

ENROLLED

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 $\mbox{CS/CS/HB}\,1129\,\mbox{,}$  Engrossed 1

2013 Legislature

2	An act relating to infants born alive; amending s.
3	390.011, F.S.; defining the term "born alive";
4	amending s. 390.0111, F.S.; providing that an infant
5	born alive during or immediately after an attempted
6	abortion is entitled to the same rights, powers, and
7	privileges as any other child born alive in the course
8	of natural birth; requiring health care practitioners
9	to preserve the life and health of such an infant born
10	alive, if possible; providing for the transport and
11	admittance of an infant born alive to a hospital;
12	requiring a health care practitioner or certain
13	employees who have knowledge of any violations with
14	respect to infants born alive after an attempted
15	abortion to report those violations to the Department
16	of Health; providing a penalty; providing for
17	construction; amending s. 390.0112, F.S.; revising a
18	reporting requirement; providing an effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Subsections (4) through (8) of section 390.011,
23	Florida Statutes, are renumbered as subsections (5) through (9),
24	respectively, and a new subsection (4) is added to that section
25	to read:
26	390.011 DefinitionsAs used in this chapter, the term:
27	(4) "Born alive" means the complete expulsion or
28	extraction from the mother of a human infant, at any stage of
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29	development, who, after such expulsion or extraction, breathes
30	or has a beating heart, or definite and voluntary movement of
31	muscles, regardless of whether the umbilical cord has been cut
32	and regardless of whether the expulsion or extraction occurs as
33	a result of natural or induced labor, Cesarean section, induced
34	abortion, or other method.
35	Section 2. Subsections (12) and (13) of section 390.0111,
36	Florida Statutes, are renumbered as subsections (13) and (14),
37	respectively, subsection (10) is amended, and a new subsection
38	(12) is added to that section to read:
39	390.0111 Termination of pregnancies
40	(10) PENALTIES FOR VIOLATIONExcept as provided in
41	subsections (3) <u>,</u> and (7) <u>, and (12)</u> :
42	(a) Any person who willfully performs, or actively
43	participates in, a termination of pregnancy procedure in
44	violation of the requirements of this section commits a felony
45	of the third degree, punishable as provided in s. 775.082, s.
46	775.083, or s. 775.084.
47	(b) Any person who performs, or actively participates in,
48	a termination of pregnancy procedure in violation of the
49	provisions of this section which results in the death of the
50	woman commits a felony of the second degree, punishable as
51	provided in s. 775.082, s. 775.083, or s. 775.084.
52	(12) INFANTS BORN ALIVE
53	(a) An infant born alive during or immediately after an
54	attempted abortion is entitled to the same rights, powers, and
55	privileges as are granted by the laws of this state to any other
56	child born alive in the course of natural birth.

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57	(b) If an infant is born alive during or immediately after
58	an attempted abortion, any health care practitioner present at
59	the time shall humanely exercise the same degree of professional
60	skill, care, and diligence to preserve the life and health of
61	the infant as a reasonably diligent and conscientious health
62	care practitioner would render to an infant born alive at the
63	same gestational age in the course of natural birth.
64	(c) An infant born alive during or immediately after an
65	attempted abortion must be immediately transported and admitted
66	to a hospital pursuant to s. 390.012(3)(c) or rules adopted
67	thereunder.
68	(d) A health care practitioner or any employee of a
69	hospital, a physician's office, or an abortion clinic who has
70	knowledge of a violation of this subsection must report the
71	violation to the department.
72	(e) A person who violates this subsection commits a
73	misdemeanor of the first degree, punishable as provided in s.
74	775.082 or s. 775.083. This subsection shall not be construed as
75	a specific provision of law relating to a particular subject
76	matter that would preclude prosecution of a more general
77	offense, regardless of the penalty.
78	(f) This subsection does not affirm, deny, expand, or
79	contract any legal status or legal right applicable to any
80	member of the species homo sapiens at any point prior to being
81	born alive as defined in s. 390.011.
82	Section 3. Subsection (1) of section 390.0112, Florida
83	Statutes, is amended to read:
84	390.0112 Termination of pregnancies; reporting
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85	(1) The director of any medical facility in which any
86	pregnancy is terminated shall submit a monthly report to the
87	agency which contains the number of procedures performed, the
88	reason for same, <del>and</del> the period of gestation at the time such
89	procedures were performed, and the number of infants born alive
90	during or immediately after an attempted abortion to the agency.
91	The agency shall be responsible for keeping such reports in a
92	central place from which statistical data and analysis can be
93	made.

Section 4. This act shall take effect July 1, 2013.

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