A BILL for an Act to create and enact a new section to chapter 12.1-31 of the North Dakota Century Code, relating to the prohibition of the performance of abortions; to amend and reenact section 14-10-17 of the North Dakota Century Code, relating to consent of a minor; to provide a penalty; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new section to chapter 12.1-31 of the North Dakota Century Code is created and enacted as follows:

Abortion - Affirmative defenses.

1. As used in this section:
   a. “Abortion” means the use or prescription of any substance, device, instrument, medicine, or drug to intentionally terminate the pregnancy of an individual known to be pregnant. The term does not include an act made with the intent to increase the probability of a live birth; preserve the life or health of a child after live birth; or remove a dead, unborn child who died as a result of a spontaneous miscarriage, an accidental trauma, or a criminal assault upon the pregnant female or her unborn child.
   b. “Physician” means an individual licensed to practice medicine under chapter 43-17.
   c. “Professional judgment” means a medical judgment that would be made by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

2. It is a class C felony for a person, other than the pregnant female upon whom the abortion was performed, to perform an abortion.

3. The following are affirmative defenses under this section:
Sixtieth
Legislative Assembly

a. That the abortion was necessary in professional judgment and was intended
to prevent the death of the pregnant female.

b. That the abortion was to terminate a pregnancy that resulted from gross
sexual imposition, sexual imposition, sexual abuse of a ward, or incest, as
those offenses are defined in chapter 12.1-20.

c. That the individual was acting within the scope of that individual's regulated
profession and under the direction of or at the direction of a physician.

SECTION 2. AMENDMENT. Section 14-10-17 of the North Dakota Century Code is
amended and reenacted as follows:

14-10-17. Minors - Treatment for sexually transmitted disease - Drug abuse -
Alcoholism - Pregnancy-related care.

1. Any person of the age of fourteen years or older may contract for and receive
examination, care, or treatment for sexually transmitted disease, alcoholism, or
drug abuse, or pregnancy-related care without permission, authority, or consent of
a parent or guardian.

2. For purposes of this section, "pregnancy-related care" means pregnancy testing,
prenatal care, and pain management related to pregnancy. This section does not
authorize a minor to consent to abortion or otherwise supersede the requirements
of chapter 14-02.1. Notwithstanding subsection 1, a physician or other health care
professional may not be compelled against the physician's or health care
professional's best judgment to provide pregnancy-related care under this section.

3. If a minor requests pregnancy-related care under this section, the physician or
health care professional shall encourage the minor to involve her parents or
guardian. A physician or other health care professional who provides
pregnancy-related care to a minor under this section may inform the minor's parent
or guardian of any pregnancy-related care given or needed if:

a. In the judgment of the physician or other health care professional:

(1) Failure to inform the parent or guardian would seriously jeopardize the
health of the minor or her unborn child; or

(2) Informing the parent or guardian would benefit the health of the minor
or her unborn child; and
Sixtieth
Legislative Assembly

b. Before the disclosure, the physician or health care professional informs the
minor of the intent to disclose and the reasons for the disclosure.

SECTION 3. EFFECTIVE DATE. Section 1 of this Act becomes effective on the date
the legislative council approves by motion the recommendation of the attorney general to the
legislative council that it is reasonably probable that Section 1 of this Act would be upheld as
constitutional.