



Nevada Abortion Law Summarized

“Abortion” defined. As used in [NRS 442.240](#) to [442.270](#), inclusive, unless the context requires otherwise, “abortion” means the termination of a human pregnancy with an intention other than to produce the birth of an infant capable of sustained survival by natural or artificial supportive systems or to remove a dead fetus. **NRS 442.240 (NOTE: Miscarriage, ectopic pregnancy treatment do not fall within this definition.)**

NO WOMAN IN NEVADA WILL BE DENIED AN ABORTION UNDER CURRENT LAW. REGARDLESS OF HER AGE. REGARDLESS OF THE AGE OF THE PREBORN CHILD. NO ELECTED OFFICIAL OR CANDIDATE CAN CHANGE THAT FACT. Nevada passed a “Freedom of Choice Act” in 1990 guaranteeing abortion up to 24 weeks. The procedure must be done by a licensed physician. After 24 weeks it must be done in a licensed hospital that can provide life saving medical treatment for an infant born alive. This portion of law (**NRS442.250**) can not be altered except through a vote of the people.

Nevada has a very weak informed consent law. There is no reflection period, no state provided and standardized informed consent information, and no mandatory ultrasound viewing opportunity. **NRS442.253**

Nevada has a **parental notice** of minor obtaining an abortion law that is **currently not enforced**. Nevada Right to Life is seeking enforcement through the Courts. **NRS442.255**

Basic Health and Safety Standards

Only licensed physicians can perform abortions in Nevada. After 24 weeks gestation, the abortion must take place in a licensed hospital by a licensed doctor. No other protections are in place in Nevada.

Killing of unborn quick child; penalty. A person who willfully kills an unborn quick child, by any injury committed upon the mother of the child, commits manslaughter and shall be punished for a category B felony by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 10 years. **NRS 200.210**

Conscience Doctors and nurses can not be required to participate in abortion. **NRS632.475**
Hospitals can not be required to provide abortions. **NRS449.191**

Commercial use of remains of an aborted embryo or fetus is prohibited. **NRS451.015**

Liability for failure to exercise reasonable care to preserve life of infant born as result of attempted abortion. **NRS 442.270**

Reporting of abortion. Division to adopt regulations governing performance and reporting of abortions. **NRS442.260**

RAPE AND INCEST ARE NOT EXCEPTIONS IN NEVADA,

Because No Woman In Nevada Will Be Denied An Abortion Under Current Law.

Regardless Of Her Age.

Regardless Of The Age Of The Unborn Baby.

No Elected Official Or Candidate Can Change That Fact.

NO WOMAN CAN BE THROWN IN JAIL FOR SEEKING OR RECEIVING AN ABORTION IN NEVADA.
REGARDLESS OF HER AGE OR THE AGE OF THE PREBORN CHILD.

FULL TEXT OF PROPOSED AMENDMENT TO NEVADA CONSTITUTION (C-01-2023) ON THE BALLOT 11/2024

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

At the level of freedom of religion and speech

Every individual, regardless of age AND gender!

IVF??
That's \$\$\$
Who pays?
Taxpayers??

Only licensed doctors can perform abortions now. After this passes???

1. Every individual has a fundamental right to reproductive freedom, which entails the right to make and effectuate decisions about all matters relating to pregnancy, including, without limitation, prenatal care, childbirth, postpartum care, birth control, vasectomy, tubal ligation, abortion, abortion care, management of a miscarriage and infertility care. The right of an individual to reproductive freedom shall not be denied, burdened or infringed upon unless justified by a compelling State interest that is achieved by the least restrictive means available.

Tax-payer funded abortion!

2. Notwithstanding the provisions of subsection 1, the State may regulate the provision of abortion care after fetal viability, provided that in no circumstance may the State prohibit an abortion that, in the professional judgment of an attending provider of health care, is medically indicated to protect the life or physical or mental health of the pregnant individual.

care through & after miscarriage has & always will be legal.

SHAMELESS FEAR-MONGERING!!!

The abortionist makes this decision

Abortion for ANY reason

3. The State shall not penalize, prosecute or otherwise take adverse action against an individual based on the actual, potential, perceived or alleged outcome of the pregnancy of the individual, including, without limitation, a miscarriage, stillbirth or abortion.



*How does this affect malpractice?
Seems like all OB-GYNs and abortionists will be immune.*

4. The State shall not penalize, prosecute or otherwise take adverse action against a provider of health care, who is licensed by the State, for acting consistent with the applicable scope of practice and standard of care for performing an abortion upon, providing abortion care to, or providing reproductive care services to an individual who has granted their voluntary consent.

5. The State shall not penalize, prosecute or otherwise take adverse action against any individual or entity for aiding or assisting another individual in exercising the right of the individual to reproductive freedom with the voluntary consent of the individual.

6. Nothing herein narrows or limits the rights to equality and equal protection.

Regardless of age, eliminates parental involvement PROTECTING PREDATORS AND ABORTION TRAFFICKERS

Gender identity and expression

7. As used in this section:

(a) "Compelling state interest" means an interest which is limited exclusively to the State's interest in protecting the health of an individual who is seeking reproductive health care that is consistent with accepted clinical standards of practice.

(b) "Fetal viability" means the point in a pregnancy when, in the professional judgment of an attending provider of health care and based on the particular facts of the case there is a significant likelihood of the sustained survival of the fetus outside the uterus without the application of extraordinary medical measures.

