

Section 1. Declaration.

- (a) As living human beings from the moment we are conceived, we have the unalienable right as recognized by the Fourteenth Amendment of the United States Constitution to continue living and to be safe in our persons;
- (b) We affirm a woman's right to make her own health care decisions and what happens to her own body (and not intentionally harming anyone else's body); to be told accurate information about any procedures, risks, alternatives, and potential outcomes of any drugs or surgeries; and to consent to or deny any life-saving treatment; and the right to continue a pregnancy;
- (c) Prior to 1967, mothers' lives were saved by monitoring the pregnancy, inducing early delivery, helping natural childbirth, and C-section (providing care to the newborn); and pregnant mothers' lives may continue to be saved without treating a child inhumanely or committing violence against a child to purposefully kill them.

Be it Enacted by the People of the State of Colorado:

Section 2. In the Constitution of the state of Colorado, **add** section 33 to Article II as follows:

Section 33. Protection for Pregnant Mothers and Preborn Children.

THE RIGHT OF PREBORN CHILDREN TO CONTINUE LIVING AND PREGNANT MOTHERS TO CONTINUE PREGNANCY IS HEREBY RECOGNIZED. GOVERNMENT SHALL NOT DENY, IMPEDE, OR DISCRIMINATE AGAINST THE EXERCISE OF THAT RIGHT, INCLUDING:

- (A) THE GOVERNMENT SHALL NOT PERMIT BUSINESSES TO OPERATE THAT INTENTIONALLY END THE LIVES OF CHILDREN,
- (B) THE GOVERNMENT SHALL NOT PERMIT DRUGS IN THE STATE INTENDED TO END THE LIVES OF CHILDREN, AND
- (C) THE GOVERNMENT SHALL NOT INFRINGE UPON A CHILD'S RIGHT TO CONTINUE LIVING.

Section 3. This provision shall be self-executing, shall take effect and applies beginning December 25, 2026, if approved by the vote of the people, and is non-retroactive. If any part of this act is found to be unenforceable, the remainder of this act shall remain in effect.