HOUSE BILL 2294

State of Washington 64th Legislature 2016 Regular Session

By Representatives Taylor, G. Hunt, Young, McCaslin, Shea, Scott, McCabe, Rodne, Chandler, Buys, Haler, Griffey, Short, Holy, MacEwen, Pike, Harris, Condotta, Van Werven, and Klippert

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AN ACT Relating to restricting public funds from being used for elective abortions; amending RCW 9.02.100, 9.02.160, 9.02.170, and 43.70.040; reenacting and amending RCW 74.09.659; adding a new section to chapter 41.05 RCW; adding a new section to chapter 74.09 RCW; creating a new section; and declaring an emergency.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 <u>NEW SECTION.</u> Sec. 1. (1) The legislature finds that though the 8 question of whether taxpayers have an obligation to pay for abortions 9 became a major issue after the United States supreme court created a 10 constitutional right to abortion in 1973, the supreme court has 11 repeatedly affirmed the constitutionality of federal and state 12 restrictions on government funding for abortions firmly resolving the 13 public funding issue.

14 (2) The legislature further finds that the supreme court has 15 found it is permissible for a state to engage in unequal 16 subsidization of abortion and other medical services to encourage 17 alternative activity deemed to be in the public interest.

18 (3) The legislature further finds that polls overwhelmingly 19 demonstrate that Americans, regardless of their opinion on whether 20 abortion should be legal, oppose taxpayer funding for abortion and 21 coinciding with increased awareness about the nature and frequency of

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abortion subsidization in the United States is an increased awareness about the true nature of the abortion industry. As Americans become more aware of how their tax dollars or insurance premiums are being used to subsidize abortion, and how that affects the safety and wellbeing of women, their aversion toward paying directly for abortions is evolving into an aversion toward subsidizing abortion providers for any medical services.

8 Sec. 2. RCW 9.02.100 and 1992 c 1 s 1 are each amended to read 9 as follows:

10 The sovereign people hereby declare that every individual 11 possesses a fundamental right of privacy with respect to personal 12 reproductive decisions.

Accordingly, it is the public policy of the state of Washington that:

15 (1) Every individual has the fundamental right to choose or 16 refuse birth control;

(2) Every woman has the fundamental right to choose or refuse to have an abortion, except as specifically limited by RCW 9.02.100 through 9.02.170 and 9.02.900 through 9.02.902;

(3) Except as specifically permitted by RCW 9.02.100 through
9.02.170 ((and)), 9.02.900 through 9.02.902, <u>43.70.040, 74.09.659</u>,
<u>and sections 6 and 7 of this act</u>, the state shall not deny or
interfere with a woman's fundamental right to choose or refuse to
have an abortion; and

(4) Except as otherwise provided in RCW 9.02.160, 9.02.170,
 43.70.040, 74.09.659, and sections 6 and 7 of this act, the state
 shall not discriminate against the exercise of these rights in the
 regulation or provision of benefits, facilities, services, or
 information.

30 Sec. 3. RCW 9.02.160 and 1992 c 1 s 7 are each amended to read 31 as follows:

32 (1) If the state provides, directly or by contract, maternity 33 care benefits, services, or information to women through any program 34 administered or funded in whole or in part by the state, the state 35 shall also provide women otherwise eligible for any such program with 36 substantially equivalent benefits, services, or information to permit 37 them to voluntarily terminate their pregnancies <u>in any situation in</u> 38 <u>which the abortion is medically necessary</u>. (2) The state may not provide benefits or services to permit a
 woman to voluntarily terminate her pregnancy, except when the
 abortion is medically necessary.

4 Sec. 4. RCW 9.02.170 and 1992 c 1 s 8 are each amended to read 5 as follows:

6 For purposes of this chapter:

7 (1) "Viability" means the point in the pregnancy when, in the 8 judgment of the physician on the particular facts of the case before 9 such physician, there is a reasonable likelihood of the fetus's 10 sustained survival outside the uterus without the application of 11 extraordinary medical measures.

12 (2) "Abortion" means any medical treatment intended to induce the 13 termination of a pregnancy except for the purpose of producing a live 14 birth.

15 (3) "Pregnancy" means the reproductive process beginning with the 16 implantation of an embryo.

(4) "Physician" means a physician licensed to practice underchapter 18.57 or 18.71 RCW in the state of Washington.

19 (5) "Health care provider" means a physician or a person acting 20 under the general direction of a physician.

(6) "State" means the state of Washington and counties, cities,
towns, municipal corporations, and quasi-municipal corporations in
the state of Washington.

(7) "Private medical facility" means any medical facility that isnot owned or operated by the state.

26 (8) "Medically necessary" means that, as determined by 27 reasonable, good faith clinical judgment of the patient's primary 28 care physician, the life of the woman seeking the abortion is in 29 imminent danger because of a serious physical disorder, illness, or 30 injury if the abortion is not performed.

