

RESOLUTION OF THE CITY COUNCIL

No. 257

Approved June 27, 2022

WHEREAS, Roe v. Wade, 410 U.S. 113, was a landmark decision of the U.S. Supreme Court in which the Court ruled that the Constitution of the United States protects a pregnant woman's liberty to choose to have an abortion without excessive government restriction; and

WHEREAS, The United States Supreme Court has recently drafted an opinion aimed to overturn Roe v. Wade; and

WHEREAS, Across the world, women are relentlessly advocating for personal autonomy over their own bodies and yet this opinion seeks to strip women of their right to choose; and

WHEREAS, In light of this pending decision from the United States Supreme Court, it is imperative that political leaders across the country work to codify the fundamental right to personal autonomy at the State and Federal level.

NOW, THEREFORE, BE IT RESOLVED, That the City Council of the City of Providence hereby condemns the United States Supreme Court's opinion to overturn the Roe v. Wade decision.

BE IT FURTHER RESOLVED, That the City Council of the City of Providence supports and urges passage of House Bill - 7442 and its companion Senate Bill S - 2549, An Act Relating to State Affairs and Government - Health Care for Children and Pregnant Women - Equality in Abortion Coverage, that would provide for abortion coverage exclusion for state employee insurance plans.

BE IT FURTHER RESOLVED, That upon passage, copies of this resolution be transmitted to the Honorable United States Supreme Court Justices, President Joe Biden, the Rhode Island Supreme Court, and the Rhode Island Delegation, the Providence Delegation, the Speaker of the House and the Senate President.

IN CITY COUNCIL
JUN 16 2022
READ AND PASSED


JOHN J. IGLIZZI, PRESIDENT

Tina L. Mastrosicanni
ACTING CLERK

I HEREBY APPROVE.



Mayor

Date: 6/27/22

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2022

A N A C T

RELATING TO STATE AFFAIRS AND GOVERNMENT -- HEALTH CARE FOR CHILDREN AND PREGNANT WOMEN--EQUALITY IN ABORTION COVERAGE

Introduced By: Representatives Cassar, Ajello, Craven, Kazarian, Blazejewski, Knight, Alzate, Biah, McGaw, and Donovan

Date Introduced: February 11, 2022

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Legislative findings. The general assembly hereby finds and declares that:

2 (1) In enacting the Reproductive Privacy Act in 2019, the general assembly recognized the
3 importance of protecting a person's right to reproductive health care. However, exercising that right
4 can be illusory for people of limited financial means.

5 (2) Funding restrictions on abortion coverage interfere with an individual's personal
6 decision-making, with their health and well-being, and with their constitutionally protected right to
7 a safe and legal medical procedure.

8 (3) Restrictions on abortion coverage have a disproportionate impact on low-income
9 residents, immigrants, people of color, and young people who are already disadvantaged in their
10 access to the resources, information, and services necessary to prevent an unintended pregnancy or
11 to carry a health pregnancy to term.

12 (4) Numerous other states provide abortion coverage in their Medicaid programs and in
13 their state employee insurance plans.

14 (5) The purpose of this legislation is to promote equity in access to reproductive health
15 care.

16 SECTION 2. Section 42-12.3-3 of the General Laws in Chapter 42-12.3 entitled "Health
17 Care for Children and Pregnant Women" is hereby amended to read as follows:

18 **42-12.3-3. Medical assistance expansion for pregnant women/RItE Start.**

1 (a) The director of the department of human services is authorized to amend its Title XIX
2 state plan pursuant to Title XIX of the Social Security Act to provide Medicaid coverage and to
3 amend its Title XXI state plan pursuant to Title XXI of the Social Security Act to provide medical
4 assistance coverage through expanded family income disregards for pregnant ~~women~~ persons
5 whose family income levels are between one hundred eighty-five percent (185%) and two hundred
6 fifty percent (250%) of the federal poverty level. The department is further authorized to
7 promulgate any regulations necessary and in accord with Title XIX [42 U.S.C. § 1396 et seq.] and
8 Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act necessary in order to implement
9 said state plan amendment. The services provided shall be in accord with Title XIX [42 U.S.C. §
10 1396 et seq.] and Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act.

