32-LS0792\I

HOUSE BILL NO. 206

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY REPRESENTATIVES KURKA, Eastman

Introduced: 5/10/21 Referred: Judiciary, State Affairs, Health and Social Services

A BILL

FOR AN ACT ENTITLED

1 "An Act interpreting the right to privacy under art. I, sec. 22, Constitution of the State 2 of Alaska; defining 'abortion,' 'birth,' 'child,' 'conception,' 'natural person,' and 3 'preborn child'; relating to civil actions and liability under the Act; relating to murder 4 of a child; repealing abortion procedures; amending the definition of 'person' for crimes 5 against a person; repealing murder of an unborn child and penalties and provisions 6 related to that crime; relating to the powers of guardians; relating to powers of attorney 7 for health care decisions; relating to regulation of abortion; relating to medical 8 treatment for minors; relating to relocation of a child; relating to the office of public 9 advocacy; repealing medical assistance payment for abortions; relating to duties of the 10 attorney general; relating to the limitation on the use of assets; and providing for an 11 effective date."

12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

HB0206a

1	* Section 1. The uncodified law of the State of Alaska is amended by adding a new section
2	to read:
3	SHORT TITLE. This Act may be known as the Life at Conception Act or the Preborn
4	Child Equality Act of 2021.
5	* Sec. 2. The uncodified law of the State of Alaska is amended by adding a new section to
6	read:
7	LEGISLATIVE FINDINGS. Notwithstanding any other provision of law, the
8	legislature finds that
9	(1) the opening words of the Constitution of the State of Alaska declare, in art.
10	I, sec. 1, that "This constitution is dedicated to the principles that all persons have a natural
11	right to life," and in art. I, sec. 7, the Constitution of the State of Alaska further declares that
12	"No person shall be deprived of life, liberty, or property, without due process of law";
13	(2) the preamble to the Constitution of the State of Alaska declares, "We the
14	people of Alaska, grateful to God and to those who founded our nation," the Declaration of
15	Independence declares, "We hold these truths to be self-evident, that all men are created
16	equal, that they are endowed by their Creator with certain unalienable Rights, that among
17	these are Life That to secure these rights, Governments are instituted among Men," and
18	government has a duty to protect and defend the right to life that has been granted to all
19	human beings;
20	(3) to secure the natural right to life of all persons, government must recognize
21	the right to life of all persons, without discrimination because of age, race, religion, size, sex,
22	color, citizenship, parentage, ancestry, location, disability, deformity, stage of development,
23	life expectancy, or condition of dependency;
24	(4) art. I, sec. 1, Constitution of the State of Alaska, provides "that all persons
25	are equal and entitled to equal rights, opportunities, and protection under the law";
26	(5) art. II, sec. 1, Constitution of the State of Alaska, provides that "The
27	legislative power of the State is vested in a legislature"; the legislature lacks the authority to
28	delegate any portion of the legislative power to the judicial branch, and further, the legislature
29	has not done so;
30	(6) the implementation of state law protecting the right to life of all persons is
31	the constitutional responsibility of the legislative branch, not the judiciary;

1 (7) art. I, sec. 22, Constitution of the State of Alaska, after recognizing the 2 right of the people to privacy, expressly grants to the legislature the authority to "implement 3 this section," authority it does not grant to the courts;

4 (8) it was never the intent of art. I, sec. 22, Constitution of the State of Alaska, 5 or any other section of the Constitution of the State of Alaska, to recognize a right of any 6 person to take the life of an innocent child;

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(9) art. IV, sec. 1, Constitution of the State of Alaska, provides that "The 8 jurisdiction of the courts shall be prescribed by law," reserving to lawmakers a further check 9 on any court that should attempt to arrogate power to itself through judicial edict;

10 (10) to implement equal protection under the law for the right to life of every 11 person, the right to life guaranteed to all persons by the Constitution of the State of Alaska is 12 vested in each human being;

13 (11) a statute, regulation, rule, order, or court order that has the purpose, 14 intent, or effect of legalizing any abortion in the state infringes on a child's right to life in 15 violation of the Fourteenth Amendment to the Constitution of the United States and, therefore, 16 is not made in accordance with the Constitution of the United States, is not authorized by the 17 Constitution of the United States, is not the supreme law of the land, and, consequently, is 18 invalid in this state and shall be considered null and void and of no effect in this state.

19 * Sec. 3. AS 01.10.055 is amended by adding a new subsection to read:

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(d) A preborn child is a resident of the state if the mother of the preborn child is a resident of the state under this section. This subsection is not subject to judicial review.

