

The Commonwealth of Massachusetts

PRESENTED BY:

Elizabeth A. Poirier

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to a woman's right to know.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Elizabeth A. Poirier	14th Bristol	1/18/2011
George N. Peterson, Jr.	9th Worcester	2/3/2011
Bradford Hill	4th Essex	1/19/2011
Viriato Manuel deMacedo	1st Plymouth	1/19/2011
F. Jay Barrows	1st Bristol	2/3/2011
Colleen M. Garry	36th Middlesex	1/24/2011
Donald F. Humason, Jr.	4th Hampden	2/3/2011
Todd M. Smola	1st Hampden	2/4/2011
Paul K. Frost	7th Worcester	2/4/2011
John J. Binienda	17th Worcester	2/3/2011
Richard J. Ross	Norfolk, Bristol and Middlesex	2/4/2011
John P. Fresolo	16th Worcester	1/24/2011
Paul Adams	17th Essex	2/4/2011
Joyce A. Spiliotis	12th Essex	1/26/2011
George T. Ross	2nd Bristol	1/20/2011
James J. Dwyer	30th Middlesex	1/24/2011
Marc T. Lombardo	22nd Middlesex	1/18/2011
Angelo M. Scaccia	14th Suffolk	2/4/2011

James J. Lyons, Jr.	18th Essex	1/18/2011
Geoff Diehl	7th Plymouth	1/18/2011
Paul J. Donato	35th Middlesex	1/18/2011
Sheila C. Harrington	1st Middlesex	1/19/2011
Dennis A. Rosa	4th Worcester	1/20/2011
Kevin J. Kuros	8th Worcester	1/20/2011
Kimberly N. Ferguson	1st Worcester	2/4/2011
Linda Campbell	15th Essex	2/4/2011
Carlo Basile	1st Suffolk	2/3/2011
Richard Bastien	2nd Worcester	2/3/2011
Nicholas A. Boldyga	3rd Hampden	2/3/2011
Stephen R. Canessa	12th Bristol	2/2/2011
Nick Collins	4th Suffolk	2/3/2011
Edward F. Coppinger	10th Suffolk	2/4/2011
Stephen L. DiNatale	3rd Worcester	2/2/2011
Randy Hunt	5th Barnstable	2/1/2011
Michael R. Knapik		2/1/2011
Steven L. Levy	4th Middlesex	2/2/2011
John H. Rogers	12th Norfolk	2/3/2011
Matthew A. Beaton	11th Worcester	2/4/2011
James R. Miceli	19th Middlesex	2/4/2011
Benjamin Swan	11th Hampden	2/4/2011

HOUSE DOCKET, NO. 491 FILED ON: 1/18/2011

By Ms. Poirier of North Attleborough, a petition (accompanied by bill, House, No. 482) of Elizabeth A. Poirier and others relative to information provided to women seeking abortions. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1670 OF 2009-2010.]

The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act relative to a woman's right to know.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1 This act shall be known and cited as "Laura's Law" or as "Woman's Right

2 to Know Act."

3 SECTION 2. Chapter 112 of the General Laws is h	hereby amended by striking the first	st
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4 paragraph of section 12S, appearing at lines

5 1 through 19 in the 2008 Official Edition of the General Laws of Massachusetts, and

6 inserting the following: —

7 Section 12S. No physician may perform an abortion upon a pregnant woman without first

8 obtaining her written informed consent in compliance with the following procedures, unless in a

9 case of a medical emergency, compliance would cause the pregnant woman's death or the

10 woman's substantial and irreversible impairment of a major bodily function. The referring 11 physician, the physician performing the abortion, or either physician's agent must provide in a 12 manner enabling the pregnant woman to receive at least twenty-four hours before the time an 13 abortion is scheduled to be performed a printed pamphlet, the internet address to a state-14 sponsored website, or toll free number for an audio recording, all of which are created and 15 maintained by the commissioner of public health, and which communicate the following general 16 information: a written notice of the patients' rights guaranteed by section 70E of chapter 111 of 17 the General Laws; a comprehensive list of the names, addresses, and contact information of 18 public and private agencies and services available in the Commonwealth to provide medical, 19 financial and other assistance to a woman through pregnancy, upon childbirth, and while her 20 child is dependent, with prenatal, childbirth, neonatal, childrearing, and adoption services; a 21 description of the probable anatomical and physiological characteristics of the unborn child at 22 two week gestational increments from fertilization to full term, including color photographs or if 23 a representative photograph is not available, realistic drawings of the developing unborn child at 24 two week increments, and including written information about brain and heart function and the 25 presence of external members and internal organs at each stage of development; a description of 26 the various methods of abortion, and the physical, psychological and emotional risks or medical 27 complications commonly associated with each method; a description of the physical, 28 psychological and emotional risks or medical complications of pregnancy and delivery; a 29 description of the support obligations of the father of a child born alive; and statements that, 30 under the law of the commonwealth, a pregnant woman has the right upon her request to view a 31 live ultrasound and hear the heartbeat of her unborn child before an abortion, that a person's 32 refusal to undergo abortion does not constitute grounds for the denial of public assistance, that