11 (b) The director of the department of human services is authorized and directed to establish
12 a payor of last resort program to cover prenatal, delivery and postpartum care. The program shall
13 cover the cost of maternity care for any ~~woman~~ person who lacks health insurance coverage for
14 maternity care and who is not eligible for medical assistance under Title XIX [42 U.S.C. § 1396 et
15 seq.] and Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act including, but not
16 limited to, a noncitizen pregnant ~~woman~~ person lawfully admitted for permanent residence on or
17 after August 22, 1996, without regard to the availability of federal financial participation, provided
18 such pregnant ~~woman~~ person satisfies all other eligibility requirements. The director shall
19 promulgate regulations to implement this program. Such regulations shall include specific
20 eligibility criteria; the scope of services to be covered; procedures for administration and service
21 delivery; referrals for non-covered services; outreach; and public education. ~~Excluded services~~
22 ~~under this subsection will include, but not be limited to, induced abortion except in cases of rape~~
23 ~~or incest or to save the life of the pregnant individual.~~

24 (c) The department of human services may enter into cooperative agreements with the
25 department of health and/or other state agencies to provide services to individuals eligible for
26 services under subsections (a) and (b) above.

27 (d) The following services shall be provided through the program:

28 (1) Ante-partum and postpartum care;

29 (2) Delivery;

30 (3) Cesarean section;

31 (4) Newborn hospital care;

32 (5) Inpatient transportation from one hospital to another when authorized by a medical
33 provider; and

34 (6) Prescription medications and laboratory tests.

1 (e) The department of human services shall provide enhanced services, as appropriate, to
2 pregnant ~~women~~ persons as defined in subsections (a) and (b), as well as to other pregnant ~~women~~
3 persons eligible for medical assistance. These services shall include: care coordination, nutrition
4 and social service counseling, high risk obstetrical care, childbirth and parenting preparation
5 programs, smoking cessation programs, outpatient counseling for drug-alcohol use, interpreter
6 services, mental health services, and home visitation. The provision of enhanced services is subject
7 to available appropriations. In the event that appropriations are not adequate for the provision of
8 these services, the department has the authority to limit the amount, scope and duration of these
9 enhanced services.

10 (f) The department of human services shall provide for extended family planning services
11 for up to twenty-four (24) months postpartum. These services shall be available to ~~women~~ persons
12 who have been determined eligible for RItE Start or for medical assistance under Title XIX [42
13 U.S.C. § 1396 et seq.] or Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act.

14 (g) Any person eligible for services under subsections (a) and (b) of this section, or
15 otherwise eligible for medical assistance under title XIX [42 U.S.C. § 1396 et seq.] and title XXI
16 [42 U.S.C. § 1397aa et seq.] of the Social Security Act, shall also be entitled to services for any
17 termination of pregnancy permitted under § 23-4.13-2; provided, however, that no federal funds
18 shall be used to pay for such services, except as authorized under federal law.

19 SECTION 3. Section 36-12-2.1 of the General Laws in Chapter 36-12 entitled "Insurance
20 Benefits" is hereby repealed.

21 ~~**36-12-2.1. Health insurance benefits — Coverage for abortions excluded.**~~

22 ~~(a) The state of Rhode Island shall not include in any health insurance contracts, plans, or~~
23 ~~policies covering employees, any provision which shall provide coverage for induced abortions~~
24 ~~(except where the life of the mother would be endangered if the fetus were carried to term, or where~~
25 ~~the pregnancy resulted from rape or incest). This section shall be applicable to all contracts, plans~~
26 ~~or policies of:~~

27 ~~(1) All health insurers subject to title 27;~~

28 ~~(2) All group and blanket health insurers subject to title 27;~~

29 ~~(3) All nonprofit hospital, medical, surgical, dental, and health service corporations;~~

30 ~~(4) All health maintenance organizations; and~~

31 ~~(5) Any provision of medical, hospital, surgical, and funeral benefits and of coverage~~
32 ~~against accidental death or injury when the benefits or coverage are incidental to or part of other~~
33 ~~insurance authorized by the statutes of this state.~~

34 ~~(b) Provided, however, that the provisions of this section shall not apply to benefits~~

- 1 ~~provided under existing collective bargaining agreements entered into prior to June 30, 1982.~~
- 2 ~~(e) Nothing contained herein shall be construed to pertain to insurance coverage for~~
- 3 ~~complications as the result of an abortion.~~
- 4 SECTION 4. This act shall take effect upon passage.