31 Sec. 5. RCW 43.70.040 and 2005 c 32 s 2 are each amended to read 32 as follows:

33 (1) In addition to any other powers granted the secretary, and 34 except as provided in subsection (2) of this section, the secretary 35 may:

36 (((1))) (a) Adopt, in accordance with chapter 34.05 RCW, rules 37 necessary to carry out the provisions of chapter 9, Laws of 1989 1st 38 ex. sess.: PROVIDED, That for rules adopted after July 23, 1995, the secretary may not rely solely on a section of law stating a statute's intent or purpose, on the enabling provisions of the statute stablishing the agency, or on any combination of such provisions, for statutory authority to adopt any rule;

5 $((\frac{2}{2}))$ (b) Appoint such advisory committees as may be necessary 6 to carry out the provisions of chapter 9, Laws of 1989 1st ex. sess. 7 Members of such advisory committees are authorized to receive travel expenses in accordance with RCW 43.03.050 and 43.03.060. 8 The secretary and the board of health shall review each advisory 9 committee within their jurisdiction and each statutory advisory 10 11 committee on a biennial basis to determine if such advisory committee 12 is needed;

13 (((3))) <u>(c)</u> Undertake studies, research, and analysis necessary 14 to carry out the provisions of chapter 9, Laws of 1989 1st ex. sess. 15 in accordance with RCW 43.70.050;

16 (((4))) (d) Delegate powers, duties, and functions of the 17 department to employees of the department as the secretary deems 18 necessary to carry out the provisions of chapter 9, Laws of 1989 1st 19 ex. sess.;

20 (((5))) (e) Enter into contracts and enter into and distribute 21 grants on behalf of the department to carry out the purposes of 22 chapter 9, Laws of 1989 1st ex. sess. The department must report to 23 the legislature a summary of the grants distributed under this 24 authority, for each year of the first biennium after the department 25 receives authority to distribute grants under this section, and make 26 it electronically available;

27 (((-6))) <u>(f)</u> Act for the state in the initiation of, or the 28 participation in, any intergovernmental program to the purposes of 29 chapter 9, Laws of 1989 1st ex. sess.; or

30 (((7))) (<u>q</u>) Solicit and accept gifts, grants, bequests, devises, 31 or other funds from public and private sources.

32 (2)(a) The secretary may not enter into contracts, distribute 33 grants, or direct funds to any organization that provides elective 34 abortions or is affiliated, in whole or in part, with any 35 organization that provides elective abortions, or receives 36 consideration from or provides consideration to, directly or 37 indirectly, any organization that provides elective abortions.

38 (b) For the purposes of this subsection, "elective abortion"
39 means any abortion that is voluntarily undertaken to induce the
40 termination of a pregnancy, other than an abortion deemed medically

1 <u>necessary</u> by the patient's primary care physician. "Medically 2 <u>necessary</u>" has the same meaning as in RCW 9.02.170.

3 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 41.05 4 RCW to read as follows:

5 (1) A health benefit plan offered to public employees and their 6 covered dependents under this chapter that is not subject to the 7 provisions of Title 48 RCW and is issued or renewed after December 8 31, 2016, may not:

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(a) Provide elective abortions; or

10 (b) Purchase any services from any organization that provides 11 elective abortions, is affiliated, in whole or in part, with any 12 organization that provides elective abortions, or receives 13 consideration from or provides consideration to, directly or 14 indirectly, any organization that provides elective abortions.

15 (2) For the purposes of this section, "elective abortion" has the 16 same meaning as in section 5 of this act.

17 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 74.09 18 RCW to read as follows:

19 (1) A medical program defined in RCW 74.09.010 may not:

20 (a) Provide elective abortions; or

(b) Purchase any services from any organization that provides elective abortions, is affiliated, in whole or in part, with any organization that provides elective abortions, or receives consideration from or provides consideration to, directly or indirectly, any organization that provides elective abortions.

26 (2) For the purposes of this section, "elective abortion" has the27 same meaning as in section 5 of this act.

28 Sec. 8. RCW 74.09.659 and 2011 1st sp.s. c 41 s 2 and 2011 1st 29 sp.s. c 15 s 41 are each reenacted and amended to read as follows:

30 (1) The authority shall continue to submit applications for the31 family planning waiver program.

32 (2) The authority shall submit a request to the federal 33 department of health and human services to amend the current family 34 planning waiver program as follows:

35 (a) Provide coverage for sexually transmitted disease testing and36 treatment;

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1 (b) Return to the eligibility standards used in 2005 including, 2 but not limited to, citizenship determination based on declaration or 3 matching with federal social security databases, insurance 4 eligibility standards comparable to 2005, and confidential service 5 availability for minors and survivors of domestic and sexual 6 violence; and

7 (c) By September 30, 2011, submit an application to increase 8 income eligibility to two hundred fifty percent of the federal 9 poverty level, to correspond with income eligibility for publicly 10 funded maternity care services.

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(3)(a) No funds from this section may be used to:

12 <u>(i) Provide elective abortions; or</u>

13 (ii) Purchase any services from any organization that provides 14 elective abortions, is affiliated, in whole or in part, with any 15 organization that provides elective abortions, or receives 16 consideration from or provides consideration to, directly or 17 indirectly, any organization that provides elective abortions.

18 (b) For the purposes of this subsection, "elective abortion" has 19 the same meaning as in section 5 of this act.

20 <u>NEW SECTION.</u> Sec. 9. If any provision of this act or its 21 application to any person or circumstance is held invalid, the 22 remainder of the act or the application of the provision to other 23 persons or circumstances is not affected.

24 <u>NEW SECTION.</u> Sec. 10. This act is necessary for the immediate 25 preservation of the public peace, health, or safety, or support of 26 the state government and its existing public institutions, and takes 27 effect immediately.

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