

IN THE SENATE

SENATE BILL NO. 1196

BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO THE IDAHO UNBORN INFANTS DIGNITY ACT; AMENDING SECTION 39-9306,  
IDAHO CODE, TO REVISE PROVISIONS REGARDING PROHIBITIONS.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 39-9306, Idaho Code, be, and the same is hereby  
amended to read as follows:

39-9306. PROHIBITIONS. (1) Except as otherwise provided in this chap-  
ter, no person shall knowingly sell, transfer, distribute, donate, accept,  
use or attempt to use the body or bodily remains of an aborted infant.

(2) Except as otherwise provided in this chapter, no person shall know-  
ingly aid or abet any such sale, transfer, distribution, other unlawful dis-  
position, acceptance, use or attempted use of the body or bodily remains of  
an aborted infant.

(3) Except as otherwise provided in this chapter, no person or public  
institution operating in Idaho shall knowingly use an unborn infant or the  
bodily remains or embryonic stem cells of an aborted infant in animal or hu-  
man research, experimentation or study, or for transplantation, except:

(a) For diagnostic or remedial procedures that have the purpose of pro-  
moting the life or health of the unborn infant or the unborn infant's  
mother;

(b) For pathological study; or

(c) For the ~~completion of~~ applicable materials used in research  
projects and grants that were undertaken or made before July 1, 2016.  
~~Such projects and grants shall not be extended or renewed.~~

(4) Except as otherwise provided in this chapter, no person shall know-  
ingly experiment upon an unborn infant who is intended to be aborted unless  
the experimentation is therapeutic to the unborn infant.

(5) The terms "transfer," "accept" and "acceptance" as used in this  
section do not apply to the transfer or acceptance of the body or bodily re-  
mains of an aborted infant for the sole purpose of lawfully disposing of the  
body or bodily remains of the aborted infant.