	13
to prohibit abortion;	14
(2) The adoption of an amendment to the United States	15
Constitution that authorizes, in whole or in part, a state to	16
prohibit an abortion.	17

(B) Once either condition precedent in division (A) of	18
this section has occurred:	19
(1) This chapter supersedes all conflicting provisions of	20
the Revised Code; and	21
(2) No state funds shall be disbursed that would support a	22
violation of this chapter. No contract that is executed after	23
this chapter becomes applicable shall be enforced, if that	24
enforcement would require or support a violation of this	25
<pre>chapter.</pre>	26
Sec. 2904.02. As used in this chapter:	27
(A) "Abortion" means the purposeful termination of a human	28
pregnancy with an intention other than to produce a live birth	29
or to remove a dead fetus or embryo.	30
(B) "Drug" has the same meaning as in section 4729.01 of	31
the Revised Code.	32
(C) "Physician" has the same meaning as in section	33
2305.113 of the Revised Code.	34
(D) "Reasonable medical judgment" means a medical judgment	35
that would be made by a reasonably prudent physician,	36
knowledgeable about the case and the treatment possibilities	37
with respect to the medical conditions involved.	38
(E) "Unborn child" means an individual organism of the	39
species homo sapiens from fertilization until live birth.	40
Sec. 2904.03. (A) No person shall purposely cause or	41
induce an abortion by either of the following:	42
(1) Prescribing, administering, or personally furnishing a	43
drug or substance;	44

(2) Using an instrument or other means.	45
(B) Whoever violates division (A) of this section is	46
guilty of criminal abortion, a felony of the fourth degree.	47
Sec. 2904.031. (A) It is an affirmative defense to a	48
charge under section 2904.03 of the Revised Code that the	49
abortion was purposely performed or induced or purposely	50
attempted to be performed or induced by a physician and that the	51
physician determined, in the physician's reasonable medical	52
judgment, based on the facts known to the physician at that	53
time, that the abortion was necessary to prevent the death of	54
the pregnant woman or a serious risk of the substantial and	55
irreversible impairment of a major bodily function of the	56
pregnant woman.	57
(B) No abortion shall be considered necessary under	58
division (A) of this section on the basis of a claim or	59
diagnosis that the pregnant woman will engage in conduct that	60
would result in the pregnant woman's death or a substantial and	61
irreversible impairment of a major bodily function of the	62
pregnant woman or based on any reason related to the woman's	63
mental health.	64
Sec. 2904.032. Except when a medical emergency exists that	65
prevents compliance with one or more of the following	66
conditions, the affirmative defense set forth in section	67
2904.031 of the Revised Code does not apply unless the physician	68
who purposely performs or induces or purposely attempts to	69
perform or induce the abortion complies with all of the	70
<pre>following conditions:</pre>	71
(A) The physician who purposely performs or induces or	72
purposely attempts to perform or induce the abortion certifies_	73

in writing that, in the physician's reasonable medical judgment,	74
based on the facts known to the physician at that time, the	75
abortion is necessary to prevent the death of the pregnant woman	76
or a serious risk of the substantial and irreversible impairment	77
of a major bodily function of the pregnant woman.	78
(B) A different physician not professionally related to	79
the physician described in division (A) of this section	80
certifies in writing that, in that different physician's	81
reasonable medical judgment, based on the facts known to that	82
different physician at that time, the abortion is necessary to	83
prevent the death of the pregnant woman or a serious risk of the	84
substantial and irreversible impairment of a major bodily	85
function of the pregnant woman.	86
(C) The physician purposely performs or induces or	87
purposely attempts to perform or induce the abortion in a	88
hospital or other health care facility that has appropriate	89
neonatal services for premature infants.	90
(D) The physician who purposely performs or induces or	91
purposely attempts to perform or induce the abortion terminates	92
or attempts to terminate the pregnancy in the manner that	93
provides the best opportunity for the unborn child to survive,	94
unless that physician determines, in the physician's reasonable	95
medical judgment, based on the facts known to the physician at	96
that time, that the termination of the pregnancy in that manner	97
poses a greater risk of the death of the pregnant woman or a	98
greater risk of the substantial and irreversible impairment of a	99
major bodily function of the pregnant woman than would other	100
available methods of abortion.	101
(E) The physician certifies in writing the available	102
methods or techniques considered and the reasons for choosing	103

