# 1991 No. 499

# **MEDICAL PROFESSION**

The Abortion Regulations 1991

Made	4th March 1991
Laid before Parliament	7th March 1991
Coming into force	lst April 1991

The Secretary of State for Health, in exercise of the powers conferred by section 2 of the Abortion Act 1967(1) and now vested in him(2), and of all other powers enabling him in that behalf, hereby makes the following Regulations:—

#### **Citation and commencement**

**1.**—(1) These Regulations may be cited as the Abortion Regulations 1991, and shall come into force on 1st April 1991.

(2) These Regulations extend to England and Wales only.

#### Interpretation

**2.** In these Regulations "the Act" means the Abortion Act 1967 and "practitioner" means a registered medical practitioner.

## **Certificate of opinion**

**3.**—(1) Any opinion to which section 1 of the Act refers shall be certified—

- (a) in the case of a pregnancy terminated in accordance with section 1(1) of the Act, in the form set out in Part I of Schedule 1 to these Regulations, and
- (b) in the case of a pregnancy terminated in accordance with section 1(4) of the Act, in the form set out in Part II of that Schedule.

(2) Any certificate of an opinion referred to in section 1(1) of the Act shall be given before the commencement of the treatment for the termination of the pregnancy to which it relates.

<sup>(1) 1967</sup> c. 87; section 2(2) was amended by the Transfer of Functions (Wales) Order 1969 (S.I. 1969/388), article 2(2) and Schedule 1, and by the Transfer of Functions (Health and Social Security) Order 1988 (S.I. 1988/1843), Schedule 3.

 <sup>(2)</sup> See the Secretary of State for Social Services Order 1968 (S.I. 1968/1699), article 5(4).

(3) Any certificate of an opinion referred to in section 1(4) of the Act shall be given before the commencement of the treatment for the termination of the pregnancy to which it relates or, if that is not reasonably practicable, not later than 24 hours after such termination.

(4) Any such certificate as is referred to in paragraphs (2) and (3) of this regulation shall be preserved by the practitioner who terminated the pregnancy to which it relates for a period of not less than three years beginning with the date of the termination.

(5) A certificate which is no longer to be preserved shall be destroyed by the person in whose custody it then is.

#### Notice of termination of pregnancy and information relating to the termination

**4.**—(1) Any practitioner who terminates a pregnancy in England or Wales shall give to the appropriate Chief Medical Officer—

- (a) notice of the termination, and
- (b) such other information relating to the termination as is specified in the form set out in Schedule 2 to these Regulations,

and shall do so by sending them to him in a sealed envelope within 7 days of the termination.

- (2) The appropriate Chief Medical Officer is-
  - (a) where the pregnancy was terminated in England, the Chief Medical Officer of the Department of Health, Richmond House, Whitehall, London, SW1A 2NS; or
  - (b) where the pregnancy was terminated in Wales, the Chief Medical Officer of the Welsh Office, Cathays Park, Cardiff, CF1 3NQ.

## **Restriction on disclosure of information**

**5.** A notice given or any information furnished to a Chief Medical Officer in pursuance of these Regulations shall not be disclosed except that disclosure may be made—

- (a) for the purposes of carrying out their duties—
  - (i) to an officer of the Department of Health authorised by the Chief Medical Officer of that Department, or to an officer of the Welsh Office authorised by the Chief Medical Officer of that Office, as the case may be, or
  - (ii) to the Registrar General or a member of his staff authorised by him; or
- (b) for the purposes of carrying out his duties in relation to offences under the Act or the law relating to abortion, to the Director of Public Prosecutions or a member of his staff authorised by him; or
- (c) for the purposes of investigating whether an offence has been committed under the Act or the law relating to abortion, to a police officer not below the rank of superintendent or a person authorised by him; or
- (d) pursuant to a court order, for the purposes of proceedings which have begun; or
- (e) for the purposes of bona fide scientific research; or
- (f) to the practitioner who terminated the pregnancy; or
- (g) to a practitioner, with the consent in writing of the woman whose pregnancy was terminated; or
- (h) when requested by the President of the General Medical Council for the purpose of investigating whether there has been serious professional misconduct by a practitioner, to the President of the General Medical Council or a member of its staff authorised by him.

