## <sup>110TH CONGRESS</sup> 1ST SESSION S. 1173

To protect, consistent with Roe v. Wade, a woman's freedom to choose to bear a child or terminate a pregnancy, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

April 19, 2007

Mrs. BOXER (for herself, Mrs. MURRAY, Ms. STABENOW, Mr. BINGAMAN, Mr. MENENDEZ, Mr. LAUTENBERG, Mr. CARDIN, Mr. SCHUMER, Mrs. CLIN-TON, Mrs. FEINSTEIN, Ms. MIKULSKI, Mr. BAUCUS, and Ms. CANTWELL) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

# A BILL

- To protect, consistent with Roe v. Wade, a woman's freedom to choose to bear a child or terminate a pregnancy, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Freedom of Choice5 Act".

#### 6 SEC. 2. FINDINGS.

7 Congress finds the following:

1 (1) The United States was founded on core 2 principles, such as liberty, personal privacy, and 3 equality, which ensure that individuals are free to 4 make their most intimate decisions without govern-5 mental interference and discrimination.

6 (2) One of the most private and difficult deci-7 sions an individual makes is whether to begin, pre-8 vent, continue, or terminate a pregnancy. Those re-9 productive health decisions are best made by women, 10 in consultation with their loved ones and health care 11 providers.

12 (3) In 1965, in Griswold v. Connecticut (381 13 U.S. 479), and in 1973, in Roe v. Wade (410 U.S. 14 113) and Doe v. Bolton (410 U.S. 179), the Su-15 preme Court recognized that the right to privacy 16 protected by the Constitution encompasses the right 17 of every woman to weigh the personal, moral, and 18 religious considerations involved in deciding whether 19 to begin, prevent, continue, or terminate a preg-20 nancy.

(4) The Roe v. Wade decision carefully balances
the rights of women to make important reproductive
decisions with the State's interest in potential life.
Under Roe v. Wade and Doe v. Bolton, the right to
privacy protects a woman's decision to choose to ter-

minate her pregnancy prior to fetal viability, with
 the State permitted to ban abortion after fetal via bility except when necessary to protect a woman's
 life or health.

5 (5) These decisions have protected the health 6 and lives of women in the United States. Prior to 7 the Roe v. Wade decision in 1973, an estimated 8 1,200,000 women each year were forced to resort to 9 illegal abortions, despite the risk of unsanitary con-10 ditions, incompetent treatment, infection, hemor-11 rhage, disfiguration, and death. Before Roe, it is es-12 timated that thousands of women died annually in 13 the United States as a result of illegal abortions.

(6) In countries in which abortion remains illegal, the risk of maternal mortality is high. According
to the World Health Organization, of the approximately 600,000 pregnancy-related deaths occurring
annually around the world, 80,000 are associated
with unsafe abortions.

(7) The Roe v. Wade decision also expanded the
opportunities for women to participate equally in society. In 1992, in Planned Parenthood v. Casey (505
U.S. 833), the Supreme Court observed that, "[t]he
ability of women to participate equally in the economic and social life of the Nation has been facili-

tated by their ability to control their reproductive
 lives.".

3 (8) Even though the Roe v. Wade decision has 4 stood for more than 34 years, there are increasing 5 threats to reproductive health and freedom emerging 6 from all branches and levels of government. In 2006, 7 South Dakota became the first State in more than 8 15 years to enact a ban on abortion in nearly all cir-9 cumstances. Supporters of this ban have admitted it 10 is an attempt to directly challenge Roe in the courts. 11 Other States are considering similar bans.

