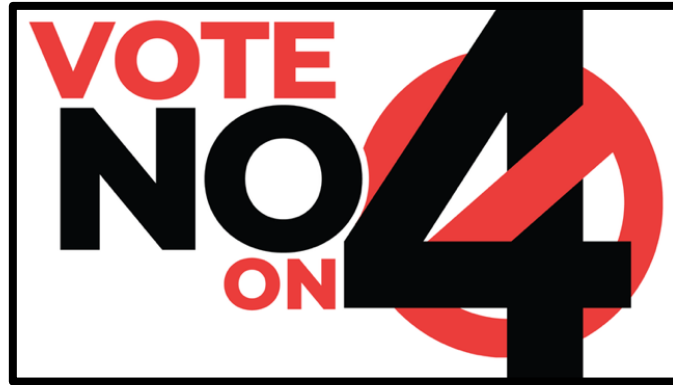


Vote NO on Amendment 4!

Visit: TooExtremeforfl.com



VOTE **NO** means ABORTION REMAINS LEGAL in Florida up to six weeks, and beyond, in some cases. The Heartbeat Protection Act has exceptions for rape, incest, human trafficking, fatal fetal abnormality, life of the mother, and to avert serious, irreversible impairment of a major bodily function. In response to misinformation campaigns, state health authorities have published standards of care stating that appropriate treatment to ensure the health of the mother with PROM (premature rupture of membranes), ectopic pregnancy, miscarriage, or a trophoblastic tumor, does not constitute an abortion.

VOTE **NO PROTECTS** women by maintaining the requirement that only a physician may perform an abortion and medical certification and sanitation standards for abortion centers remain in place.

VOTE **NO PROTECTS** women by retaining medically informed consent before an abortion occurs.

VOTE **NO PROTECTS** minor girls by retaining parental consent which is not the same as a “parental notification.”

VOTE **NO** helps **PROTECT** Florida women and girls from the criminal sex trafficking industry that promotes abortion on demand.

VOTE **NO PROTECTS** pre-born babies, who can feel pain, from the horror of abortion until birth.



FLORIDA'S PRO-ABORTION AMENDMENT EXPLAINED

Why Floridians Should Vote NO on Amendment 4

Titled “Amendment to Limit Government Interference with Abortion,” Amendment 4 would enshrine **UNREGULATED ABORTION** in our state constitution, making Florida one of the **MOST PRO-ABORTION** states in the nation. The amendment language is **MISLEADING**, and its proposed outcomes are **DANGEROUS**.

WHAT IT SAYS

BALLOT SUMMARY

No law shall prohibit, penalize, delay, or restrict abortion

before viability

or when necessary to protect the patient’s health,

as determined by the patient’s healthcare provider.

This amendment does not change the Legislature’s constitutional authority to require notification to a parent or guardian before a minor has an abortion.

WHAT IT DOES

PUTS WOMEN AT RISK

Amendment 4 would jeopardize existing laws and prohibit new ones that voters on both sides of the abortion issue support, including health and safety laws that protect women.

ALLOWS SECOND AND THIRD TRIMESTER ABORTIONS

Though not defined in the amendment, “viability” is defined in Florida law as the stage of development when the life of a fetus is sustainable outside the womb (Ch. 390.011(15)), generally accepted to be 22-24 weeks of pregnancy, or about 6 months.

CREATES A BROAD “HEALTH” LOOPHOLE

“Patient’s health” is not defined in the amendment, allowing post-viability, extremely late-term abortions for treatable, temporary health concerns. Emotional health would justify an abortion when a child could survive outside the womb.

WEAKENS MEDICAL DOCTOR REQUIREMENT

“Healthcare providers” – not just physicians – could determine if an abortion is “necessary” to protect the mother’s “health.” Even some employees of abortion clinics, such as nurses and counselors, could approve late-term abortions.

ELIMINATES PARENTAL CONSENT

While preserving parental *notification* in our state constitution (Article X, Section 22), the amendment would invalidate the current law that requires parental *consent* for a minor to have an abortion (Ch. 390.01114(5)), making abortion the only medical decision for which parents have no say.



Scan to learn more: