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2019-2020 #116 - Amended

Colorado Secretary of State

END LATE ABORTIONS IN COLORADO

BE IT ENACTED BY THE PEOPLE OF THE STATE OF COLORADO:

SECTION 1. IN COLORADO REVISED STATUTES, ADD PART 9 TO ARTICLE 6 OF TITLE 18 AS FOLLOWS:

Part 9

LATE ABORTIONS PROHIBITED

18-6-901. Declaration of the People.

- (1) THE PEOPLE OF THE STATE OF COLORADO FIND AND DECLARE THAT:
- (a) CURRENTLY, IN THE STATE OF COLORADO AN ABORTION CAN BE PERFORMED PERFORMED AT ANY TIME DURING PREGNANCY.
- (b) THIS INITATIVE WOULD PROHIBIT AN ABORTION AFTER 22 WEEKS GESTATIONAL AGE OF THE FETUS.

18-6-902. Definitions. AS USED IN THIS PART 9:

(1) "Abortion" means the act of using or prescribing any instrument, medicine, drug, or any other substance, device, or means with the intent to terminate the pregnancy of a woman known to be pregnant or with the intent to kill the unborn child of a woman known to be pregnant. Such use, prescription, or means is not an abortion if done with the intent to:

- (a) SAVE THE LIFE OR PRESERVE THE HEALTH OF THE EMBRYO OR FETUS;
- (b) REMOVE A DEAD EMBRYO OR FETUS CAUSED BY MISCARRIAGE; OR
- (c) REMOVE AN ECTOPIC PREGNANCY.

(2) "GESTATIONAL AGE" MEANS THE TIME THAT HAS ELAPSED FROM THE FIRST DAY OF THE WOMAN'S LAST MENSTRUAL PERIOD.

(3) "PROBABLE GESTATIONAL AGE" MEANS WHAT, IN THE JUDGMENT OF THE PHYSICIAN USING BEST MEDICAL PRACTICES, WILL WITH REASONABLE PROBABILITY BE THE GESTATIONAL AGE OF THE UNBORN CHILD AT THE TIME AN ABORTION IS PLANNED TO BE PERFORMED."

(4) "22 TWENTY-TWO WEEKS" MEANS 22 TWENTY-TWO WEEKS, 0 ZERO DAYS GESTATIONAL AGE.

18-6-903. Abortion after 22 weeks gestational age prohibited.

- UNLAWFUL CONDUCT. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, EXCEPT AS PROVIDED IN 18-6-903
 (3), IT IS UNLAWFUL FOR ANY PERSON TO INTENTIONALLY OR RECKLESSLY PERFORM OR ATTEMPT TO PERFORM AN ABORTION IF THE PROBABLE GESTATIONAL AGE OF THE FETUS IS AT LEAST 22 WEEKS.
- (2) ASSESSMENT OF GESTATIONAL AGE. A PHYSICIAN PERFORMING OR ATTEMPTING AN ABORTION SHALL FIRST MAKE A DETERMINATION OF THE PROBABLE GESTATIONAL AGE. IN MAKING SUCH A DETERMINATION, THE PHYSICIAN SHALL MAKE SUCH INQUIRIES OF THE PREGNANT WOMAN AND PERFORM OR CAUSE TO BE PERFORMED SUCH MEDICAL EXAMINATIONS AND TESTS AS A REASONABLY PRUDENT PHYSICIAN, KNOWLEDGEABLE ABOUT THE CASE AND THE MEDICAL CONDITIONS INVOLVED, WOULD CONSIDER NECESSARY TO MAKE AN ACCURATE DETERMINATION OF THE GESTATIONAL AGE.
- (3) AFFIRMATIVE DEFENSE. IF, IN THE REASONABLE MEDICAL JUDGEMENT OF THE PHYSICIAN, AN ABORTION IS IMMEDIATELY REQUIRED, RATHER THAN AN EXPEDITED DELIVERY OF THE FETUS, TO SAVE THE LIFE OF A PREGNANT WOMAN THAT WHO IS THREATENED BY A PHYSICAL DISORDER, PHYSICAL ILLNESS, OR PHYSICAL INJURY, NOT INCLUDING PSYCHOLOGICAL OR EMOTIONAL CONDITIONS, SUCH AN ABORTION IS NOT UNLAWFUL. IN SUCH A SITUATION, A PHYSICIAN MAY REASONABLY RELY UPON AN ASSESSMENT OF GESTATIONAL AGE MADE BY ANOTHER PHYSICIAN INSTEAD OF ABIDING BY THE PROVISIONS OF 18-6-903 (2).
- (4) PROVISION FOR SURVIVAL. IF AN ABORTION AT 22 WEEKS OR AFTER IS NECESSARY TO SAVE THE LIFE OF THE MOTHER THAT WHO IS THREATENED IN THE MANNER DESCRIBED IN 18-6-903 (3), AND IF THE PHYSICIAN PROCEEDS TO A TERMINATION OF THE PREGNANCY, THE PHYSICIAN SHALL TERMINATE THE PREGNANCY IN THE MANNER WHICH, IN REASONABLE MEDICAL JUDGMENT, PROVIDES THE BEST OPPORTUNITY FOR THE FETUS TO SURVIVE, UNLESS, IN REASONABLE MEDICAL JUDGMENT, TERMINATION OF THE PREGNANCY IN THAT MANNER WOULD POSE A GREATER RISK OF DEATH TO THE PREGNANT WOMAN.
- (5) CRIMINAL PENALTIES. ANY PERSON WHO INTENTIONALLY OR RECKLESSLY PERFORMS OR INDUCES OR ATTEMPTS TO PERFORM OR INDUCE AN ABORTION IN VIOLATION OF THIS PART 9 IS GUILTY OF A CLASS 3 FELONY. A WOMAN ON WHOM AN ABORTION IS PERFORMED OR A PERSON WHO FILLS A PRESCRIPTION OR PROVIDES EQUIPMENT USED IN AN ABORTION DOES NOT VIOLATE THIS PART 9 AND CANNOT BE CHARGED WITH A CRIME IN CONNECTION THEREWITH.
- (6) EFFECTIVE DATE. IF APPROVED BY THE VOTERS, THIS PART 9, ALONG WITH C.R.S. 12-36-117(1)(NN), AND C.R.S. 12-36-118(9.5), SHALL BECOME EFFECTIVE UPON CERTIFICATION OF THE VOTE FOR THE NOVEMBER 2020 ELECTION AND SHALL BE SELF EXECUTING.

SECTION 2. IN COLORADO REVISED STATUTES, 12-240-121, ADD (1)(nnee) AS FOLLOWS:

12-240-121. Unprofessional conduct-definitions. (1) "Unprofessional conduct" as used in this Article 240 means:

(nn) A VIOLATION OF SECTION 18-6-903.

SECTION 3. IN COLORADO REVISED STATUTES, 12-240-125, ADD (9.5) AS FOLLOWS:

12-240-125. Disciplinary action by board – immunity – rules.

(98.5) IF THE BOARD FINDS A LICENSEE COMMITTED UNPROFESSIONAL CONDUCT IN VIOLATION OF SECTION 12-240-121 (1)(mee), THE BOARD SHALL SUSPEND THE LICENSEE'S LICENSE FOR AT LEAST ONE YEAR.

SECTION 4. Effective date-applicability-self-executing. (1) This act takes effect from and after the date of the official declaration of the vote thereon by proclamation of the governor, and applies to offenses committed on or after said date.

(2) The provisions of this initiative are self-executing.