REVISED DRAFT - #150 Protections Prior to Birth, 2025-2026

Be it Enacted by the People of the State of Colorado:

SECTION 1. Legislative Declaration. We, the voters of the state of Colorado, hereby find and declare:

- (a) Because it is a scientific fact that we are living human beings from the moment we are conceived, we have the right to continue living and to be safe in our persons from violence and intentional harm causing premature death;
- (b) We affirm a woman's right to make her own health care decisions and what happens to her body; to be told accurate information about any procedures, risks, alternatives, and potential outcomes of any drugs or surgeries; and to consent to or deny any life-saving treatment for herself, and the right to continue a pregnancy;
- (c) In 1967, Colorado allowed the first legally induced abortions performed on pregnant mothers that have come to include starvation, poison, and dismemberment of children who can see, hear, and feel the pain of being starved, grabbed, cut, dismembered, and forced to suffer heart attack, their only life being taken from them, which has have also been found to cause emotional, physical, and spiritual harm to their mothers;
- (d) Prior to 1967, pregnant mothers' lives were saved without deliberately killing children by doctors monitoring the health of mothers and children, providing early delivery, assisting natural childbirth, and delivering living children through C-section; therefore, mothers' lives may continue to be saved without treating a child inhumanely or committing violence against a child to purposefully kill them.

SECTION 2. In the Colorado Revised Statutes, add Part 7 under Article 3 of Title 18 as follows:

PART 7

PROTECT PREGNANT MOTHERS AND PREBORN CHILDREN

18-3-701. Protect pregnant mothers and preborn children.

THE RIGHT OF PREGNANT MOTHERS TO CONTINUE PREGNANCY AND PREBORN CHILDREN TO CONTINUE LIVING IS HEREBY RECOGNIZED. GOVERNMENT SHALL PROTECT THAT RIGHT, INCLUDING: THE GOVERNMENT SHALL NOT PERMIT BUSINESSES TO OPERATE THAT INTENTIONALLY END THE LIVES OF CHILDREN, THE GOVERNMENT SHALL NOT PERMIT DRUGS IN THE STATE INTENDED TO END THE LIVES OF CHILDREN, AND THE GOVERNMENT SHALL NOT DISCRIMINATE IN LAW AGAINST A CHILD WHO DUE TO THEIR AGE HAS NOT YET BEEN BORN.

18-3-702. Applicability.

- (1) GOVERNMENT AGENCIES AND MEDICAL PROVIDERS SHALL REFER PARENTS TO NON-VIOLENT MEDICAL CARE AND RESOURCES THAT MAY INCLUDE BUT ARE NOT LIMITED TO MODERN ADOPTION AGENCIES, PREGNANCY CARE CENTERS, AND PRENATAL CARE.
- (2) FACILITIES THAT KILL CHILDREN SHALL NO LONGER OPERATE, PROFIT FROM KILLING CHILDREN, OR ADVERTISE TO WOMEN.
- (3) Drugs intended to kill children shall not be dispensed, possessed, consumed, transported, or mailed.
- (4) IN A MEDICAL EMERGENCY WHERE THE PHYSICAL LIFE OF THE MOTHER OR CHILD IS IN JEOPARDY, LICENSED MEDICAL PROFESSIONALS MAY TRIAGE PATIENTS FOR BEST OUTCOMES OF ALL PATIENTS AND SHALL ATTEMPT TO SAVE ALL LIVES WHEREVER POSSIBLE. LIVING CHILDREN MAY BE MONITORED, BORN EARLY, NATURALLY, OR BY C-SECTION AND MUST BE GIVEN CARE AT BIRTH, INCLUDING BUT NOT LIMITED TO ROOM AIR, NUTRITION, WARMTH, AND HUMAN COMFORT.

18-3-703. Enforcement.

- (1) PERMITS AND LICENSING SHALL NOT BE GRANTED, AND SHALL BE REVOKED, FOR ANY BUSINESS OR INDIVIDUAL THAT HAS INTENTIONALLY CAUSED THE DEATH OF A CHILD, OR REFERS OR ASSISTS A MOTHER IN KILLING HER CHILD, BY THE APPLICABLE GOVERNMENT DEPARTMENT OR AGENCY WITH JURISDICTION.
- (2) Laws applying to children shall be enforced fairly according to this right without discrimination for whether a child has already been born.
- (3)—IF ACCUSED OF BREAKING THE LAW, AN INDIVIDUAL IS ENTITLED BY THE U.S. CONSTITUTION TO LEGAL DUE PROCESS WITHOUT PRESUMPTION OF GUILT, INCLUDING AN ATTORNEY IF THE INDIVIDUAL CANNOT AFFORD ONE, WHERE THROUGH EVIDENCE AND TESTIMONY, THE JUDICIARY DETERMINES IF THE LAW WAS BROKEN, WHO PERPETRATED

- BREAKING THE LAW, WHO WERE THE VICTIMS, AND ANY EXTENUATING CIRCUMSTANCES AND CONSEQUENCES CONSISTENT WITH EXISTING LAWS PROTECTING VICTIMS.
- (2) CIVIL ACTION MAY BE TAKEN BY ANY U.S. CITIZEN AGAINST ANY BUSINESS OR INDIVIDUAL THAT CAUSES THE INTENTIONAL DEATH OF A PREBORN CHILD. ATTORNEY'S FEES AND COURT COSTS SHALL BE AWARDED TO THE PLAINTIFF BRINGING THE CASE IF THE CASE IS NOT FRIVOLOUS.

SECTION 3. Self-Executing. This provision shall be self-executing and supersedes any conflicting state statutes, legislation, or judgments.

- (a) Effective Date. This provision shall take effect December 25, 2026, if approved by the vote of the people.
- **(b)** Applicability. This provision applies beginning December 25, 2026 and is non-retroactive.
- (c) Severability. If any part of this provision is found to be unenforceable, the remainder of this provision shall remain in effect.