23 * Sec. 4. AS 01.10.060(a) is amended by adding new paragraphs to read:

24 (15) "abortion" means the death of a child as the result of action taken 25 before or during the birth of the child with the intent to cause the death of the child;

(16) "birth" means the process by which a child leaves the womb;

27 (17) "child" means a natural person from the moment of conception 28 until 18 years of age;

29 (18) "conception" means, notwithstanding any other provision of law, 30 the beginning of biological development of a human organism when the sperm and the 31 egg fuse, or, in the case of asexual reproduction, the equivalent stage of development

1	when a complete new human organism is present;
2	(19) "natural person" means, notwithstanding any other provision of
3	law, a human being, regardless of age, race, religion, size, sex, citizenship, parentage,
4	ancestry, disability, deformity, location, stage of development, life expectancy, or
5	condition of dependency from the moment of conception;
6	(20) "preborn child" means a natural person from the moment of
7	conception who has not yet left the womb.
8	* Sec. 5. AS 01.10.060 is amended by adding a new subsection to read:
9	(c) The terms defined in $(a)(15) - (20)$ of this section are not subject to judicial
10	review.
11	* Sec. 6. AS 01 is amended by adding a new chapter to read:
12	Chapter 15. Implementation of Right to Privacy.
13	Sec. 01.15.010. Acts not protected under right to privacy. Notwithstanding
14	any other provision of law, intentionally causing the death of a natural person before,
15	during, or after birth is not protected by a right to privacy under art. I, sec. 22,
16	Constitution of the State of Alaska. This chapter is not subject to judicial review.
17	* Sec. 7. AS 08.64.364(c) is amended to read:
18	(c) Notwithstanding (a) and (b) of this section,
19	(1) a physician may not prescribe, dispense, or administer an abortion-
20	inducing drug [UNDER (a) OF THIS SECTION UNLESS THE PHYSICIAN
21	COMPLIES WITH AS 18.16.010]; and
22	(2) a physician or physician assistant may not prescribe, dispense, or
23	administer a prescription drug in response to an Internet questionnaire or electronic
24	mail message to a person with whom the physician or physician assistant does not
25	have a prior physician-patient relationship.
26	* Sec. 8. AS 09.55.585(a) is amended to read:
27	(a) A parent or legal guardian of a preborn [AN UNBORN] child may
28	maintain an action as plaintiff for the death of a preborn [AN UNBORN] child that
29	was caused by the wrongful act or omission of another.
30	* Sec. 9. AS 09.55.585(c) is amended to read:
31	(c) This section does not limit any other cause of action that a parent <u>or legal</u>

1	guardian may maintain for the death of a preborn [AN UNBORN] child.
2	* Sec. 10. AS 09.65 is amended by adding a new section to read:
3	Sec. 09.65.252. Immunity for actions relating to children. A person,
4	including a state officer or employee, may not be held liable for a good faith action
5	taken to implement the changes made by this Act. This section is not subject to
6	judicial review.
7	* Sec. 11. AS 11.41.140 is amended to read:
8	Sec. 11.41.140. Definition. In AS 11.41.100 - 11.41.140, "person," [,] when
9	referring to the victim of a crime, means a natural person [HUMAN BEING] who
10	[HAS BEEN BORN AND] was alive at the time of the criminal act. A person who is
11	not a child is "alive" if there is spontaneous respiratory or cardiac function or, when
12	respiratory and cardiac functions are maintained by artificial means, there is
13	spontaneous brain function. A person who is a child is "alive" if the child
14	(1) meets the criteria under this section to be alive; or
15	(2) is in the process of developing the ability to meet the criteria
16	under this section to be alive.
17	* Sec. 12. AS 11.41.220(a) is amended to read:
18	(a) A person commits the crime of assault in the third degree if that person
19	(1) recklessly
20	(A) places another person in fear of imminent serious physical
21	injury by means of a dangerous instrument;
22	(B) causes physical injury to another person by means of a
23	dangerous instrument; or
24	(C) while being 18 years of age or older,
25	(i) causes physical injury to a child under 12 years of
26	age and the injury would cause a reasonable caregiver to seek medical
27	attention from a health care professional in the form of diagnosis or
28	treatment;
29	(ii) causes physical injury to a child under 12 years of
30	age on more than one occasion;
31	(2) with intent to place another person in fear of death or serious

1	physical injury to the person or the person's family member, makes repeated threats to
2	cause death or serious physical injury to another person;
3	(3) while being 18 years of age or older, knowingly causes physical
4	injury to a child under 16 years of age but at least 12 years of age and the injury
5	reasonably requires medical treatment;
6	(4) with criminal negligence, causes serious physical injury under
7	AS 11.81.900(b)(59)(B) to another person by means of a dangerous instrument; or
8	(5) commits a crime that is a violation of AS $11.41.230(a)(1)$ or (2)
9	and, within the preceding 10 years, the person was convicted on two or more separate
10	occasions of crimes under
11	(A) <u>AS 11.41.100 - 11.41.140</u> [AS 11.41.100 - 11.41.170];
12	(B) AS 11.41.200 - 11.41.220 <u>or</u> [,] 11.41.230(a)(1) or (2) [,
13	11.41.280, OR 11.41.282];
14	(C) AS 11.41.260 or 11.41.270;
15	(D) AS 11.41.410, 11.41.420, or 11.41.425(a)(1); or
16	(E) a law or ordinance of this or another jurisdiction with
17	elements similar to those of an offense described in (A) - (D) of this paragraph.
18	* Sec. 13. AS 11.81.250(a) is amended to read:
19	(a) For purposes of sentencing under AS 12.55, all offenses defined in this
20	title, except murder in the first and second degree, attempted murder in the first
21	degree, solicitation to commit murder in the first degree, conspiracy to commit murder
22	in the first degree, [MURDER OF AN UNBORN CHILD,] sexual assault in the first
23	degree, sexual abuse of a minor in the first degree, misconduct involving a controlled
24	substance in the first degree, sex trafficking in the first degree under
25	AS 11.66.110(a)(2), and kidnapping, are classified on the basis of their seriousness,
26	according to the type of injury characteristically caused or risked by commission of
27	the offense and the culpability of the offender. Except for murder in the first and
28	second degree, attempted murder in the first degree, solicitation to commit murder in
29	the first degree, conspiracy to commit murder in the first degree, [MURDER OF AN
30	UNBORN CHILD,] sexual assault in the first degree, sexual abuse of a minor in the
31	first degree, misconduct involving a controlled substance in the first degree, sex

