An act relating to termination of pregnancy; creating ss. 782.30, 782.32, 782.34, 782.36, F.S.; creating the "Partial-Birth Abortion Act"; providing a short title; providing definitions; prohibiting the intentional killing of a partially born living fetus; designating such an act as a second-degree felony; providing penalties; providing exceptions to prohibited acts; providing construction; providing severability; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 782.30, Florida Statutes, is created to read:

182.30 Short title.—Sections 782.30-782.36 may be cited as the "Partial-Birth Abortion Act."

Section 2. Section 782.32, Florida Statutes, is created to read:

782.32 Definitions.—As used in this act, the term:

1. "Partially born" means the living fetus's intact body, with the entire head attached, is presented so that:

   a. There has been delivered past the mother's vaginal opening:

      1. The fetus's entire head, in the case of a cephalic presentation, up until the point of complete separation from the mother whether or not the placenta has been delivered or the umbilical cord has been severed; or

      2. Any portion of the fetus's torso above the navel, in the case of a breech presentation, up until the point of complete separation from the mother whether or not the placenta has been delivered or the umbilical cord has been severed.

   b. There has been delivered outside the mother's abdominal wall:

      1. The fetus's entire head, in the case of a cephalic presentation, up until the point of complete separation from the mother whether or not the placenta has been delivered or the umbilical cord has been severed; or

      2. Any portion of the child's torso above the navel, in the case of a breech presentation, up until the point of complete separation from the mother whether or not the placenta has been delivered or the umbilical cord has been severed.

   (2) "Living fetus" means any unborn member of the human species who has a heartbeat or discernible spontaneous movement.

   (3) "Suction or sharp curettage abortion" means an abortion, as defined in chapter 390, in which the developing fetus and the products of conception

1 CODING: Words stricken are deletions; words underlined are additions.
are evacuated from the uterus through a suction cannula with an attached vacuum apparatus or with a sharp curette.

Section 3. Section 782.34, Florida Statutes, is created to read:

782.34 Partial-birth abortion.—Except as provided in s. 782.36, any person who intentionally kills a living fetus while that fetus is partially born commits the crime of partial-birth abortion, which is a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 4. Section 782.36, Florida Statutes, is created to read:

782.36 Exceptions.—

(1) A patient receiving a partial-birth-abortion procedure may not be prosecuted under this act.

(2) This act does not apply to a suction or sharp curettage abortion.

(3) This act does not constitute implicit approval of other types of abortion, which remain subject to all other applicable laws of this state.

(4) This act does not prohibit a physician from taking such measures as are necessary to save the life of a mother whose life is endangered by a physical disorder, physical illness, or physical injury, provided that every reasonable precaution is also taken, in such cases, to save the fetus’s life.

Section 5. This act shall be liberally construed to effectively carry out its purposes. In the event of conflict between this act and any other provision of law, the provisions of this act shall govern.

Section 6. If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 7. This act shall take effect upon becoming a law.

Approved by the Governor May 25, 2000.

Filed in Office Secretary of State May 25, 2000.