## Revocations

6. The whole of the Regulations specified in Schedule 3 to these Regulations are revoked.

4th March 1991

*William Waldegrave* Secretary of State for Health

## SCHEDULE 1

Regulation 3(1)

## PART I

Form HSA1 (revised 1991) Form HSA1 (revised 1991)

IN CONFID	ENCE	ABORTION ACT 1967
		Not to be destroyed within three years of the date of operation
		Certificate to be completed before an abortion is
		performed under Section 1(1) of the Act
I,		(Name and qualifications of practitioner in block capitals)
of		
		(Full address of practitioner)
Have/have		en/and examined* the pregnant woman to whom this certificate relates at
		(full address of place at which patient was seen or examined)
on		
and I		(Name and qualifications of practitioner in block capitals)
of		
Have /bave	nott co	(Full address of practitioner)
nave/nave		en/and examined* the pregnant woman to whom this certificate relates at
		(Full address of place at which patient was seen or examined)
		that we are of the opinion, formed in good faith, that in the case
-	-	
		(Full name of pregnant woman in block capitals)
of		
		(Usual place of residence of pregnant woman in block capitals)
(Ring appro-	A	the continuance of the pregnancy would involve risk to the life of the pregnant woman greater than if the pregnancy were terminated;
priate letter(s))	В	the termination is necessary to prevent grave permanent injury to the physical or mental health of the pregnant woman;
	Ċ	the pregnancy has NOT exceeded its 24th week and that the continuance of the pregnancy would involve risk, greater than if the pregnancy were terminated, of injury to the physical or mental health of the pregnant woman;
	D	the pregnancy has NOT exceeded its 24th week and that the continuance of the pregnancy would involve risk, greater than if the pregnancy were terminated, of injury to the physical or mental health of any existing child(ren) of the family of the pregnant woman;
	E	there is a substantial risk that if the child were born it would suffer from such physical or mental abnormalities as to be seriously handicapped.
	icy to w	opinion is given before the commencement of the treatment for the termination hich it refers and relates to the circumstances of the pregnant woman's
		Date

 Signed
 Date

 \* Delete as appropriate
 Form HSA1 (revised 1991)

## PART II

## SCHEDULE 1

## IN CONFIDENCE

Certificate B

.....

Not to be destroyed within three years of the date of operation

## **ABORTION ACT 1967**

Certificate to be Completed in Relation to Abortion Performed in Emergency under Section 1(4) of the Act

I, (Name and qualifications of practitioner in block capitals)

of .....

.....

(Full address of practitioner)

hereby certify that I \*am/was of the opinion formed in good faith that it \*is/was necessary immediately to terminate the pregnancy of

(Full name of pregnant woman in block capitals)

of .....

(Usual place of residence of pregnant woman in block capitals)

(Ring in appropriate number)

in order 1. to save the life of the pregnant woman; or

2. to prevent grave permanent injury to the physical or mental health of the pregnant woman.

A. before the commencement of the treatment for the termination of the

This certificate of opinion is given-

(Ring appropriate letter) pregnancy to which it relates; or,

if that is not reasonably practicable, then

B. not later than 24 hours after such termination.

Signed \_\_\_\_\_

Date

\*Delete as appropriate

## SCHEDULE 2

Regulation 4

IN CONFIDENCE	ABORTION NOTIFICATION			
	ABORTIC FORM OF NOTIFICAT This form is to be COMPLET PREGNANCY and sent in a s termination to:-	FION (E ED BY 1	ingland and Wales) THE PRACTITIONER TERMI	
	The Chief Medical Officer Department of Health Richmond House 79 Whitehall LONDON SW1A 2NS	OR	The Chief Medical Office Welsh Office Cathays Park CARDIFF CF1 3NQ in respect of the termin of the pregnancy in Wa	ation
PLEAS	E USE BLOCK CAPITALS AND		RALS FOR DATES THROUG	GHOUT
1. PRACTITIONER TEI NAME	RMINATING THE PREGNANCY			