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LC003437
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EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF

A N A C T

RELATING TO STATE AFFAIRS AND GOVERNMENT -- HEALTH CARE FOR
CHILDREN AND PREGNANT WOMEN--EQUALITY IN ABORTION COVERAGE

- 1 This act would provide for abortion coverage in the Medicaid program and repeal the
- 2 abortion coverage exclusion for state employee insurance plans.
- 3 This act would take effect upon passage.

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2022

A N A C T

RELATING TO STATE AFFAIRS AND GOVERNMENT -- HEALTH CARE FOR CHILDREN AND PREGNANT WOMEN--EQUALITY IN ABORTION COVERAGE

Introduced By: Senators Valverde, Mack, Sosnowski, Acosta, Coyne, Miller, Kallman, Pearson, Cano, and Murray

Date Introduced: March 01, 2022

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Legislative findings. The general assembly hereby finds and declares that:

2 (1) In enacting the Reproductive Privacy Act in 2019, the general assembly recognized the
3 importance of protecting a person's right to reproductive health care. However, exercising that right
4 can be illusory for people of limited financial means.

5 (2) Funding restrictions on abortion coverage interfere with an individual's personal
6 decision-making, with their health and well-being, and with their constitutionally protected right to
7 a safe and legal medical procedure.

8 (3) Restrictions on abortion coverage have a disproportionate impact on low-income
9 residents, immigrants, people of color, and young people who are already disadvantaged in their
10 access to the resources, information, and services necessary to prevent an unintended pregnancy or
11 to carry a health pregnancy to term.

12 (4) Numerous other states provide abortion coverage in their Medicaid programs and in
13 their state employee insurance plans.

14 (5) The purpose of this legislation is to promote equity in access to reproductive health
15 care.

16 SECTION 2. Section 42-12.3-3 of the General Laws in Chapter 42-12.3 entitled "Health
17 Care for Children and Pregnant Women" is hereby amended to read as follows:

18 **42-12.3-3. Medical assistance expansion for pregnant women/RIte Start.**

1 (a) The director of the department of human services is authorized to amend its Title XIX
2 state plan pursuant to Title XIX of the Social Security Act to provide Medicaid coverage and to
3 amend its Title XXI state plan pursuant to Title XXI of the Social Security Act to provide medical
4 assistance coverage through expanded family income disregards for pregnant ~~women~~ persons
5 whose family income levels are between one hundred eighty-five percent (185%) and two hundred
6 fifty percent (250%) of the federal poverty level. The department is further authorized to
7 promulgate any regulations necessary and in accord with Title XIX [42 U.S.C. § 1396 et seq.] and
8 Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act necessary in order to implement
9 said state plan amendment. The services provided shall be in accord with Title XIX [42 U.S.C. §
10 1396 et seq.] and Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act.

11 (b) The director of the department of human services is authorized and directed to establish
12 a payor of last resort program to cover prenatal, delivery and postpartum care. The program shall
13 cover the cost of maternity care for any ~~woman~~ person who lacks health insurance coverage for
14 maternity care and who is not eligible for medical assistance under Title XIX [42 U.S.C. § 1396 et
15 seq.] and Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act including, but not
16 limited to, a noncitizen pregnant ~~woman~~ person lawfully admitted for permanent residence on or
17 after August 22, 1996, without regard to the availability of federal financial participation, provided
18 such pregnant ~~woman~~ person satisfies all other eligibility requirements. The director shall
19 promulgate regulations to implement this program. Such regulations shall include specific
20 eligibility criteria; the scope of services to be covered; procedures for administration and service
21 delivery; referrals for non-covered services; outreach; and public education. ~~Excluded services~~
22 ~~under this subsection will include, but not be limited to, induced abortion except in cases of rape~~
23 ~~or incest or to save the life of the pregnant individual.~~

24 (c) The department of human services may enter into cooperative agreements with the
25 department of health and/or other state agencies to provide services to individuals eligible for
26 services under subsections (a) and (b) above.

