

WHERE DOES IT SAY THAT

in the Pro-Abortion Ballot Proposal?



THIS CONSTITUTIONAL AMENDMENT...

REMOVES PARENTAL RIGHTS

By using all “persons” instead of “women,” any girl under the age of 18 could have an abortion without her parent’s consent or knowledge.

LEAVES “HEALTH” UNDEFINED

Court cases define “health” exceptions to include emotional, psychological, and familial well-being.

THREATENS ALL HEALTH AND SAFETY REGULATIONS

The amendment risks eliminating 50 years of common-sense protections for women and girls against unsafe abortion practices. After passing a similar constitutional amendment, Michigan quickly repealed informed consent laws, and state licensing and inspection requirements for abortion facilities.

GIVES ABORTIONISTS THE SOLE DISCRETION TO DECIDE VIABILITY

Women seeking an abortion don’t see their OBGYN or family doctor. They go to abortion practitioners. This ballot initiative gives power to abortion practitioners, who may not even be licensed doctors, to decide whether a baby is “viable.”

CREATES A RIGHT TO LATE-PREGNANCY ABORTION

Babies born as late as 32-36 weeks need machines to help them breathe. This is an “extraordinary medical measure” necessary for their life outside the womb. Under the ballot proposal language, these babies are not “viable” and may be aborted.

ARTICLE I, SECTION 31

*OF THE NEBRASKA STATE CONSTITUTION
SHALL BE AMENDED TO READ...*

“All persons shall have a fundamental right to abortion 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.

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.”