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33 the law permits adoptive parents to pay the cost of prenatal care, childbirth and neonatal care, 34 that the father of the unborn child is liable to assist in the support of the child, even in instances 35 where he has offered to pay for the abortion, that it is unlawful for any individual to coerce a 36 woman to undergo an abortion, and that any physician who performs an abortion upon a woman 37 without obtaining her informed consent may be liable to her for damages in a civil action at law. 38 The texts of the pamphlet, website and audio recording shall be identical in content, incorporate 39 the definitions of abortion, pregnancy, and unborn child as set out in Section 12K of this 40 Chapter, be objective, nonjudgmental and designed to convey only accurate scientific 41 information when discussing fetal development and medical risks, be written in a manner 42 designed to permit a person unfamiliar with medical terminology to understand its purpose and 43 content, and be published in English, Spanish, and Portuguese, and in each other language which 44 is the primary language of 2% or more of the state's population. Prior to the scheduled abortion 45 and before the woman provides her written consent to the abortion, the referring physician or the 46 physician performing the abortion must orally inform the woman of: the nature of the proposed 47 abortion method and associated risks and alternatives that a reasonable patient in the woman's 48 position would consider material to the decision of whether to undergo the abortion; the probable 49 gestational age of the unborn child at the time the abortion is to be performed; and the probable 50 anatomical and physiological characteristics of the unborn child at the time the abortion is to be 51 performed; and her right to see the ultrasound image and hear the heartbeat, if audible through 52 auscultation, of her unborn child before the abortion is to be performed. Also prior to the 53 scheduled abortion and before the woman provides her written consent to the abortion, the 54 referring physician, the physician performing the abortion, or either physician's agent shall orally 55 inform the woman that alternatives to abortion are available, ask the woman if she has seen the

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56 information, including the list of abortion alternative agencies, provided in the pamphlet, website 57 or recorded telephone message described in this section, give the woman a copy of the pamphlet 58 if she requests one at this time, and provide the woman with an opportunity to contact abortion 59 alternative agencies at this time should she so desire, and advise the woman that she has the right 60 to see an ultrasound image and hear the fetal heartbeat of her unborn child before an abortion is 61 performed. If requested by the woman before the abortion is performed, the referring physician 62 or the physician performing the abortion shall arrange to provide to her a real-time ultrasound 63 image for her to view and auscultation of fetal heart tone for her to hear of her unborn child. The 64 ultrasound image and the auscultation of fetal heart tone must be of a quality consistent with 65 standard medical practice in the community. Before the scheduled abortion but after she is 66 provided with the opportunity to receive the information described in this section, if she decides 67 to obtain the abortion, the woman shall sign a consent form. The form shall indicate that she has 68 been offered and, if applicable, upon her request received the information and services described 69 in this section and does provide her informed consent to the abortion. The physician performing 70 the abortion shall maintain the signed consent form in the physician's files and destroy it seven 71 years after the date upon which the abortion is performed. The commissioner of public health 72 shall create and publish within ninety days after the effective date of this act, and shall review on 73 an annual basis and update if necessary, the pamphlet, website, telephone recordings, and 74 consent form required by this section. The commissioner shall avail at no cost and in appropriate 75 number to any institution, clinic or physician's office providing abortions the printed materials 76 required under this section.

SECTION 3. Chapter 111, section 70E is hereby amended by adding "institution, clinic,
or physician's office providing abortions," immediately after the word "clinic," and before the

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word "infirmary" appearing at line 2 of the 2008 Official Edition of the General Laws ofMassachusetts.

81 SECTION 4. If any one or more provision, section, sentence, clause, phrase or word of 82 this Act or the application thereof to any person or circumstance is found by a court to be 83 unconstitutional or otherwise unenforceable, the same is hereby declared to be severable and the 84 balance of this Act shall remain effective notwithstanding. The General Court hereby declares 85 that it would have passed this Act, and each provision, section, sentence, clause, phrase or word 86 thereof, even if any one or more provision, section, sentence, clause, phrase, or word would be 87 found by a court to be unconstitutional or otherwise unenforceable.

88 SECTION 5. This Act shall take effect immediately after its passage by the General
89 Court and approval by the Governor, or upon its otherwise becoming a law.