## STATE POLICIES IN BRIEF As of JANUARY 1, 2011

## An Overview of Abortion Laws

**BACKGROUND:** Since the Supreme Court handed down its 1973 decisions in *Roe v. Wade* and *Doe v. Bolton*, states have constructed a lattice work of abortion law, codifying, regulating and limiting whether, when and under what circumstances a woman may obtain an abortion. The following table highlights the major provisions of these state laws. More detailed information can be found by selecting the table column headings in blue. Except where noted, the laws are in effect, although they may not always be enforced.

## **HIGHLIGHTS:**

- *Physician and Hospital Requirements:* 38 states require an abortion to be performed by a licensed physician. 19 states require an abortion to be performed in a hospital after a specified point in the pregnancy, and 19 states require the involvement of a second physician after a specified point.
- Gestational Limits: 38 states prohibit abortions, generally except when necessary to protect the woman's life or health, after a specified point in pregnancy, most often fetal viability.
- "Partial-Birth" Abortion: 16 states have laws in effect that prohibit "partial-birth" abortion. 4 of these laws apply only to postviability abortions.
- Public Funding: 17 states use their own funds to pay for all or most medically necessary abortions for Medicaid enrollees in the state. 32 states prohibit the use of state funds except in those cases when federal funds are available: where the woman's life is in danger or the pregnancy is the result of rape or incest. In defiance of federal requirements, South Dakota limits funding to cases of life endangerment only.
- Coverage by Private Insurance: 4 states restrict coverage of abortion in private insurance plans to cases in which the
  woman's life would be endangered if the pregnancy were carried to term. Additional abortion coverage is permitted
  only if the woman purchases it at her own expense.
- *Refusal*: 46 states allow individual health care providers to refuse to participate in an abortion. 43 states allow institutions to refuse to perform abortions, 16 of which limit refusal to private or religious institutions.
- State-Mandated Counseling: 18 states mandate that women be given counseling before an abortion that includes information on at least one of the following: the purported link between abortion and breast cancer (6 states), the ability of a fetus to feel pain (10 states), long-term mental health consequences for the woman (7 states) or information on the availability of ultrasound (10 states).
- Waiting Periods: 24 states require a woman seeking an abortion to wait a specified period of time, usually 24 hours, between when she receives counseling and the procedure is performed. 7 of these states have laws that effectively require the woman make two separate trips to the clinic to obtain the procedure.
- Parental Involvement: 36 states require some type of parental involvement in a minor's decision to have an abortion.
   22 states require one or both parents to consent to the procedure, while 12 require that one or both parents be notified and 4 states require both parental consent and notification.



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OVERVIEW OF STATE ABORTION LAW (PAGE 1 OF 2)												
STATE	MUST BE PERFORMED BY A	MUST BE PERFORMED IN A	SECOND PHYSICIAN MUST	PROHIBITED EXCEPT IN CASES	"PARTIAL- BIRTH" ABORTION	PUBLIC FUNDING OF ABORTION		PRIVATE INSURANCE				
				OF LIFE OR		Funds All	Funds Limited	COVERAGE				
	LICENSED	HOSPITAL IF	<b>PARTICIPATE</b>	HEALTH	BANNED	or Most	to Life	<b>LIMITED TO LIFE</b>				
	PHYSICIAN	AT:	IF AT:	<b>ENDANGERMENT</b>		Medically	Endangerment,	<b>ENDANGERMENT</b>				
				IF AT:		Necessary	Rape and Incest					
						Abortions	•					
AL	X	Viability	Viability	Viability*	▼		X					
AK	X	-	_	-	▼	X						
AZ		§	Viability	Viability	▼	X						
AR	X		Viability	Viability <sup>†</sup>	X		X					
CA	X			Viability		X	37					
CO	X X	3.71 - 1. 1114		\$711.1114		X	X					
CT DE	A	Viability		Viability ▼‡		X	X					
DC				<b>V</b> .			Λ					
FL	X		24 weeks	24 weeks	▼		X					
GA	X		3rd trimester	3rd trimester	Postviability		X					
HI	X		ord trimester	ord trimester	1 ostvidointy	X	71					
ID	X	Viability	3rd trimester	Viability <sup>‡</sup>	▼		X	X				
IL	X		Viability	Viability	▼	X						
IN	X	2nd trimester	Viability	Viability*	X		$X^*$					
IA	X		-	3rd trimester	▼		$X^{\Omega}$					
KS			Viability	Viability	Postviability		X					
KY		2nd trimester		Viability	▼		X	X				
LA	X		Viability	Viability	X		X					
ME	X			Viability			X					
MD	X	10 1		Viability <sup>Ω</sup>		X						
MA	X	12 weeks		24 weeks	_	X	37					
MI MN	X X	20 weeks	24 weeks	Viability <sup>‡</sup> 24 weeks	▼	X	X					
MS	X	20 weeks	24 weeks	24 weeks	X	Λ	$X^{\Omega}$					
MO	X	Viability	Viability	Viability	<b>X</b> ▼		X	X				
MT	A	Viability	Viability	Viability*	Postviability	X	A	Α				
NE	X		, idenity	20 weeks	<b>▼</b>		X					
NV	X	24 weeks		24 weeks			X					
NH							X					
NJ	X	14 weeks			▼	X						
NM					Postviability	X						
NY			24 weeks	24 weeks <sup>‡</sup>		X						
NC	X	20 weeks		20 weeks			X					
ND	X	12 weeks	12 weeks	Viability	X		X	X				
OH	X		<b>V</b>	*	X		X					
OK	X	2nd trimester	Viability	Viability	X	37	X					
OR	v	3.71 - 1. 1114	3.71 - 1. 1114	241*		X	W					
PA RI	X X	Viability	Viability	24 weeks <sup>*</sup> 24 weeks <sup>‡</sup>	▼		X X	▼				
SC	X	3rd trimester	3rd trimester	3rd trimester	X		X	<b>V</b>				
SD	X	24 weeks	Jiu tilliestei	24 weeks	X		Life Only					
TN	X	2 i weeks		Viability	X		X					
TX	X			3rd trimester			X					
UT	X	90 days		Viability <sup>†,Ω</sup>	X		X*					
VT						X						
VA	X	2nd trimester	Viability	3rd trimester	X		$X^{\Omega}$					
WA				Viability		X						
WV					▼	X						
WI	X	12 weeks		Viability	▼		X*					
WY	X			Viability			X					
TOTAL	38	19	19	38	16	17	32	4				