		•,		
PERMANENT ADDRESS		of		
		hereby give notice that I terminated the pregnanc; knowledge the particulars on this form are corre giving Certificate A having seen/not seen <sup>1</sup> ar	y of the woman named overleaf, and to the bes ct. I further certify that I joined/did not je	it of my <b>⊳in⁺ in</b>
		Signature	Date	
2.	CERTIFICATION	In all non-emergency cases state particulars	of practitioners who joined in giving Cert	ificate A.
		1. To be completed in <b>all</b> cases.	2. Do <b>not</b> complete if the operating pract joined in giving Certificate A.	litioner
	NAME			
	PERMANENT ADDRESS			
Did	the practitioner named at 1	certify that he saw/and examined the pregnant	woman before giving the certificate?	(tick appropriate box)
Did	the practitioner named at 2	certify that he saw/and examined the pregnant	woman before giving the certificate?	
		DO NOT COMPLETE IF SECTION	ON 20 BELOW APPLIES	Please leave these boxes blank
3.	NAME AND ADDRESS OF PLACE OF TERMINATION			
		Was the patient a NHS case terminated in a approved place under an agency agreement		
tde	elete as appropriate			

Form HSA4 (Revised 1991)

4. WOMAN'S FULL NAME AND PERMANENT			Please leave these boxes blank
	ADDRESS (INCLUDING COUNTRY IF RESIDENT	Forename(s)	
	OUTSIDE ENGLAND AND WALES)	Address	
	PRESENT ADDRESS	Postcode	
	AND WALES	Postcode	
5.	DATE OF BIRTH	MONTHYEAR	
6.	MARITAL STATUS	(tick appropriate box)         1       Single       3       Widowed       5       Separated         2       Married       4       Divorced       NK       Not Known	
7.	PARITY	Number of woman's previous:- a. (i ) Livebirths (Enter number - If NIL enter 0) (ii ) Stillbirths (iii) Spontaneous miscarriages b. Legal terminations	
8*.	ADMISSION	Date of admission to	
9*.	TERMINATION	Date of termination	
10*.	DISCHARGE	Date of discharge from	
11*.	DAY CASE	(tick appropriate box)	
		Was this a planned day case?	

\* If the method of treatment used to terminate the pregnancy was <u>Antiprogesterone with Prostaglandin without any</u> <u>supplementary surgical termination</u> do not complete sections 8-11 but INSTEAD complete section 20

12.	GESTATION	1.	Specify number of weeks by completing a	a <u>or</u> b as appropriate	Please leave these boxes blank
			a. <u>Pregnancy has NOT exceeded</u> <u>its 24th week</u> Gestation estimated atweeks	b. Pregnancy HAS exceeded its 24th week (ensure that section 14 is also completed)	
		2.	Methods of estimation (tick appropriate	Gestation estimated atweeks box(es)) Other - specify:	
13.	GROUNDS		tified ground(s) for terminating the pregnanc	sy stated on CERTIFICATE A were:-	
			of the pregnancy would involve risk to the l an greater than if the pregnancy were terminat		
			s necessary to prevent grave permanent injuntal health of the pregnant woman.	B State main medical condition(s):-	
	continuance the pregnar	e of the p	as NOT exceeded its 24th week and that the regnancy would involve risk, greater than if terminated, of injury to the physical or pregnant woman.	C State main medical condition(s):-	
	continuance the pregnar	e of the p ncy were	as NOT exceeded its 24th week and that the regnancy would involve risk, greater than if terminated, of injury to the physical or ment g child(ren) of the family of the pregnant wo	al	
			ntial risk that if the child were born it would e seriously handicapped:- STATE	suffer from such physical or mental	
ЕΊΤΗ	ER (i) (a) Diagr	nosis			
	(b) Meth	od(s) of d Amnioce	liagnosis (lick appropriate box(es)) Intesis Ultrasound Sam	onic Villus Cther - oling specify	
OR	1. Condition	n in woma	nant woman causing suspected condition ir		
	2. Suspecte		on in fetus - specify:		
EME			tion was immediately necessary, as stated o		
	F to save the	life of the	pregnant woman	F or G - state main medical condition(s):-	
	G to prevent of	grave per	manent injury to the physical or mental heal	th of the pregnant woman	
14.	OVER 24 WE		the pregnancy was terminated after it had tatement of the medical condition of the pre-		a full

