NO on 139







- See #1 -

NO

REMOVINGPARENTS' RIGHTS

— See #2 —

NO

ELIMINATING SAFETY REGULATIONS

- See #3 ----

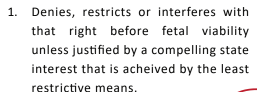
VOTE NOVEMBER 5

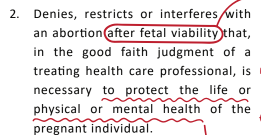
VOTE EARLY OCTOBER 9TH-29TH
MAIL IN YOUR BALLOT

/HAT PROP 139 SAYS

Sec. 3. Article II, Constitution of Arizona is amended

A. Every individual has a fundamental right to abortion, and the state shall not enact, adopt or enforce any law, regulation, policy, or practice that does any of the following:





3. Penalizes any individual or entity for assisting pregnant а individual in the exercising individual's right to abortion.

B. For the purposes of this section:

1. ("Compelling state interest") means a law, regulation, policy or practice that meets both of the following:

Is enacted or adopted for the limited purpose of improving or maintaining the health of an individual seeking abortion care, consistent with accepted clinical standards of practice evidence-based medicince.

Does infringe / on not that individual's autonomous decision making.

"Fetal viability" means the point in 2. pregnancy when, in the good faith judgment of a treating health and based professional particular facts of the case, there is a significant likelihood of the fetus's abortions after sustained survival outside the uterus application the extraordinary medical measures.



Scan to read more!

Includes minors. No parental consent needed.

#1

Not just physical health. Virtually any reason could be considered "mental health" to allow painful, late-term abortions after 5 months.

safeguards eliminated.

Safety is made second to autonomy. No regulations allowed to and protect women's health.

> No Doctor required. **JNDEFINED**

Painful, late-term

5 months.

