## 3rd Sub. S.B. 67 DISPOSITION OF FETAL REMAINS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2 FEBRUARY 25, 2020 8:26 AM

Representative **Raymond P. Ward** proposes the following amendments:

- 1. Page 8, Lines 214 through 215:
  - (i) cremation as that term is defined in Section 58-9-102; {or}
  - 215 (ii) interment (:) : or (iii) with the consent of the pregnant woman, the health care facility's usual process for disposing of biological material.
- 2. Page 9, Lines 261 through 262:
  - 261 <u>fetus by burial</u> { <u>or</u> } <u>\_, or the health care facility's usual process for disposal of biological material</u> . You can ask the provider if you want to know the specific method
  - 262 <u>for disposition."</u>
- 3. Page 9, Lines 266 through 267:
  - 266 (7) (a) {A} Except as provided in Subsection (2)(a)(iii), a health care facility may not include fetal remains with other biological,
  - 267 <u>infectious</u>, or pathological waste.
- 4. Page 10, Lines 282 through 283:
  - 282 (i) cremation as that term is defined in Section 58-9-102; {-or-}
  - 283 (ii) interment { : } : or (iii) with the consent of the parent, the health care facility's usual process for disposing of biological material.
- 5. Page 11, Lines 329 through 332:
  - 329 <u>dispose of the miscarried fetus by burial</u> { or } <u>, or the health care facility's usual</u> process for disposal of biological material . You can ask the provider if you want to
  - know the specific method for disposition."
  - 331 (6) (a) {A} Except as provided in Subsection (2)(a)(iii), a health care facility may not include miscarried fetus with other biological,
  - infectious, or pathological waste.