

HOUSE FLOOR AMENDMENT

Second Reading

BY REPRESENTATIVE McCormick

1 Amend reengrossed bill, page 15, strike lines 8 through 10 and substitute:

2 **"25-2-108.5. Reports of induced terminations of pregnancy -**
3 **confidentiality - penalty.** (1) THE DEPARTMENT OF PUBLIC HEALTH AND
4 ENVIRONMENT SHALL NOT COLLECT THE FOLLOWING INFORMATION AS
5 PART OF ANY REQUIRED REPORTING OF INDUCED TERMINATIONS OF
6 PREGNANCY:

7 (a) THE PATIENT'S NAME, DATE OF BIRTH, ADDRESS, EMPLOYER,
8 SPOUSE'S NAME, OR PARENT'S OR LEGAL GUARDIAN'S NAME; OR

9 (b) THE CITY OR TOWN WHERE THE TERMINATION OF PREGNANCY
10 OCCURRED.

11 (2) REPORTS OF INDUCED TERMINATIONS OF PREGNANCY
12 COLLECTED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT
13 MUST ONLY BE USED FOR COMPILATION OF STATISTICAL REPORTS AND
14 MUST NOT BE INCORPORATED INTO THE OFFICIAL RECORDS OF THE OFFICE
15 OF THE STATE REGISTRAR OF VITAL STATISTICS. THE STATE REGISTRAR
16 SHALL DISPOSE OF ANY REPORTS OF INDUCED TERMINATIONS OF
17 PREGNANCY WHEN ALL STATISTICAL PROCESSING OF THE REPORTS HAVE
18 BEEN ACCOMPLISHED.

19 (3) THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT MAY
20 COLLECT REPORTS OF INDUCED TERMINATIONS OF PREGNANCY FROM
21 HEALTH-CARE FACILITIES AND PROVIDERS NO MORE THAN ONCE A MONTH.

22 (4) (a) REPORTS OF INDUCED TERMINATIONS OF PREGNANCY
23 COLLECTED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT
24 AND STATISTICAL ANALYSIS OF THE REPORTS MUST REMAIN CONFIDENTIAL
25 AND MUST NOT BE RELEASED, SHARED WITH ANY STATE OR FEDERAL
26 AGENCY OR INSTITUTION, OR MADE PUBLIC UPON THE ISSUANCE OF A
27 SUBPOENA OR SEARCH WARRANT OR DURING A DISCOVERY PROCEEDING;
28 EXCEPT THAT AN AGGREGATE-LEVEL SUMMARY OF REPORTS MAY BE
29 RELEASED TO THE EXTENT REQUIRED BY LAW, OR AS NECESSARY TO:

30 (I) PROMOTE EQUITABLE ACCESS TO PATIENT-CENTERED, QUALITY
31 CONTRACEPTIVE SERVICES IN COLORADO;

32 (II) REDUCE UNINTENDED PREGNANCIES; AND

33 (III) MONITOR CHANGES IN CLINICAL PRACTICE PATTERNS
34 RELATED TO ABORTION CARE.".

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