1	trafficking in the first degree under AS 11.66.110(a)(2), and kidnapping, the offenses
2	in this title are classified into the following categories:
3	(1) class A felonies, which characteristically involve conduct resulting
4	in serious physical injury or a substantial risk of serious physical injury to a person;
5	(2) class B felonies, which characteristically involve conduct resulting
6	in less severe violence against a person than class A felonies, aggravated offenses
7	against property interests, or aggravated offenses against public administration or
8	order;
9	(3) class C felonies, which characteristically involve conduct serious
10	enough to deserve felony classification but not serious enough to be classified as A or
11	B felonies;
12	(4) class A misdemeanors, which characteristically involve less severe
13	violence against a person, less serious offenses against property interests, less serious
14	offenses against public administration or order, or less serious offenses against public
15	health and decency than felonies;
16	(5) class B misdemeanors, which characteristically involve a minor
17	risk of physical injury to a person, minor offenses against property interests, minor
18	offenses against public administration or order, or minor offenses against public health
19	and decency;
20	(6) violations, which characteristically involve conduct inappropriate
21	to an orderly society but which do not denote criminality in their commission.
22	* Sec. 14. AS 11.81.250(b) is amended to read:
23	(b) The classification of each felony defined in this title, except murder in the
24	first and second degree, attempted murder in the first degree, solicitation to commit
25	murder in the first degree, conspiracy to commit murder in the first degree,
26	[MURDER OF AN UNBORN CHILD,] sexual assault in the first degree, sexual
27	abuse of a minor in the first degree, misconduct involving a controlled substance in the
28	first degree, sex trafficking in the first degree under AS 11.66.110(a)(2), and
29	kidnapping, is designated in the section defining it. A felony under the law of this state
30	defined outside this title for which no penalty is specifically provided is a class C
31	felony.

1 * Sec. 15. AS 12.55.035(b) is amended to read: 2 (b) Upon conviction of an offense, a defendant who is not an organization may 3 be sentenced to pay, unless otherwise specified in the provision of law defining the 4 offense, a fine of not more than 5 \$500,000 for murder in the first or second degree, attempted (1)6 murder in the first degree, [MURDER OF AN UNBORN CHILD,] sexual assault in the first degree, sexual abuse of a minor in the first degree, kidnapping, sex trafficking 7 8 in the first degree under AS 11.66.110(a)(2), or misconduct involving a controlled 9 substance in the first degree: 10 (2) \$250,000 for a class A felony; 11 (3) \$100,000 for a class B felony; 12 (4) \$50,000 for a class C felony; 13 (5) \$25,000 for a class A misdemeanor; 14 (6) \$2,000 for a class B misdemeanor; 15 (7) \$500 for a violation. * Sec. 16. AS 12.55.125(a) is amended to read: 16 17 (a) A defendant convicted of murder in the first degree [OR MURDER OF 18 AN UNBORN CHILD UNDER AS 11.41.150(a)(1)] shall be sentenced to a definite 19 term of imprisonment of at least 30 years but not more than 99 years. A defendant 20 convicted of murder in the first degree shall be sentenced to a mandatory term of 21 imprisonment of 99 years when 22 (1) the defendant is convicted of the murder of a uniformed or 23 otherwise clearly identified peace officer, firefighter, or correctional employee who 24 was engaged in the performance of official duties at the time of the murder; 25 (2) the defendant has been previously convicted of 26 (A) murder in the first degree under AS 11.41.100 or former 27 AS 11.15.010 or 11.15.020; 28 (B) murder in the second degree under AS 11.41.110 or former 29 AS 11.15.030; or 30 (C) homicide under the laws of another jurisdiction when the 31 offense of which the defendant was convicted contains elements similar to first