27 (d) The following services shall be provided through the program:

- 28 (1) Ante-partum and postpartum care;
29 (2) Delivery;
30 (3) Cesarean section;
31 (4) Newborn hospital care;
32 (5) Inpatient transportation from one hospital to another when authorized by a medical
33 provider; and
34 (6) Prescription medications and laboratory tests.

1 (e) The department of human services shall provide enhanced services, as appropriate, to
2 pregnant ~~women~~ persons as defined in subsections (a) and (b), as well as to other pregnant ~~women~~
3 persons eligible for medical assistance. These services shall include: care coordination, nutrition
4 and social service counseling, high risk obstetrical care, childbirth and parenting preparation
5 programs, smoking cessation programs, outpatient counseling for drug-alcohol use, interpreter
6 services, mental health services, and home visitation. The provision of enhanced services is subject
7 to available appropriations. In the event that appropriations are not adequate for the provision of
8 these services, the department has the authority to limit the amount, scope and duration of these
9 enhanced services.

10 (f) The department of human services shall provide for extended family planning services
11 for up to twenty-four (24) months postpartum. These services shall be available to ~~women~~ persons
12 who have been determined eligible for RItE Start or for medical assistance under Title XIX [42
13 U.S.C. § 1396 et seq.] or Title XXI [42 U.S.C. § 1397aa et seq.] of the Social Security Act.

14 (g) Any person eligible for services under subsections (a) and (b) of this section, or
15 otherwise eligible for medical assistance under title XIX [42 U.S.C. § 1396 et seq.] and title XXI
16 [42 U.S.C. § 1397aa et seq.] of the Social Security Act, shall also be entitled to services for any
17 termination of pregnancy permitted under § 23-4.13-2; provided, however, that no federal funds
18 shall be used to pay for such services, except as authorized under federal law.

19 SECTION 3. Section 36-12-2.1 of the General Laws in Chapter 36-12 entitled "Insurance
20 Benefits" is hereby repealed.

21 ~~**36-12-2.1. Health insurance benefits — Coverage for abortions excluded.**~~

22 ~~(a) The state of Rhode Island shall not include in any health insurance contracts, plans, or~~
23 ~~policies covering employees, any provision which shall provide coverage for induced abortions~~
24 ~~(except where the life of the mother would be endangered if the fetus were carried to term, or where~~
25 ~~the pregnancy resulted from rape or incest). This section shall be applicable to all contracts, plans~~
26 ~~or policies of:~~

27 ~~(1) All health insurers subject to title 27;~~

28 ~~(2) All group and blanket health insurers subject to title 27;~~

29 ~~(3) All nonprofit hospital, medical, surgical, dental, and health service corporations;~~

30 ~~(4) All health maintenance organizations; and~~

31 ~~(5) Any provision of medical, hospital, surgical, and funeral benefits and of coverage~~
32 ~~against accidental death or injury when the benefits or coverage are incidental to or part of other~~
33 ~~insurance authorized by the statutes of this state.~~

34 ~~(b) Provided, however, that the provisions of this section shall not apply to benefits~~

- 1 ~~provided under existing collective bargaining agreements entered into prior to June 30, 1982.~~
- 2 ~~(e) Nothing contained herein shall be construed to pertain to insurance coverage for~~
- 3 ~~complications as the result of an abortion.~~
- 4 SECTION 4. This act shall take effect upon passage.

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EXPLANATION
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RELATING TO STATE AFFAIRS AND GOVERNMENT -- HEALTH CARE FOR
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