12 Further threatening Roe, the Supreme (9)13 Court recently upheld the first-ever Federal ban on 14 an abortion procedure, which has no exception to 15 protect a woman's health. The majority decision in 16 Gonzales v. Carhart (05-380, slip op. April 18, 17 2007) and Gonzales v. Planned Parenthood Federa-18 tion of America fails to protect a woman's health, a 19 core tenet of Roe v. Wade. Dissenting in that case, 20 Ginsburg called the majority's opinion Justice "alarming", and stated that, "[f]or the first time 21 22 since Roe, the Court blesses a prohibition with no 23 exception safeguarding a woman's health". Further, 24 she said, the Federal ban "and the Court's defense 25 of it cannot be understood as anything other than

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an effort to chip away at a right declared again and
 again by this Court".

(10) Legal and practical barriers to the full 3 4 range of reproductive services endanger women's 5 health and lives. Incremental restrictions on the 6 right to choose imposed by Congress and State legis-7 latures have made access to reproductive care ex-8 tremely difficult, if not impossible, for many women 9 across the country. Currently, 87 percent of the 10 counties in the United States have no abortion pro-11 vider.

(11) While abortion should remain safe and
legal, women should also have more meaningful access to family planning services that prevent unintended pregnancies, thereby reducing the need for
abortion.

17 (12) To guarantee the protections of Roe v.18 Wade, Federal legislation is necessary.

(13) Although Congress may not create constitutional rights without amending the Constitution,
Congress may, where authorized by its enumerated
powers and not prohibited by the Constitution, enact
legislation to create and secure statutory rights in
areas of legitimate national concern.

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| 1  | (14) Congress has the affirmative power under          |
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| 2  | section 8 of article I of the Constitution and section |
| 3  | 5 of the 14th amendment to the Constitution to         |
| 4  | enact legislation to facilitate interstate commerce    |
| 5  | and to prevent State interference with interstate      |
| 6  | commerce, liberty, or equal protection of the laws.    |
| 7  | (15) Federal protection of a woman's right to          |
| 8  | choose to prevent or terminate a pregnancy falls       |
| 9  | within this affirmative power of Congress, in part,    |
| 10 | because—                                               |
| 11 | (A) many women cross State lines to ob-                |
| 12 | tain abortions and many more would be forced           |
| 13 | to do so absent a constitutional right or Federal      |
| 14 | protection;                                            |
| 15 | (B) reproductive health clinics are com-               |
| 16 | mercial actors that regularly purchase medicine,       |
| 17 | medical equipment, and other necessary sup-            |
| 18 | plies from out-of-State suppliers; and                 |
| 19 | (C) reproductive health clinics employ doc-            |
| 20 | tors, nurses, and other personnel who travel           |
| 21 | across State lines in order to provide reproduc-       |
| 22 | tive health services to patients.                      |
| 23 | SEC. 3. DEFINITIONS.                                   |
| 24 | In this Act:                                           |