1	degree murder under AS 11.41.100 or second degree murder under
2	AS 11.41.110;
3	(3) the defendant subjected the murder victim to substantial physical
4	torture;
5	(4) the defendant is convicted of the murder of and personally caused
6	the death of a person, other than a participant, during a robbery; or
7	(5) the defendant is a peace officer who used the officer's authority as a
8	peace officer to facilitate the murder.
9	* Sec. 17. AS 12.55.125(b) is amended to read:
10	(b) A defendant convicted of attempted murder in the first degree, solicitation
11	to commit murder in the first degree, conspiracy to commit murder in the first degree,
12	kidnapping, or misconduct involving a controlled substance in the first degree shall be
13	sentenced to a definite term of imprisonment of at least five years but not more than
14	99 years. A defendant convicted of murder in the second degree [OR MURDER OF
15	AN UNBORN CHILD UNDER AS 11.41.150(a)(2) - (4)] shall be sentenced to a
16	definite term of imprisonment of at least 15 years but not more than 99 years. A
17	defendant convicted of murder in the second degree shall be sentenced to a definite
18	term of imprisonment of at least 20 years but not more than 99 years when the
19	defendant is convicted of the murder of a child under 16 years of age and the court
20	finds by clear and convincing evidence that the defendant (1) was a natural parent, a
21	stepparent, an adoptive parent, a legal guardian, or a person occupying a position of
22	authority in relation to the child; or (2) caused the death of the child by committing a
23	crime against a person under AS 11.41.200 - 11.41.530. In this subsection, "legal
24	guardian" and "position of authority" have the meanings given in AS 11.41.470.
25	* Sec. 18. AS 13.06.120(a) is amended to read:
26	(a) In any proceedings involving trusts, nonprobate assets, or estates of
27	decedents, minors, protected persons, or incapacitated persons brought under
28	AS 13.06 - AS 13.36 or AS 13.38, the following apply:
29	(1) interests to be affected shall be described in pleadings that give
30	reasonable information to owners by name or class, by reference to the instrument

31 creating the interests, or in other appropriate manner;

1	(2) persons are bound by orders binding others in the following cases:
2	(A) orders binding the sole holder or all co-holders of a power
3	of revocation or a general or nongeneral power of appointment, including one
4	in the form of a power of amendment, bind other persons to the extent their
5	interests, as objects, takers in default, or otherwise, are subject to the power;
6	(B) to the extent there is no conflict of interest between them or
7	among persons represented, orders binding a conservator bind the person
8	whose estate the conservator controls; orders binding a guardian bind the ward
9	if no conservator of the estate has been appointed; orders binding a trustee bind
10	beneficiaries of the trust in proceedings to probate a will establishing or adding
11	to a trust, to review the acts or accounts of a prior fiduciary, and in proceedings
12	involving creditors or other third parties; orders binding a personal
13	representative bind persons interested in the undistributed assets of a
14	decedent's estate in actions or proceedings by or against the estate; and orders
15	binding an agent having authority to act with respect to the particular questions
16	or dispute bind the principal; if there is no conflict of interest and no
17	conservator or guardian has been appointed, a parent may represent the minor
18	child;
19	(C) [AN UNBORN PERSON,] a minor, an incapacitated
20	person, or a person whose identity or location is unknown or not reasonably
21	ascertainable who is not otherwise represented is bound by an order to the
22	extent the interest is adequately represented by another party having a

(D) with regard to interests given upon the happening of a
certain event to persons who comprise a certain class, orders binding the living
persons who would constitute the class, if the event had happened immediately
before the commencement of the proceeding, bind all members of the class;

substantially identical interest in the proceeding;

28 (E) with regard to an interest given to a living person when the 29 same interest or a share of the interest is to pass to the surviving spouse or to 30 persons who are or might be the distributees, devisees, heirs, or issue of the 31 living person upon the happening of a future event, orders binding the living

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person bind the surviving spouse, distributees, devisees, heirs, or issue of the living person;

(F) with regard to interests given to a person or a class of persons, or to both, upon the happening of a future event, if the same interest or a share of the interest is to pass to another person or class of persons, or to both, upon the happening of an additional future event, orders binding the living person or class of persons who would take the interest upon the happening of the first event bind the persons and classes of persons who might take on the happening of the additional future event;

(G) if a person is designated by a trust instrument to represent
and bind a [BORN OR UNBORN] beneficiary of the trust and receive a notice,
information, accounting, or report for the beneficiary, then the beneficiary is
bound by an order binding the designated person; in this subparagraph,

(i) the settlor may make the designation in the trust
instrument, in a separate document, or by a trust protector authorized in
the trust instrument to make the designation;

(ii) except as otherwise provided in this subparagraph, a person designated under (i) of this subparagraph may not represent and bind a beneficiary while the designated person is serving as trustee;

20 (iii) except as otherwise provided in this subparagraph, 21 a person designated under (i) of this subparagraph may not represent 22 and bind another beneficiary if the designated person also is a 23 beneficiary, unless the designated person was named by the settlor, is 24 the beneficiary's spouse, or is a grandparent or descendant of a 25 grandparent of the beneficiary or the beneficiary's spouse; in this sub-26 subparagraph, "spouse" means the individual to whom the beneficiary 27 is married and with whom the beneficiary is living, and a physical 28 separation primarily for education, business, health, and similar reasons 29 does not prevent the individual from being considered to be living with 30 the beneficiary;

(3) a person representing another person under (2)(A) - (F) of this

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section and a person designated under (2)(G)(i) of this section are not liable to the beneficiary whose interests are represented, or to a person claiming through that beneficiary, for an action or omission to act made in good faith;

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(4) notice is required as follows:

(A) notice as prescribed by AS 13.06.110 shall be given to every interested person or to one person who can bind an interested person as described in (2)(A), (B), or (D) - (G) of this section; notice may be given both to a person and to another person who may bind the person;

