
To amend Federal Law as it deals with abortion and contraceptives

In the House of Representatives

January 4, 2019

The American Abortion and Contraceptive Act of 2019

Section 1

A female may have an abortion for any reason until the end of week 13 after conception. The Federal Government shall not prevent the recipient of any federal funds from performing legal abortions.

Section 2

After a fetus has completed twelve weeks, it shall be considered a child. A child shall not be subject to an abortion unless the life of the carrier will be lost unless performed, or, it is determined by two or more medical doctors that the child has clinically catastrophic issues that would render the child unable to perform simple life activities such as eating or learning simple first grade skills. During the first twelve weeks of pregnancy, the carrier of the child shall have the sole responsibility to make the decision to abort the child unless the carrier is judged incompetent by a state judge to do so. In that instance the sperm provider shall make said determination. If the sperm provider is not known, the carrier's next of kin shall make the decision. If no next of kin is known, a judge shall make the final determination.

Section 3

The federal government will pay for FDA approved contraceptives for either males or females in (up to) six month quantities. Prices for contraceptives shall be established by Centers for Medicare & Medicaid Services (CMS) a part of the United States Department of Health and Human Services. A physician may provide a prescription to any female at least thirteen years old without parental consent.

Section 4

Individuals with hands-on participation in an illegal abortion shall be considered as having committed involuntary manslaughter and shall be tried in Federal Court. Organizations with hands-on participation in an

illegal abortion shall be tried in Federal Court and if found guilty, shall have their operating license suspended six months.

Section 5

Changes to this law require sixty votes in Senate.

320 words excluding boilerplate

Last up-dated: 12/1/2018

Revision #2

Note:

Like all proposals from the Laws Made Simple Group, this bill is designed to be accepted as is, without any changes in wording, amounts, dates and without any amendments. Most bills presented for consideration contain fewer than two thousand words. The Group requests that the Speaker of the House employ the "Up and Down" voting method for all of its bills being offered for consideration. While our overall goal is to reduce federal expenditures, we rely on the expertise of others to calculate the real cost of this proposal.