

Determining Maternal Medical Rights of Prenatal Volition in the United States

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ABSTRACT — *This scientific publication serves to outline the Constitutional precedent regarding a Woman's Choice in that of her Medical Rights & Responsibilities to terminate a Pregnancy.*

1 — INTRODUCTION

On June 24, 2022, the Supreme Court overturned Roe v. Wade on the basis that Amendment XIV is not the appropriate provision for any Prenatal Volition.¹ This has now presently rested with the individual States to determine.

On October 11, 2022, the Supreme Court declined to decide whether Fetuses are entitled to Constitutional Rights.² Whereas, a Social Security Number and Certificate of Birth are self-evident to this determination.

If Prenatal Volition ought to be Federal Law under U.S.C. 42, certain balancing parameters must be understood at the National level, where a majority of the Republic may Democratically impose Prenatal Volition — *Constitutionally*.

2 — RATIONAL BASIS

Per Amendment I, it is commonly understood that it would be Unconstitutional for interpretation of any Religion as basis to constitute the Legal parameters of any Prenatal Volition.

It has been determined that a Life is legally pronounced deceased when a Heartbeat cannot be detected or revived. This consideration ought to be the same for when a Life begins, which is between 17 to 20 weeks after Gestation.³

As of 2021, most Abortions, 93%, occur within 13 weeks of Gestation.⁴

3 — CONCLUSION

Per Amendment I, of Religion, thereby moot, cannot be applied to Prenatal Volition.

Legally, at State Level, a child is recognized with a Certificate of Birth and Federally with a Social Security Number.

The Federally Codified Standard for the decision of Maternal Prenatal Volition in that of termination of Pregnancy without mitigating circumstances ought to be the lesser of three (3) months. Access to Human Services must be appropriated otherwise.

Per Amendment VIII, no Criminal Penalties or excess Human Services fees shall be imposed for this Civil matter.



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¹ Amdt14.S1.6.4.3 Abortion, Dobbs v. Jackson Women's Health Organization, and Post-Dobbs Doctrine: https://constitution.congress.gov/browse/essay/amdt14-S1-6-4-3/ALDE_00013278/ [retrieved from the Internet April 11, 2023]

² U.S. Supreme Court rebuffs fetal personhood appeal: <https://www.reuters.com/legal/us-supreme-court-rebuffs-fetal-personhood-appeal-2022-10-11/> [retrieved from the Internet April 11, 2023]

³ 'Heartbeat bills': Is there a fetal heartbeat at six weeks of pregnancy?: <https://www.nbcnews.com/health/womens-health/heartbeat-bills-called-fetal-heartbeat-six-weeks-pregnancy-rcna24435> [retrieved from the Internet April 11, 2023]

⁴ What the data says about abortion in the U.S.: <https://www.pewresearch.org/short-reads/2024/03/25/what-the-data-says-about-abortion-in-the-us> [retrieved from the Internet January 5, 2025]