9 (B) notice is given to [UNBORN PERSONS,] a minor, an 10 incapacitated person, or a person whose identity or location is unknown or not 11 reasonably ascertainable, and persons who are not represented under (2)(A), 12 (B), or (D) - (G) of this section, by giving notice to all known persons whose 13 interests in the proceedings are substantially identical to those of [THE 14 UNBORN PERSONS,] the minor, the incapacitated person, or the person 15 whose identity or location is unknown or not reasonably ascertainable;

16 (5) at any point in a proceeding, a court may appoint a guardian ad 17 litem to represent the interest of [AN UNBORN PERSON,] a minor, an incapacitated 18 person, or a person whose identity or address is unknown or not reasonably 19 ascertainable, if the court determines that representation of the interest otherwise 20 would be inadequate; if not precluded by conflict of interests, a guardian ad litem may 21 be appointed to represent several persons or interests; the court shall set out its reasons 22 for appointing a guardian ad litem as a part of the record of the proceeding.

23 * Sec. 19. AS 13.16.665 is amended to read:

24 Sec. 13.16.665. Effect of approval of agreements. A compromise of any 25 controversy as to admission to probate of any instrument offered for formal probate as 26 the will of a decedent, the construction, validity, or effect of any governing instrument, 27 the rights or interests in the estate of the decedent, of any successor, or the 28 administration of the estate, if approved in a formal proceeding in the court for that 29 purpose, is binding on all the parties to the compromise including those [UNBORN,] 30 unascertained or who could not be located. An approved compromise is binding even 31 though it may affect a trust or an inalienable interest. A compromise does not impair

1	the rights of creditors or of taxing authorit	ies who are not parties to it.
2	* Sec. 20. AS 13.26.066(f) is amended to read:	
3	(f) To designate an attorney-in-fac	t, a parent or guardian shall execute a power
4	of attorney that is in substantially the follo	wing form:
5	STATUTORY FORM FOR P	OWER OF ATTORNEY
6	TO DELEGATE THE POWERS OF	F A PARENT OR GUARDIAN
7	Section 1. I certify that I am the parent or	guardian of
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9	(Full name of minor child)	(Date of birth)
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11	(Full name of minor child)	(Date of birth)
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13	(Full name of minor child)	(Date of birth)
14	who is/are minor children.	
15	Section 2. I designate	(Full name of attorney-
16	in-fact),	
17	(Street address, city, state, and zip code of	attorney-in-fact)
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19	(Home telephone of attorney-in-fact)	(Work telephone of attorney-in-
20		fact)
21	as the attorney-in-fact of each minor child	named above.
22	Section 3. I delegate to the attorney-in-	fact all of my power and authority
23	regarding the care and custody of each min	nor child named above, including the
24	right to enroll the child in school, the ri	ght to inspect and obtain copies of
25	education records and other records cond	cerning the child, the right to attend
26	school activities and other functions conce	erning the child, and the right to give
27	or withhold any consent or waiver with	respect to school activities, medical
28	treatment, dental treatment, and other acti	vity, function, or treatment that may
29	concern the minor child. This delegation	on does not include the power or
30	authority to consent to the marriage or a	adoption of the minor child [, THE
31	PERFORMANCE OR INDUCEMENT	OF AN ABORTION ON OR FOR

1	THE MINOR CHILD,] or the termination of parental rights to the minor child.
2	OR
3	Section 4. I delegate to my attorney-in-fact the following specific powers and
4	responsibilities (write in):
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7	Delegation under this section does not include the power or authority to
8	consent to the marriage or adoption of the minor child [, THE
9	PERFORMANCE OR INDUCEMENT OF AN ABORTION ON OR FOR
10	THE MINOR CHILD,] or the termination of parental rights to the minor child.
11	(If you complete Section 4, Section 3 does not apply).
12	Section 5. This power of attorney is effective for a period not to exceed one
13	year, beginning, 20, and ending, 20 I
14	reserve the right to revoke this authority at any time.
15	OR
16	Section 6. I am a military parent or guardian under AS 13.26.023(d). My active
17	duty is scheduled to begin on, 20, and is estimated to
18	end on, 20 I acknowledge that this power of attorney
19	will not last more than one year, or the term of my active duty service plus 30
20	days, whichever period is longer.
21	By:
22	(Parent/guardian signature)
23	Section 7. I hereby accept my designation as attorney-in-fact for the minor
24	child/children identified in this power of attorney.
25	
26	(Attorney-in-fact signature)
27	State of
28	Judicial District
29	ACKNOWLEDGMENT
30	Before me, the undersigned, a Notary Public, in and for the Judicial District
31	and State identified above, on this day of, 20,