| (1) GOVERNMENT.—The term "government"                                                                                                                                                                                                                                                                                                                                                                                         |
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| includes a branch, department, agency, instrumen-                                                                                                                                                                                                                                                                                                                                                                             |
| tality, or official (or other individual acting under                                                                                                                                                                                                                                                                                                                                                                         |
| color of law) of the United States, a State, or a sub-                                                                                                                                                                                                                                                                                                                                                                        |
| division of a State.                                                                                                                                                                                                                                                                                                                                                                                                          |
| (2) STATE.—The term "State" means each of                                                                                                                                                                                                                                                                                                                                                                                     |
| the States, the District of Columbia, the Common-                                                                                                                                                                                                                                                                                                                                                                             |
| wealth of Puerto Rico, and each territory or posses-                                                                                                                                                                                                                                                                                                                                                                          |
| sion of the United States.                                                                                                                                                                                                                                                                                                                                                                                                    |
| (3) VIABILITY.—The term "viability" means                                                                                                                                                                                                                                                                                                                                                                                     |
| that stage of pregnancy when, in the best medical                                                                                                                                                                                                                                                                                                                                                                             |
| judgment of the attending physician based on the                                                                                                                                                                                                                                                                                                                                                                              |
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| particular medical facts of the case before the physi-                                                                                                                                                                                                                                                                                                                                                                        |
| particular medical facts of the case before the physi-<br>cian, there is a reasonable likelihood of the sustained                                                                                                                                                                                                                                                                                                             |
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| cian, there is a reasonable likelihood of the sustained                                                                                                                                                                                                                                                                                                                                                                       |
| cian, there is a reasonable likelihood of the sustained<br>survival of the fetus outside of the woman.                                                                                                                                                                                                                                                                                                                        |
| <ul><li>cian, there is a reasonable likelihood of the sustained survival of the fetus outside of the woman.</li><li>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH</li></ul>                                                                                                                                                                                                                                                   |
| cian, there is a reasonable likelihood of the sustained<br>survival of the fetus outside of the woman.<br>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH<br>PROHIBITED.                                                                                                                                                                                                                                                        |
| <ul> <li>cian, there is a reasonable likelihood of the sustained survival of the fetus outside of the woman.</li> <li>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH PROHIBITED.</li> <li>(a) STATEMENT OF POLICY.—It is the policy of the</li> </ul>                                                                                                                                                                          |
| <ul> <li>cian, there is a reasonable likelihood of the sustained survival of the fetus outside of the woman.</li> <li>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH PROHIBITED.</li> <li>(a) STATEMENT OF POLICY.—It is the policy of the United States that every woman has the fundamental</li> </ul>                                                                                                                       |
| <ul> <li>cian, there is a reasonable likelihood of the sustained survival of the fetus outside of the woman.</li> <li>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH PROHIBITED.</li> <li>(a) STATEMENT OF POLICY.—It is the policy of the United States that every woman has the fundamental right to choose to bear a child, to terminate a pregnancy</li> </ul>                                                             |
| <ul> <li>cian, there is a reasonable likelihood of the sustained survival of the fetus outside of the woman.</li> <li>SEC. 4. INTERFERENCE WITH REPRODUCTIVE HEALTH PROHIBITED.</li> <li>(a) STATEMENT OF POLICY.—It is the policy of the United States that every woman has the fundamental right to choose to bear a child, to terminate a pregnancy prior to fetal viability, or to terminate a pregnancy after</li> </ul> |
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24 (b) FROHIBITION OF INTERFERENCE.—A gov
25 ment may not—

| 1  | (1) deny or interfere with a woman's right to                 |
|----|---------------------------------------------------------------|
| 2  | choose                                                        |
| 3  | (A) to bear a child;                                          |
| 4  | (B) to terminate a pregnancy prior to via-                    |
| 5  | bility; or                                                    |
| 6  | (C) to terminate a pregnancy after viability                  |
| 7  | where termination is necessary to protect the                 |
| 8  | life or health of the woman; or                               |
| 9  | (2) discriminate against the exercise of the                  |
| 10 | rights set forth in paragraph (1) in the regulation           |
| 11 | or provision of benefits, facilities, services, or infor-     |
| 12 | mation.                                                       |
| 13 | (c) CIVIL ACTION.—An individual aggrieved by a vio-           |
| 14 | lation of this section may obtain appropriate relief (includ- |
| 15 | ing relief against a government) in a civil action.           |
| 16 | SEC. 5. SEVERABILITY.                                         |
| 17 | If any provision of this Act, or the application of such      |
| 18 | provision to any person or circumstance, is held to be un-    |
| 19 | constitutional, the remainder of this Act, or the applica-    |
| 20 | tion of such provision to persons or circumstances other      |
| 21 | than those as to which the provision is held to be unconsti-  |
| 22 | tutional, shall not be affected thereby.                      |
| 23 | SEC. 6. RETROACTIVE EFFECT.                                   |
| 24 | This Act applies to every Federal, State, and local           |
| 25 | statute, ordinance, regulation, administrative order, deci-   |

sion, policy, practice, or other action enacted, adopted, or
 implemented before, on, or after the date of enactment
 of this Act.

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