



WHAT DOES SOUTH DAKOTA'S *AMENDMENT G* ACTUALLY SAY?

“

No one should have the “right” to end the life of an innocent child. In the United States, we are guaranteed the Right to Life for all.

Also arbitrary! There is no **MAGICAL** developmental difference once a mother crosses the threshold into her next trimester that warrants more protection for her preborn child.

Some courts have determined this to be even if the mother feels sad that day.

“

Title: South Dakota Right to Abortion Initiative

ARBITRARY!! A human doesn't become more human (valuable) based on their age

Full Text: After the end of the first trimester, the State may regulate by law the abortion decision and its effectuation only in ways that are reasonably related to the health of the pregnant woman.

“HEALTH” is too broad. Courts have determined this to mean unlimited abortion, even for financial or family reasons

A “woman” in the lawful definition of South Dakota means a female of any age, including minors who may be experiencing abuse.

After the end of the second trimester, the State may regulate or prohibit abortion, except when it is necessary, in the medical judgment of the woman's physician, to preserve the life or physical or emotional health of the pregnant woman.

Ambiguous terminology that leaves the decision in the hands of the abortionist who stands to profit from the abortion.

SOUTH DAKOTANS DESERVE BETTER THAN
ABORTION IN ALL NINE MONTHS.
VOTE NO ON NOVEMBER 5.

”