1	personally appeared (name of parent/guardian)	
2	and (name of attorney-in-fact), to me known to	
3	be the persons who executed this power of attorney, and each acknowledged to	
4	me that each executed the same as the person's free and voluntary act and deed	
5	for the uses and purposes set out in this power of attorney.	
6	Witness my hand and official seal the day and year written above.	
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8	(Signature of notary public)	
9	(Seal, if any)	
10		
11	(Title and rank)	
12	My commission expires:	
13	* Sec. 21. AS 13.26.316(e) is amended to read:	
14	(e) A guardian may not	
15	(1) place the ward in a facility or institution for the mentally ill other	
16	than through a formal commitment proceeding under AS 47.30 in which the ward has	
17	a separate guardian ad litem;	
18	(2) consent on behalf of the ward to [AN ABORTION,] sterilization,	
19	psychosurgery, or removal of bodily organs except when necessary to preserve the life	
20	or prevent serious impairment of the physical health of the ward;	
21	(3) consent on behalf of the ward to the withholding of lifesaving	
22	medical procedures; however, a guardian is not required to oppose the cessation or	
23	withholding of lifesaving medical procedures when those procedures will serve only to	
24	prolong the dying process and offer no reasonable expectation of effecting a	
25	temporary or permanent cure of or relief from the illness or condition being treated	
26	unless the ward has clearly stated that lifesaving medical procedures not be withheld; a	
27	guardian is not civilly liable for acts or omissions under this paragraph unless the act	
28	or omission constitutes gross negligence or reckless or intentional misconduct;	
29	(4) consent on behalf of the ward to the performance of an	
30	experimental medical procedure or to participation in a medical experiment not	
31	intended to preserve the life or prevent serious impairment of the physical health of	

1	the ward;
2	(5) consent on behalf of the ward to termination of the ward's parental
3	rights;
4	(6) prohibit the ward from registering to vote or from casting a ballot
5	at public election;
6	(7) prohibit the ward from applying for and obtaining a driver's
7	license;
8	(8) prohibit the marriage or divorce of the ward.
9	* Sec. 22. AS 13.52.050 is amended to read:
10	Sec. 13.52.050. Decisions for exceptional procedures. Unless there is a
11	durable power of attorney for health care or another writing clearly expressing an
12	individual's intent to the contrary, an agent or surrogate may not consent on behalf of a
13	patient to [AN ABORTION,] sterilization, psychosurgery, or removal of bodily organs
14	except when the [ABORTION,] sterilization, psychosurgery, or removal of bodily
15	organs is necessary to preserve the life of the patient or to prevent serious impairment
16	of the health of the patient.
17	* Sec. 23. AS 18.05.032(a) is amended to read:
18	(a) The department shall maintain on the Internet, in printable form, standard
19	information that
20	(1) contains geographically indexed material designed to inform a
21	person of public and private agencies, services, clinics, and facilities that are available
22	to assist a woman with the woman's reproductive choices; the department shall include
23	information about at least the following types of agencies, services, clinics, and
24	facilities:
25	(A) agencies, services, clinics, and facilities designed to assist a
26	woman through pregnancy, including adoption agencies, and counseling
27	services;
28	(B) agencies, services, clinics, and facilities that provide
29	[ABORTION OPTIONS AND COUNSELING AND] post-abortion
30	counseling and services; and
31	(C) agencies, services, clinics, and facilities designed to assist

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with or provide contraceptive options and counseling for appropriate family planning;

(2) includes a comprehensive regional directory of the agencies, services, clinics, and facilities that request to be identified by the department under (1) of this subsection, a description of the services they offer, and the manner in which the agencies, services, clinics, and facilities may be contacted, including telephone numbers;

8 (3) provides information concerning the eligibility for medical
9 assistance benefits for prenatal care, childbirth, neonatal care, [ABORTION
10 SERVICES,] women's health care, and contraception;

(4) [STATES THAT INFORMED AND VOLUNTARY CONSENT IS REQUIRED UNDER AS 18.16.060 FOR AN ABORTION;

13 (5)] provides information concerning the process by which a mother of
14 a child may establish a child support order to assist in the support of a child;

15 (5) [(6)] describes the fetal development of a typical [UNBORN] child 16 at two-week gestational increments from **conception** [FERTILIZATION] to full-term, 17 including links to photographs of a typical [UNBORN] child at four-week gestational 18 increments, and relevant information about the possibility of a [AN UNBORN] child's 19 survival at the various gestational ages; the information must be objective, 20 nonjudgmental information that is reviewed and approved for medical accuracy by 21 recognized obstetrical and gynecological specialists designated by the State Medical 22 Board and designed to convey only accurate scientific information about [UNBORN] 23 children at various gestational ages;

24 (6) [(7)] contains objective, unbiased information that is reviewed and
 25 approved for medical accuracy by recognized obstetrical and gynecological specialists
 26 designated by the State Medical Board:

(7) [AND THAT DESCRIBES THE METHODS OF ABORTION
 PROCEDURES AND TREATMENTS COMMONLY EMPLOYED AND THE
 MEDICAL RISKS AND POSSIBLE COMPLICATIONS COMMONLY
 ASSOCIATED WITH EACH PROCEDURE AND TREATMENT, AS WELL AS
 THE POSSIBLE PHYSICAL AND PSYCHOLOGICAL EFFECTS THAT HAVE

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BEEN ASSOCIATED WITH HAVING AN ABORTION;

(8)] contains objective, unbiased information that is reviewed and approved for medical accuracy by recognized obstetrical and gynecological specialists designated by the State Medical Board and that describes the possible medical risks and complications commonly associated with pregnancy and childbirth, as well as the possible physical and psychological effects that have been associated with carrying a child to term;