TOTAL 38 19 19

▼ Permanently enjoined; law not in effect.

§ Temporarily enjoined; law not in effect pending the outcome of litigation.

\* Exception in case of threat to the woman's physical health.

† Exception in case of rape or incest.

‡ Exception in case of life endangerment only.

Ω Exception in case of fetal abnormality.

STATE	PROVIDERS MAY REFUSE		FION LAW (PAGE 2 OF 2)  MANDATED COUNSELING INCLUDES INFORMATION ON:				<b>WAITING PERIOD</b>	PARENTAL
	TO PARTICIPATE		Breast	Fetal	Negative	Ultrasound	(in Hours)	<b>INVOLVEMENT</b>
	Individual	Institution	Cancer Link	Pain	Psychological Effects	Services	AFTER COUNSELING	REQUIRED FOR MINORS
AL							24	Consent
AK	X	Private	X	X				Notice
AZ	X	X						Consent
AR	X	X		$X^{\Phi}$			Day Before	Consent
CA	X	Religious						▼
CO	X	X						Notice
CT	X							
DE	X	X					▼	Notice <sup>ξ</sup>
DC								
FL	X	X						Notice
GA	X	X		X		X	24	Notice
HI	X	X						
ID	X	X					24	Consent
IL	X	Private						▼
IN	X	Private				X	18	Consent
IA	X	Private						Notice
KS	X	X	X			X	24	Notice
KY	X	X					24	Consent
LA	X	X		X			24	Consent
ME	X	X						
MD	X	X						Notice
MA	X	X					▼	Consent
MI	X	X			X	X	24	Consent
MN	X	Private		$X^{\Phi}$	71	71	24	Notice <sup>b</sup>
MS	X	X	X	74			24	Consent <sup>b</sup>
MO	X	X	21	$X^{\Phi}$		X	24	Consent
MT	X	Private		71		21	▼	V
NE	X	X			X	X	24	Notice
NV	X	Private			Λ	Λ	27	Tvotice ▼
NH	Λ	Tilvaic						•
NJ	X	Private						▼
NM	X	X						<b>▼</b>
NY	X	Λ						<b>V</b>
NC	X	X						Consent
	X	X					24	
ND OH	X	X					24 24	Consent <sup>b</sup> Consent
			v	$X^{\Phi}$		v	24 24	
OK OR	X	Private	X	X		X	24	Consent and Notice
OR	X	Private					24	Company
PA	X	Private					24	Consent
RI	X	Duis			37	37	24	Consent
SC	X	Private		77	X	X	24	Consent
SD	X	X		X	X		24	Notice
TN	X	X		**	7-		▼	Consent
TX	X	Private	X	Χ	X	**	24	Consent and Notice
UT	X	Private		$X^{\Phi}$	X	X	$24^{\circ}$	Consent and Notice
VT								~
VA	X	X					24	Consent
WA	X	X						,
WV			X		X		24	Notice <sup>ξ</sup>
WI	X	X				X	24	Consent <sup>₹</sup>
WY	X	Private						Consent and Notice
TOTAL	46	43	6	10	7	10	24	36

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 <sup>▼</sup> Permanently enjoined; law not in effect
 Φ Fetal pain information is given only to women who are at least 20 weeks gestation; in Missouri at 22 weeks gestation.
 b Both parents must consent to the abortion.
 ξ Specified health professionals may waive parental involvement in certain circumstances.
 ♦ The waiting period requirement is waived if the pregnancy is the result of rape or incest, the fetus has grave defects or the patient is younger than 15.