HB225 INTRODUCED

1 HB225
2 JGUGFNN-1
3 By Representatives Daniels, Chestnut, Travis, Tillman, Warren
4
5 RFD: Judiciary
6 First Read: 22-Feb-24
SYNOPSIS:

Existing law protects the rights of unborn children in certain circumstances.

The Alabama Supreme Court has held that "extrauterine children," that is, unborn children "located outside of a biological uterus," are considered unborn children for purposes of the Wrongful Death of a Minor Act.

This bill would provide that any fertilized human egg or human embryo that exists outside of a human uterus is not considered an unborn child or human being for any purpose under state law.

A BILL TO BE ENTITLED
AN ACT

Relating to unborn children; to provide that any fertilized human egg or human embryo that exists outside of a human uterus is not considered an unborn child or human being for any purpose under state law.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Any fertilized human egg or human embryo that exists in any form outside of the uterus of a human body
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shall not, under any circumstances, be considered an unborn
child, a minor child, a natural person, or any other term that
connotes a human being for any purpose under state law.

Section 2. This act shall become effective immediately.