8 (8) [(9)] contains objective, unbiased information that is reviewed and 9 approved for medical accuracy by recognized obstetrical and gynecological specialists 10 designated by the State Medical Board and that concerns the harmful effects on <u>a</u> [AN 11 UNBORN] child when a woman consumes alcohol, tobacco, or illegal drugs during 12 pregnancy;

13 (9) [(10)]contains objective, unbiased, and comprehensive 14 information that is reviewed and approved for medical accuracy by recognized 15 obstetrical and gynecological specialists designated by the State Medical Board and 16 that describes the different types of available contraceptive choices, including 17 abstinence and natural family planning, that describes the methods of contraception 18 that are only intended to prevent sperm-egg fusion [FERTILIZATION AND THE 19 METHODS THAT ARE INTENDED TO PREVENT IMPLANTATION OF A 20 FERTILIZED EGG], and that describes the reliability, psychological effects, medical 21 risks, and complications commonly associated with each method;

- (10) [(11)] contains a disclaimer on the website home page concerning
 the graphic or sensitive nature of the information contained on the website;
- 24 (11) [(12)] contains a signature form by which a person may indicate
 25 the person has reviewed the information.
- 26 * Sec. 24. AS 18.05.032(c)(3) is amended to read:
- 27 (3) "gestational age" means the age of the [UNBORN] child as
 28 calculated from the first day of the last menstrual period of a pregnant woman;
- 29 *** Sec. 25.** AS 21.07.250(3) is amended to read:
- 30 (3) "emergency medical condition" means a medical condition
 31 manifesting itself by acute symptoms of sufficient severity, including severe pain, that

1	a prudent person who possesses an average knowledge of health and medicine could
2	reasonably expect that the absence of immediate medical attention would result in
3	serious impairment of bodily functions, serious dysfunction of a bodily organ or part,
4	or would place the person's health or, with respect to a pregnant woman, the health of
5	the woman or her [UNBORN] child, in serious jeopardy.
6	* Sec. 26. AS 25.20.025(a) is amended to read:
7	(a) <u>A minor</u> [EXCEPT AS PROHIBITED UNDER AS 18.16.010(a)(3),]
8	(1) [A MINOR] who is living apart from the minor's parents or legal
9	guardian and who is managing the minor's own financial affairs, regardless of the
10	source or extent of income, may give consent for medical and dental services for the
11	minor;
12	(2) [A MINOR] may give consent for medical and dental services if
13	the parent or legal guardian of the minor cannot be contacted or, if contacted, is
14	unwilling either to grant or withhold consent; however, where the parent or legal
15	guardian cannot be contacted or, if contacted, is unwilling either to grant or to
16	withhold consent, the provider of medical or dental services shall counsel the minor
17	keeping in mind not only the valid interests of the minor but also the valid interests of
18	the parent or guardian and the family unit as best the provider presumes them;
19	(3) [A MINOR] who is the parent of a child may give consent to
20	medical and dental services for the minor or the child;
21	(4) [A MINOR] may give consent for diagnosis, prevention or
22	treatment of pregnancy, and for diagnosis and treatment of venereal disease [;
23	(5) THE PARENT OR GUARDIAN OF THE MINOR IS RELIEVED
24	OF ALL FINANCIAL OBLIGATION TO THE PROVIDER OF THE SERVICE
25	UNDER THIS SECTION].
26	* Sec. 27. AS 25.20.025 is amended by adding a new subsection to read:
27	(d) The parent or guardian of a minor is relieved of all financial obligation to a
28	provider of a service under this section.
29	* Sec. 28. AS 25.23.240(3) is amended to read:
30	(3) "child" means a son or daughter, whether by <u>conception</u> [BIRTH]
31	or by adoption;

1	* Sec. 29. AS 44.21.410(a) is amended to read:
2	(a) The office of public advocacy shall
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	(1) perform the duties of the public guardian under AS 13.26.700 -
4	13.26.750;
5	(2) provide visitors and experts in guardianship proceedings under
6	AS 13.26.291;
7	(3) provide guardian ad litem services to children in child protection
8	actions under AS 47.17.030(e) and to wards and respondents in guardianship
9	proceedings who will suffer financial hardship or become dependent on [UPON] a
10	government agency or a private person or agency if the services are not provided at
11	state expense under AS 13.26.041;
12	(4) provide legal representation [IN CASES INVOLVING JUDICIAL
13	BYPASS PROCEDURES FOR MINORS SEEKING ABORTIONS UNDER
14	AS 18.16.030,] in guardianship proceedings to respondents who are financially unable
15	to employ attorneys under AS 13.26.226(b), to indigent parties in cases involving
16	child custody in which the opposing party is represented by counsel provided by a
17	public agency, and to indigent parents or guardians of a minor respondent in a
18	commitment proceeding concerning the minor under AS 47.30.775;
19	(5) provide legal representation and guardian ad litem services under
20	AS 25.24.310; in cases arising under AS 47.15 (Interstate Compact for Juveniles); in
21	cases involving petitions to adopt a minor under AS 25.23.125(b) or petitions for the
22	termination of parental rights under AS 25.23.180(c)(2); in cases involving petitions to
23	remove the disabilities of a minor under AS 09.55.590; in children's proceedings under
24	AS 47.10.050(a) or under AS 47.12.090; in cases involving appointments under
25	AS 18.66.100(a) in petitions for protective orders on behalf of a minor; and in cases
26	involving indigent persons who are entitled to representation under AS 18.85.100 and
27	who cannot be represented by the public defender agency because of a conflict of
28	interests;
29	(6) develop and coordinate a program to recruit, select, train, assign,
30	and supervise volunteer guardians ad litern from local communities to aid in delivering

and supervise volunteer guardians ad litem from local communities to aid in delivering
 services in cases in which the office of public advocacy is appointed as guardian ad

