

Vote "NO" on Amendment 4

Amendment to Limit Government Interference in Abortion

What it says:

Amendment 4 reads:

"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. This amendment does not change the Legislature's constitutional authority to require notification to a parent or guardian before a minor has an abortion."

What it means:



Abortion Legal up to Viability for All
(23-24 weeks gestation)



Abortion Legal up to Birth with Consent of a Healthcare Provider
(not necessarily a doctor)



No Parental Consent Required for Abortions performed on minors

WHAT TO KNOW ABOUT THE

Florida Heartbeat Protection Act

This is Florida's current abortion law and what will continue if we vote down Amendment 4 in November.



Abortion in Florida is legal up to 6-weeks gestation (the age at which a heartbeat is typically detectible)



Miscarriage care and ectopic pregnancy care are NOT abortions.

Patients will not be denied care for miscarriages or ectopic pregnancies.



The abortion pill must be administered in person by a physician, outlawing the dispensing of the pill through mail.



Exceptions to the 6-week limit exist in cases of in rape, incest, human trafficking, fatal fetal abnormality, or when the pregnant woman's life is in danger.



Abortion providers administering the abortion pill or surgical abortions after 6-weeks gestation may be prosecuted, NOT the woman seeking an abortion.