A bill to amend 1978 PA 368, entitled "Public health code,"
by amending section 20181 (MCL 333.20181) and by adding section 20184a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 20181. (1) THE IMMUNITY FROM CIVIL OR CRIMINAL LIABILITY OR PENALTY PROVIDED IN THIS SECTION AND SECTIONS 20182 AND 20183 APPLIES ONLY IF THE HEALTH FACILITY COMPLIES WITH SECTION 20184A.

(2) A hospital, clinic, institution, teaching institution, or other health facility is not required to admit a patient for the purpose of performing an abortion. A hospital, clinic, institution, teaching institution, or other health facility or a physician,
member, or associate of the staff, or other person connected therewith, may refuse to perform, participate in, or allow to be performed on its premises an abortion. The refusal shall be with immunity from any civil or criminal liability or penalty.

SEC. 20184A. (1) NOTWITHSTANDING SECTIONS 20181 TO 20184, A HEALTH FACILITY SHALL NOT REFUSE TO PROVIDE REPRODUCTIVE HEALTH SERVICES TO AN INDIVIDUAL IF WITHHOLDING THE REPRODUCTIVE HEALTH SERVICE WOULD RESULT IN OR PROLONG AN IMMINENT SERIOUS RISK TO THE INDIVIDUAL'S LIFE OR HEALTH AND SHALL NOT LIMIT OR OTHERWISE INTERFERE WITH A PHYSICIAN'S OR OTHER HEALTH CARE PROFESSIONAL'S INDEPENDENT PROFESSIONAL JUDGMENT CONCERNING THE PRACTICE OF MEDICINE OR THE DIAGNOSIS OR TREATMENT OF A PATIENT, INCLUDING, BUT NOT LIMITED TO, THE FOLLOWING:

(A) LIMITING A HEALTH CARE PROFESSIONAL'S DUTY TO FOLLOW THE STANDARD OF CARE FOR PROVIDING THE PATIENT WITH COMPREHENSIVE, MEDICALLY ACCURATE INFORMATION ABOUT HIS OR HER HEALTH STATUS, INCLUDING DIAGNOSIS, PROGNOSIS, RECOMMENDED TREATMENT, AND POTENTIAL RISKS TO THE PATIENT'S LIFE OR HEALTH.

(B) LIMITING A HEALTH CARE PROFESSIONAL'S REFERRALS TO ANOTHER HEALTH FACILITY OR LIMITING THE TIMING OF A REFERRAL.

(C) PROHIBITING A HEALTH CARE PROFESSIONAL FROM OFFERING OR DELIVERING A REPRODUCTIVE HEALTH SERVICE IF WITHHOLDING THE REPRODUCTIVE HEALTH SERVICE OR MEDICALLY ACCURATE INFORMATION WOULD RESULT IN OR PROLONG AN IMMINENT SERIOUS RISK TO THE INDIVIDUAL'S LIFE OR HEALTH.

(2) SUBSECTION (1) DOES NOT REQUIRE A HEALTH FACILITY TO PROVIDE A REPRODUCTIVE HEALTH SERVICE UNLESS FAILURE TO PROVIDE
THAT SERVICE WOULD RESULT IN OR PROLONG AN IMMINENT SERIOUS RISK TO 
THE INDIVIDUAL'S LIFE OR HEALTH.

(3) A HEALTH CARE PROFESSIONAL, THE ATTORNEY GENERAL, A 
PATIENT OF THE HEALTH FACILITY, AN INDIVIDUAL WHO SOUGHT TREATMENT 
AT THE HEALTH FACILITY, OR AN INDIVIDUAL WHO IS INJURED BY A 
VIOLATION OF THIS SECTION MAY BRING A CIVIL ACTION IN A COURT OF 
COMPETENT JURISDICTION TO ENJOIN FURTHER VIOLATIONS, TO RECOVER 
DAMAGES SUFFERED FROM THE VIOLATION ON BEHALF OF THE INJURED 
INDIVIDUAL, OR FOR BOTH AN INJUNCTION AND DAMAGES. A PLAINTIFF WHO 
PREVAILS IN AN ACTION UNDER THIS SUBSECTION MAY BE AWARDED UP TO 3 
TIMES THE ACTUAL DAMAGES, COMPENSATION FOR PAIN AND SUFFERING, AND 
COURT COSTS AND ATTORNEY FEES, BUT SHALL BE AWARDED NOT LESS THAN 
$1,000.00 PER VIOLATION IN DAMAGES IN ADDITION TO COURT COSTS AND 
ATTORNEY FEES.

(4) AS USED IN THIS SECTION:

(A) "HEALTH CARE PROFESSIONAL" MEANS AN INDIVIDUAL LICENSED OR 
OTHERWISE AUTHORIZED TO PRACTICE MEDICINE UNDER ARTICLE 15, EXCEPT 
THAT HEALTH CARE PROFESSIONAL DOES NOT INCLUDE A SANITARIAN OR A 
VETERINARIAN.

(B) "HEALTH FACILITY" MEANS A HEALTH FACILITY OR AGENCY AND 
MAY INCLUDE A CLINIC, INSTITUTION, OR TEACHING FACILITY ASSERTING 
PROTECTION UNDER SECTIONS 20181 TO 20183.

(C) "MEDICALLY ACCURATE INFORMATION" MEANS INFORMATION THAT IS 
ANY OF THE FOLLOWING:

(i) VERIFIED OR SUPPORTED BY THE WEIGHT OF PEER-REVIEWED 
MEDICAL RESEARCH CONDUCTED IN COMPLIANCE WITH ACCEPTED SCIENTIFIC 
METHODS.
(ii) RECOGNIZED AS CORRECT AND OBJECTIVE BY LEADING MEDICAL ORGANIZATIONS WITH RELEVANT EXPERTISE.

(iii) RECOMMENDED AND AFFIRMED IN THE MEDICAL PRACTICE GUIDELINES OF A NATIONALLY RECOGNIZED ACCREDITING ORGANIZATION.

(D) "REPRODUCTIVE HEALTH SERVICE" INCLUDES, BUT IS NOT LIMITED TO, CONTRACEPTION, ABORTION, TREATMENT OF ECTOPIC PREGNANCY, MISCARRIAGE MANAGEMENT, USE OF ASSISTED REPRODUCTIVE TECHNOLOGY, INFERTILITY TREATMENT, SCREENING FOR AND TREATMENT OF SEXUALLY TRANSMITTED INFECTIONS, PREGNANCY AND POSTNATAL CARE, AND STERILIZATION.

Enacting section 1. This amendatory act takes effect 90 days after the date it is enacted into law.