9

15.	SELECTIVE TERMIN	VATION Was this a selective termination?	Please leave these boxes blank
		State:- (i) original number of fetuses	
		(ii) number of fetuses reduced to	
		All other relevant sections of the form should also be completed	
		(tick appropriate boxes)	
16.	METHOD	Cervical preparation?	
		Surgical termination:- *Medical termination:-	
		Vacuum aspiration Prostaglandin only	
		Dilatation and Evacuation Prostaglandins with:- (tick appropriate boxes)	
		Hysterotomy	
		Hysterectomy Antiprogesterone (if used see also section 20 below)	
		Other surgical - specify:-	
		* Do not enter an evacuation of retained products of conception as a	
		further method of termination.	
17.	COMPLICATIONS*	(tick appropriate box(es))	
		Other - specify:-     Do not enter an evacuation of retained products of conception as a complication.	
<u> </u>			
18.	STERILISATION	(tick appropriate box)	
		Was a sterilisation operation performed?	
19.	DEATH OF WOMAN	In the case of death, specify:-	
	TI OMPAT	(i) DateYEAR	
		(ii) Cause	
20.	ANTIPROGESTERO WITH PROSTAGLAI		
(i) D	ate of treatment with An	tiprogesteroneYEAR	
Add	ress of place		
(ii) C	Date of treatment with Pr	ostaglandinYEAR	
	-		
of tr			
(iii) 1	Date termination confirm		
	Was the patient a NHS o		
	under an agency agreen	nent? YES NO	

#### SCHEDULE 3

Regulation 6

## **REGULATIONS REVOKED**

Column 1	Column 2
Regulations revoked	References
The Abortion Regulations 1968	S.I.1968/390
The Abortion (Amendment) Regulations 1969	S.I. 1969/636
The Abortion (Amendment) Regulations 1976	S.I. 1976/15
The Abortion (Amendment) Regulations 1980	S.I. 1980/1724

## **EXPLANATORY NOTE**

#### (This note is not part of the Regulations)

These Regulations (which extend to England and Wales) are made under section 2 of the Abortion Act 1967, and replace the Abortion Regulations 1968 and the three sets of amending regulations. These Regulations make new provision to take account in particular of the amendments to the Abortion Act 1967 made by section 37 of the Human Fertilisation and Embryology Act 1990 (c. 37), including the new grounds for abortion introduced by those amendments. The Regulations—

- (a) prescribe forms for the purpose of certifying opinions under section 1 of the Act and the time for such certification (regulation 3(1), (2) and (3) and Schedule 1);
- (b) provide for the preservation and disposal of such certificates (regulation 3(4) and (5));
- (c) require notice of the abortion, and information relevant to it, to be given to the Chief Medical Officer (regulation 4 and Schedule 2);
- (d) restrict the disclosure of such notices and information (regulation 5); and
- (e) revoke the Abortion Regulations 1968 and the three sets of amending regulations (regulation 6 and Schedule 3).