WHAT DOES FLORIDA'S AMENDMENT 4 ACTUALLY SAY?

Claims it will

"limit
government"
when it in fact
deprives the
people of setting
any reasonable
limits on lateterm abortions.

This amendment eliminates basic health & safety standards designed to protect women.

Ambiguous
terminology.
Viability,
changes with
advancements
in medicine and
is not defined
in law.

This creates a clear conflict of interest as viability will be determined by the person financially incentivized to sell an abortion.

Title: Amendment to Limit
Government Interference with
Abortion

Full Text: Limiting government "interference" with abortion.—

Except as provided in Article X, Section 22, no law shall prohibit, penalize, delay, or restrict abortion before viability or when necessary to protect the patient's health, as determined by the patient's healthcare provider.

Article X.
Section 22
provides
provisions only
to ensure
parents are
notified before
a minor seeks
an abortion.

Too broad.
Courts have determined this to mean unlimited abortion, even for financial or family reasons.

AKA: No licensed physician necessary.

FLORIDIANS DESERVE BETTER THAN ABORTION IN ALL NINE MONTHS.

VOTE NO ON AMENDMENT 4 ON NOVEMBER 5TH, 2024.