1	litem;
2	(7) Provide guardian ad litem services in proceedings under
3	AS 12.45.046 or AS 18.15.355 - 18.15.395;
4	(8) establish a fee schedule and collect fees for services provided by
5	the office, except as provided in AS 18.85.120 or when imposition or collection of a
6	fee is not in the public interest as defined under regulations adopted by the
7	commissioner of administration;
8	(9) provide visitors and guardians ad litem in proceedings under
9	AS 47.30.839;
10	(10) provide legal representation to an indigent parent of a child with a
11	disability; in this paragraph, "child with a disability" has the meaning given in
12	AS 14.30.350;
13	(11) investigate complaints and bring civil actions under
14	AS 44.21.415(a) involving fraud committed against residents of the state who are 60
15	years of age or older; in this paragraph, "fraud" has the meaning given in
16	AS 44.21.415.
17	* Sec. 30. AS 44.23.020 is amended by adding new subsections to read:
18	(l) The attorney general may defend a citizen of the state who is prosecuted by
19	the federal government for violation of federal law or court order requiring the
20	procurement or facilitation of abortion in the state.
21	(m) The attorney general shall file legal action necessary to prevent the
22	implementation of a federal statute, regulation, rule, or order that violates the rights of
23	a resident of the state.
24	(n) The attorney general may not enter an appearance in a federal civil action
25	related to the Life at Conception Act or the Preborn Child Equality Act of 2021.
26	(o) Subsections $(l) - (n)$ of this section are not subject to judicial review.
27	* Sec. 31. AS 44.23 is amended by adding a new section to read:
28	Sec. 44.23.075. State policy concerning facilitation of abortion. (a) A
29	federal statute, regulation, rule, or order adopted, enacted, or otherwise effective on or
30	after the effective date of this Act is unenforceable in the state by an official, agent, or
31	employee of the state, a municipality, or the federal government if the federal statute,

1	regulation, rule, or order violates the Fifth or Fourteenth Amendments to the
2	Constitution of the United States or art. I, sec. 1 or art. I, sec. 7, Constitution of the
3	State of Alaska, by
4	(1) requiring that assistance be given to facilitate an abortion in the
5	state; or
6	(2) requiring that assistance be given to facilitate the removal of a child
7	from the state for the purpose of killing the child.
8	(b) This section is not subject to judicial review.
9	* Sec. 32. AS 44.99.040(a) is amended to read:
10	(a) A state or municipal agency may not use or authorize the use of an asset to
11	implement or aid in the implementation of a requirement of
12	(1) an order of the President of the United States, a federal regulation,
13	[OR] a law enacted by the United States Congress, or a federal court order that is
14	applied to
15	(A) infringe on a person's right, under the Second Amendment
16	to the Constitution of the United States, to keep and bear arms;
17	(B) deny a person a right to due process, or a protection of due
18	process, that would otherwise be available to the person under the Constitution
19	of the State of Alaska or the Constitution of the United States;
20	(C) infringe on a person's right to life under the Fifth and
21	Fourteenth Amendments to the Constitution of the United States [; OR]
22	(2) [REPEALED].
23	* Sec. 33. AS 08.64.105, 08.64.326(a)(10), AS 09.55.585(b)(1), 09.55.585(b)(3),
24	09.55.585(d); AS 11.41.150, 11.41.160, 11.41.170, 11.41.180, 11.41.280, 11.41.282,
25	11.41.289; AS 11.81.900(b)(66); AS 13.26.066(a)(2); AS 18.05.032(c)(1), 18.05.032(c)(4),
26	18.05.035; AS 18.16.010, 18.16.020, 18.16.030, 18.16.040, 18.16.050, 18.16.060, 18.16.090;
27	and AS 47.07.068 are repealed.
28	* Sec. 34. The uncodified law of the State of Alaska is amended by adding a new section to
29	read:
30	APPLICABILITY. The repeals of AS 11.41.150, 11.41.160, 11.41.170, 11.41.180,
31	11.41.280, 11.41.282, 11.41.289, and AS 11.81.900(b)(66) by sec. 33 of this Act apply to

- 1 offenses committed on or after the effective date of sec. 33 of this Act.
- * Sec. 35. The uncodified law of the State of Alaska is amended by adding a new section to
 read:
- 4 NONSEVERABILITY. Notwithstanding AS 01.10.030, the provisions of this Act are
- 5 not severable.
- 6 * Sec. 36. This Act takes effect immediately under AS 01.10.070(c).