

WHAT DOES NEVADA'S QUESTION 6 ACTUALLY SAY?



THE NEVADA REPRODUCTIVE RIGHTS AMENDMENT

THE PEOPLE OF THE STATE OF NEVADA DO ENACT AS FOLLOWS

Sec. 1. That a new section, designated Section 25, be added to Article 1 of the Nevada Constitution to read as follows:

Sec. 1. All individuals shall have a fundamental right to abortion performed or administered by a qualified health care practitioner until fetal viability, or when needed to protect the life or health of the pregnant patient, without interference from the state or its political subdivisions. The right established by this section shall not be denied, burdened, or infringed upon unless justified by a compelling state interest that is achieved by the least restrictive means.

Sec. 2. As used in this section: A "compelling state interest" means an interest which is limited exclusively to the state's interest in protecting, maintaining, or improving the health of an individual who is seeking abortion care that is consistent with accepted clinical standards of practice; and "Fetal viability" means the point in pregnancy when, in the professional judgment of the patient's treating health care practitioner, there is a significant likelihood of the fetus' sustained survival outside the uterus without the application of extraordinary medical measures.

Sec. 2. Severability. If any part of this Act be declared invalid, or the application thereof to any person, thing or circumstance is held invalid, such invalidity shall not affect the remaining provisions or application of this Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable. This subsection shall be construed broadly to preserve and effectuate the declared purpose of this Act.

DESCRIPTION OF EFFECT

If enacted, this initiative would add a new section to Article 1 of the Nevada Constitution establishing a fundamental, individual right to abortion. This initiative enables individuals to make and carry out decisions about matters relating to abortion without interference from state or local governments. If this measure is enacted, the State still may regulate provision of abortion after fetal viability, which is defined in the measure, except where necessary to protect the life or health of the pregnant individual.

In other words, really difficult to get rid of!

"Individual" is deliberately vague in order to include minors, making them more vulnerable to sexual abusers.

Killing innocent babies is not health care for a mom and certainly not health care for the one who dies.

There are no pro-life laws that prohibit protections for the life of the mother. This addition is a diversion.



This has been legally used to defend abortion for ANY reason, even for financial, familial, or emotional health.

Positive-sounding euphemism masks how the amendment would legalize abortion through birth & for any reason.

This fundamentally contradicts the U.S. Constitution, which guarantees the Right to Life for all.

"Viability" is an ambiguous term that leaves it within the discretion of a biased party who will profit: the abortionist.

Likely makes it illegal to enforce common sense safety standards for facilities that commit abortions, as safety standards could be construed as "interference."