

H.B. 200

INFORMED CONSENT AMENDMENTS

Senator **D. Chris Buttars** proposes the following amendments:

1. *Page 4, Lines 95 through 98:*

95 (1) [~~No abortion may be performed unless~~] A person may not perform an abortion,
96 unless, before performing the abortion, the {~~attending physician~~} physician who will perform the
abortion obtains a voluntary and
97 informed written consent[;] from the woman on whom the abortion is performed, that is
98 consistent with;

2. *Page 4, Lines 105 through 108:*

105 (a) at least 24 hours [~~prior to~~] before the abortion, the physician who is to perform the
106 abortion, the referring physician, a registered nurse, nurse practitioner, advanced practice
107 registered nurse, certified nurse midwife, genetic counselor, or physician's assistant, in a face-to-face
consultation,
108 orally informs the woman:

3. *Page 5, Lines 125 through 130*

House Committee Amendments

1-29-2010:

125 (b) at least 24 hours prior to the abortion the physician who is to perform the abortion,
126 the referring physician, or, as specifically delegated by either of those physicians, a registered
127 nurse, licensed practical nurse, certified nurse-midwife, advanced practice registered nurse,
128 clinical laboratory technologist, psychologist, marriage and family therapist, clinical social
129 worker, genetic counselor, or certified social worker ~~H→~~ [has] ~~←H~~ orally, in a face-to-face consultation,
[informed]
129a informs
130 the pregnant woman that:

4. *Page 13, Lines 395 through 396*

House Committee Amendments

1-29-2010:

395 (2) Each physician who performs an abortion shall provide the following to the
396 Department of Health within {~~10~~} 30 days after the day on which the abortion is performed:

5. Page 14, Lines 405 through 409:

405 (i) whether the unborn child was or was not {~~capable of survival outside of the mother's~~
406 ~~womb~~} [, must be filed by the physician with the state Department of Health within 10 days
407 after] viable, as defined in Subsection 76-7-302(1), at the time of the abortion[:]; and
408 (ii) if the unborn child was {~~capable of survival outside of the mother's womb~~} viable, as
defined in Subsection 76-7-302(1), at the
409 time of the abortion, the reason for the abortion.