COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1047 (2014)

Amendment No.

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services Committee

3 Representative Adkins offered the following:

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Amendment (with title amendment)

Remove lines 26-38 and insert:

7 Section 1. Present subsection (9) of section 390.011, 8 Florida Statutes, is redesignated as subsection (11), and new 9 subsections (9), (10), and (12) are added to that section, to 10 read:

11 390.011 Definitions.—As used in this chapter, the term:
12 (9) "Reasonable medical judgment" means a medical judgment
13 that would be made by a reasonably prudent physician,
14 knowledgeable about the case and the treatment possibilities
15 with respect to the medical conditions involved.
16 (10) "Standard medical measure" means the medical care that

17 a physician would provide based on the particular facts of the

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    pregnancy, the information available to the physician, and the
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    technology reasonably available in a hospital, as defined in s.
20
    395.002, with an obstetrical department, to preserve the life
    and health of the fetus, with or without temporary artificial
21
    life sustaining support, if the fetus were born at the same
22
23
    stage of fetal development.
         (12) "Viable" or "viability" means the stage of fetal
24
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         Remove lines 48-49 and insert:
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27
         (a)
              Two physicians certify in writing to the fact that, to
    a in reasonable degree of medical probability judgment, the
28
29
    termination of
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         Remove lines 55-56 and insert:
31
              The physician certifies in writing that, in reasonable
32
          (b)
    to the medical judgment, there is a medical necessity for
33
34
    legitimate emergency medical procedures for
35
         Remove lines 102-103 and insert:
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37
    human being if the physician determines that, in reasonable
38
    medical judgment, the fetus has achieved
39
         Remove lines 105-106 and insert:
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41
         (a) Two physicians certify in writing that, in reasonable
    medical judgment, the termination of the
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44	Remove lines 111-112 and insert:
45	(b) The physician certifies in writing that, in reasonable
46	medical judgment, there is a medical necessity for legitimate
47	emergency medical procedures for
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51	
52	TITLE AMENDMENT
53	Remove lines 3-4 and insert:
54	amending s. 390.011, F.S.; defining the terms "reasonable
55	medical judgment" and "standard medical measure" and redefining
56	the term "viability";
57	
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