2nd Sub. H.B. 467 ABORTION CHANGES

SENATE FLOOR AMENDMENTS

Senator Jen Plumb proposes the following amendments:

1. Page 28, Lines 842 through 854:

842	76-7-302. Circumstances under which abortion authorized.
843	[(1) As used in this section, "viable" means that the unborn child has reached a stage of
844	fetal development when the unborn child is potentially able to live outside the womb, as
845	determined by the attending physician to a reasonable degree of medical certainty.]
846	[(2)] (1) An abortion may be performed in this state only by a physician.
847	[(3)] (2) An abortion may be performed in this state only under the following
848	circumstances:
849	(a) the unborn child [is not viable; or] has not reached 18 weeks gestational age;
850	(b) the unborn child [is viable, if:] has reached 18 weeks gestational age, and:
851	(i) the abortion is necessary to avert:
852	(A) the death of the woman on whom the abortion is performed; or
853	(B) a serious { <u>physical</u> } risk of substantial [and irreversible] impairment of a major
854	{bodily}

2. Page 46, Lines 1403 through 1408:

1403	76-7a-201. Abortion prohibition Exceptions Penalties.
1404	(1) An abortion may be performed in this state only under the following circumstances:
1405	(a) the abortion is necessary to avert:
1406	(i) the death of the woman on whom the abortion is performed; or
1407	(ii) a serious {-physical-} risk of substantial [and irreversible] impairment of a major
1408	{bodily } <u>physical or mental</u> function of the woman on whom the abortion is performed;