the method or technique employed.	104
(F) The physician who purposely performs or induces or	105
purposely attempts to perform or induce the abortion has	106
arranged for the attendance in the same room in which the	107
abortion is to be performed or induced or attempted to be	108
performed or induced at least one other physician who is to take	109
control of, provide immediate medical care for, and take all	110
reasonable steps necessary to preserve the life and health of	111
the unborn child immediately upon the child's complete expulsion	112
or extraction from the pregnant woman.	113
Sec. 2904.04. (A) No person shall purposely manufacture,	114
possess for sale or distribution, advertise, or hold one's self	115
out as possessing for sale or distribution, or sell or	116
distribute, any drugs, medicine, instrument, or device, when any	117
of the following apply:	118
(1) The person knows or has reasonable cause to believe	119
that such drug, medicine, instrument, or device is capable of	120
causing an abortion and is used primarily for that purpose.	121
(2) The person knows or has reasonable cause to believe	122
that the recipient to whom the person sells or distributes such	123
drug, medicine, instrument, or device intends to use it to cause	124
an abortion.	125
(3) The person directly or indirectly represents that such	126
drug, medicine, instrument, or device is effective in causing an	127
abortion, regardless of whether it is effective as represented.	128
(B) This section does not prohibit a manufacturer or	129
distributor of drugs or surgical supplies, or a pharmacist or	130
physician, from lawfully manufacturing, possessing, selling, or	131
distributing, in the usual course of that person's business or	132

profession, any drug, medicine, instrument, or thing intended	133
for any lawful medical purpose, including an abortion that meets	134
the affirmative defense as provided in sections 2904.031 and	135
2904.032 of the Revised Code.	136
(C) Whoever violates this section is guilty of promoting	137
abortion, a misdemeanor of the first degree.	138
Sec. 2904.05. (A) No person shall purposely take the life	139
of a child born by attempted abortion who is alive when removed	140
from the uterus of the pregnant woman.	141
(B) No person who performs an abortion shall purposely	142
fail to use reasonable medical judgment to preserve the life of	143
a child who is alive when removed from the uterus of the	144
pregnant woman.	145
(C) Whoever violates this section is guilty of abortion	146
manslaughter, a felony of the first degree.	147
Sec. 2904.22. A woman on whom an abortion was induced or	148
attempted shall be immune from prosecution for any violation of	149
sections 2904.03 to 2904.05 of the Revised Code.	150
Sec. 2904.30. The state medical board shall revoke a	151
physician's license to practice medicine in this state if the	152
physician is guilty of any violations of sections 2904.03 to	153
2904.05 of the Revised Code.	154
Sec. 2904.35. (A) A woman on whom an abortion was	155
performed in violation of sections 2904.03, 2904.04, or 2904.05	156
of the Revised Code may file a civil action for the wrongful	157
death of her unborn child if the violation was a proximate cause	158
of the death of her unborn child.	159
(B) A woman who prevails in an action filed under division	160

(A) of this section shall receive both of the following from the	161
person who committed the one or more acts described in that	162
division:	163
(1) Damages in an amount equal to ten thousand dollars or	164
an amount determined by the trier of fact after consideration of	165
the evidence, at the mother's election at any time prior to	166
final judgment subject to the same defenses and requirements of	167
proof, except any requirement of live birth, as would apply to a	168
suit for the wrongful death of a child who had been born alive;	169
(2) Court costs and reasonable attorney's fees.	170
(C) A determination by a court of record that section	171
2904.03, 2904.04, or 2904.05 of the Revised Code is	172
unconstitutional shall be a defense to an action filed under	173
division (A) of this section alleging that the defendant	174
violated the division that was determined to be	175
unconstitutional.	176
(D) If the defendant in an action filed under division (A)	177
of this section prevails and all of the following apply, the	178
court shall award reasonable attorney's fees to the defendant in	179
accordance with section 2323.51 of the Revised Code:	180
(1) The court finds that the commencement of the action	181
constitutes frivolous conduct, as defined in section 2323.51 of	182
the Revised Code.	183
(2) The court's finding in division (D)(1) of this section	184
is not based on that court or another court determining that	185
section 2904.03, 2904.04, or 2904.05 of the Revised Code is	186
unconstitutional.	187
(3) The court finds that the defendant was adversely	188
affected by the frivolous conduct.	189

Sec. 2904.40. Notwithstanding any other provision of the	190
Revised Code, the following offenses shall be punished as	191
described:	192
(A) As used in section 2904.05 of the Revised Code, a	193
felony of the first degree shall be punishable by a minimum of	194
four, five, six, or seven years and a maximum of twenty-five	195
years of imprisonment and a fine of not more than ten thousand	196
dollars.	197
(B) As used in section 2904.03 of the Revised Code, a	198
felony of the fourth degree shall be punishable by a minimum of	199
one-half, one, one and one-half, or two years of imprisonment	200
and a fine of not more than two thousand five hundred dollars.	201
Section 2. This act shall be known as the "Human Life	202
Protection Act."	203