

Impact Analysis on Proposed Legislation

Virginia Criminal Sentencing Commission

Senate Bill No. 319

Amendment in the Nature of a Substitute (Patron Prior to Substitute – Stolle)

Date Submitted: 2/19/04 **LD #: 04-0218820**

Topic: Homicide of a fetus

Proposed Change:

The proposal adds § 18.2-32.2 to the *Code of Virginia* to create two new crimes. Paragraph A specifies that any person who unlawfully, willfully, deliberately, maliciously, and with premeditation kills the fetus of another is guilty of a Class 2 felony. Paragraph B specifies that any person who unlawfully, willfully, maliciously, and deliberately kills the fetus of another is guilty of a felony punishable by five to 40 years.

Under subsection A of § 18.2-51.2, the malicious wounding of any person with the intent to maim, disfigure, disable or kill is punishable as a Class 2 felony if the victim is severely injured and suffers permanent and significant physical impairment. However, a child in utero is not specifically designated a potential victim of this crime. Under subsection B of § 18.2-51.2, the malicious wounding of a pregnant woman with the intent to maim, disfigure, disable or kill her or to cause the involuntary termination of her pregnancy is also a Class 2 felony.

Data Analysis:

Based on fiscal year (FY) 2000 and FY2001 Pre/Post-Sentence Investigation (PSI) data, there were no convictions for violations of subsection B of § 18.2-51.2 either as the primary (most serious) offense or an additional offense in a sentencing event. There were 118 convictions for violations of subsection A of § 18.2-51.2 as the primary offense in a sentencing event. Of these, 109 (92%) received state-responsible (prison) terms with a median effective sentence of fifteen years.

Impact of Proposed Legislation:

The proposed legislation establishes two new crimes that are not specifically defined in the current *Code*. The proposed legislation may have an impact on the bed space needs of the Commonwealth. However, the databases available to the Commission are insufficient to provide information on the number of incidences that may be affected by the proposed legislation.

Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities and is \$0 for periods of commitment to the custody of the Department of Juvenile Justice.

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