ALL 9 MONTHS!

At what point can a baby survive outside the uterus w/o extraordinary medical measures?

The baby
has
NO
RIGHTS

The
abortionist
makes this
decision

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.

Abortion legal through all 9 months of pregnancy

⇒ even painful late-term abortions

No safety regulations for MOM or BABY

No parental notification or consent for underage girls

Tax payer funded abortion

And whatever else COURTS decide!

What can you do?

- Decline to sign the petition
- Tell your friends and family
- Volunteer
- DONATE!
-





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THE NEVADA REPRODUCTIVE RIGHTS AMENDMENT

Explanation - Matter in *italics* is new; matter between brackets [~~omitted material~~] is material to be omitted.

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.

Not a
doctor!

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.

too much

Expands abortion through ALL nine months of pregnancy even painful, late-term abortions.

Fetal viability "likelihood of survival without extraordinary medical measures" is imprecise - even a newborn would not be viable.

AND viability is defined by the abortionist. The abortionist decides when the baby is too old to kill.

too political

"Without interference from the state or its political subdivisions." This includes zoning boards, health departments, state legislature, city councils, and school boards.

Takes governance out of the hands of our elected officials.

Establishes abortion as a protected right - the only medical procedure protected at this level.

too vague

All individuals - no age limit. Even minors.

"Fundamental right" is like freedom of speech, press, religion, or conscience. A right so important, so universal, as to require protection from government.

Only a compelling state interest could deny abortion, but compelling state interest is defined as providing abortion.

too DANGEROUS

"Health care practitioner" eliminates current licensed doctor requirement. Endangers women.

In Nevada, underage girls can get an abortion without their parents knowing OR consenting making our state a magnet for predators, abusers, and sex traffickers. This amendment which extends abortion to "all individuals" [no age requirement] will ensure we can never change that.

Radical Abortion Amendment Endangers Women and Children

CURRENTLY, Abortion in Nevada is **legal up to 24 weeks (6 months)**. [Cannot be changed by legislature] Question 7 in 1990 protected this. **Only a vote of the people can change it. NRS442.25**

Abortion must be performed by a licensed doctor. [Cannot be changed by legislature]
With the amendment, abortion can be administered by a "health practitioner." This eliminates a doctor requirement. It could be a nurse or another type of practitioner. **DANGEROUS.**

After 24 weeks, abortions must be performed in a hospital and if a baby is born alive, all efforts to preserve the life and health of the infant born alive must be provided.

This amendment would endanger the hospital requirement that protects both mother and baby.

With the amendment, abortion is legal up to the point the abortionist thinks "there is a significant likelihood of a fetus' sustained survival outside the uterus without the application of extraordinary medical measures." ABORTION WOULD BE LEGAL FOR ALL NINE MONTHS. Even painful late term abortions when the baby has a heartbeat and can feel pain. **EXTREME.**

As defined in Nevada law, "abortion" means the termination of a human pregnancy with an intention other than to produce the birth of an infant capable of sustained survival by natural or artificial supportive systems or to remove a dead fetus. Treating a woman with an ectopic pregnancy or miscarriage care has never and will never be considered an abortion in Nevada.

No woman can be jailed for investigating or receiving an abortion in Nevada.

The amendment grants abortion rights to "all individuals." This would close the door to a parental notification or consent requirement for underage girls seeking an abortion. It will make Nevada a safehaven for child predators and child sex traffickers who can hide their crimes through secret abortions.

Only a compelling state interest can limit abortion, but compelling state interest is defined as "protecting, maintaining, or improving the health of an individual who is seeking abortion care." **No abortion facility regulation (like emergency entries to get a woman bleeding out) that protects women!**

Establishes **abortion** as a fundamental right (like speech, press, religion, or conscience). A right so important, so universal, as to **require protection from government.**

KNOW THE FACTS. SPREAD THE TRUTH.

For more information, DeclineToSignNV.com

Read the Petition at

<https://www.nvsos.gov/sos/home/showpublisheddocument/12633/638375592027970000>

Get involved!

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With the amendment, abortion is legal up to the point the abortionist thinks “there is a significant likelihood of a fetus’ sustained survival outside the uterus without the application of extraordinary medical measures.” ABORTION WOULD BE LEGAL FOR ALL NINE MONTHS. Even painful late term abortions when the baby has a heartbeat and can feel pain. **RADICAL.**

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Paid for by Protect Our Girls PAC

Unsafe. Dangerous. Malicious.

Nevada is Better Than This.

Signature-gatherers are seeking to enshrine **abortion until the moment of birth**, paid for by our hard earned tax dollars, into Nevada's Constitution.

- The amendment would allow non-doctors to perform abortions. **UNSAFE.**
- Eliminates parental notification prior to a minor child's abortion. **DANGEROUS.**
- Benefits predators. **NOT WOMEN.**
- Abortion through all 9 months of pregnancy.
- No protection for women.

KNOW THE FACTS

DeclineToSignNV.com



Designed by Nevada Right to Life, NevadaRightToLife.org. Downloaded, printed, and distributed by concerned individuals.

Unsafe. Dangerous. Malicious.

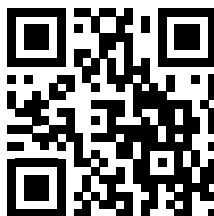
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