

SB0190/863220/1

BY: Delegate Cox

AMENDMENT TO SENATE BILL 190
(Third Reading File Bill – Committee Reprint)

On page 98, under:

Heading: Medical Care Programs Administration

Program: M00Q01.03

Entitled: Medical Care Provider Reimbursements

In line 38, after “surgeon,” insert “who is not involved in or part of any medical group offering to provide the abortion, nor is financially receiving payment in any way from the potential abortion.”.

On page 99, in line 8, after “or social agency” insert “as long as the social agency has reported the rape, sexual offense, or incest to a law enforcement agency”; and in line 12, after “abnormality” insert “as long as the medical defect is certified by two independent physicians not receiving any funds from an abortion or abortion provider that the fetus is unlikely, within a reasonable degree of medical certainty, to survive outside the womb”.

On page 101, under:

Heading: Medical Care Programs Administration

Program: M00Q01.07

Entitled: Maryland Children’s Health Program

In line 3, after “surgeon,” insert “who is not involved in or part of any medical group offering to provide the abortion, nor is financially receiving payment in any way from the potential abortion.”; in line 12, after “or social agency” insert “as long as the social agency has reported the rape, sexual offense, or incest to a law enforcement”.

(Over)

agency"; in line 16, after "abnormality" insert "as long as the medical defect is certified by two independent physicians not receiving any funds from an abortion or abortion provider that the fetus is unlikely, within a reasonable degree of medical certainty, to survive outside the womb".