

the department in writing. When making a determination of whether the mother shall be permitted to keep one child the best interest of the adoption agencies and their prospective customers shall be given consideration by the department. All parental rights of any mother described in Sections 30 to 39 of this act shall be terminated permanently and irrevocably by operation of law. In the event that no customer of the adoption agency whose application is being processed desires to adopt the child under consideration, such child shall be passed down to the next agency on the list of the Department of Social Services and such process shall be continued until an agreement is reached for placement of the child. If no agreement for a placement is reached by any agency on the department's list, the child shall become a ward of the state and shall be dealt with in the same manner as other wards. For purposes of Sections 30 to 39 of this act, newborn applies to the first 30 days following the birth of a child. Such period permits prospective customers to evaluate the child to determine whether the child is suitable for their purposes and to allow other agencies on the list of the Department of Social Services to attempt to consummate a placement if circumstances warrant. Any hospital or health care provider who hands over a newborn child to any adoption agency pursuant to these provisions shall inform the mother of such child that her baby was stillborn and that its body was disposed of in accordance with the rules and procedures of the hospital or health care provider. No hospital or health care provider who substantially complies with these provisions shall have any liability, civil or criminal, for any acts or omissions. No court shall have jurisdiction to review or hear any case or matter whatsoever involving agreements or activities undertaken or performed by any person or agency authorized or empowered to act pursuant to Sections 30 to 39 of this act. The Department of Social Services shall adopt rules and regulations for determining the intelligence quotient of pregnant women affected by Sections 30 to 39 of this act. Then we would renumber accordingly. This provision, if you adopt it, will make plenty of babies available to the elitists whose interests are being served by this bill and we can show unequivocally the lack of regard we have for poor or unfortunate pregnant women who may be pressured or coerced into giving over their children during a time when they're probably not in a position to make an informed decision. I am very offended by what this bill does. The sponsors think what they are doing is good for somebody. I disagree with them. I offer you this amendment because it puts everything in a neat, tidy package. It cuts off all the loose