Vote NO on the Anything Goes Abortion Amendment to our Michigan Constitution

Roe v. Wade has been relegated to the ash heap of history. That means once again, voters are in the driver’s seat when it comes to the issue of abortion.

In Michigan, voters have a critical opportunity to protect life on Tuesday, November 8. Planned Parenthood and the ACLU have spearheaded an amendment that would add an absolutely unlimited right to abortion to our state constitution. If they convince a majority of Michigan voters to go along with the abortion amendment, taking the lives of unborn babies will become sacrosanct in our state. The amendment’s language is truly dangerous:

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• The state cannot “penalize, prosecute, or otherwise take adverse action against someone for aiding or assisting a pregnant individual” in exercising this unlimited right.

• The state can’t penalize or prosecute someone for an “alleged pregnancy outcome.”

• No state law or regulation can contradict the Abortion Industry’s own “accepted clinical standards of practice.”

• No state law or regulation can restrict an “individual’s autonomous decision-making.”

• It red defines viability of the child in the womb to the point the abortionist believes the child can survive outside the womb without “extraordinary medical measures.”

• The amendment never mentions doctors and doesn’t distinguish between adults and children.

So, what does this all mean? What will this amendment actually do?

By creating a right to “all matters relating to pregnancy,” abortion, sterilizations, and a host of other things—like sex—will have zero restrictions. This applies to children as well; the Michigan ACLU admitted in a media interview that this reproductive right applies to children starting “at birth.”

By giving children an unlimited right to all matters relating to pregnancy, children will be able to obtain abortions without parental consent or even notice. This amendment spells the end of parental rights in our state on any matter relating to pregnancy.

The abortion amendment allows late-term abortion bans like the same way Roe v. Wade allowed late-term abortion bans: by creating an infinite mental health loophole that includes every reason a woman wants to have an abortion. It would even re-legalize partial-birth abortion in our state.

By redefining viability, it lets any “health care professional”—including massage therapists and vets—decide a child at any stage isn’t viable. Even things like incubators for newborn preemies can be considered “extraordinary” medical care.

And if it isn’t enough to have a constitutional right to kill babies during the process of birth at 40 weeks, any parent who throws their newborn in the trash can’t be penalized or prosecuted for their “alleged pregnancy outcome” of infanticide.

This amendment would drastically alter the way even common abortions happen. The Abortion Industry doesn’t believe health regulators should inspect their clinics, or that women should be given informed consent, or see their ultrasound, or have a 24-hour waiting period. So, under their “clinical standards,” every abortion regulation is gone. Even screening women for coercion to abort becomes unconstitutional—because according to Planned Parenthood, forced abortions don’t happen.

If the state can’t penalize anyone who performs an abortion, then any unqualified person can do it. A woman who experiences a botched abortion could not have courts penalize the unqualified person who maimed her with a lawsuit. The abortion amendment provides an unlimited get out of jail free card.

And on top of all those dangerous scenarios, the amendment says no law or regulation can restrict an individual’s autonomous choice. Obviously, every law or regulation restricts someone from choosing to violate it. So, when it comes to abortion and anything else remotely related to pregnancy, whatever a person wants to do, they can do. This anarchy truly means “Anything Goes.”

This language would open up dozens of state laws to being struck down in court and result in devastating consequences—not just with our abortion laws. No consequences could be fixed by a state law if the abortion amendment becomes a permanent part of our constitution.

And, if this amendment passes, and you have the courage to raise your voice against this insanity, it says the state has a duty to enforce this right against discrimination. This vague language could give officials like Attorney General Dana Nessel a blank check to harass you for disagreeing with her.

Voters face a truly stark choice. The only responsible choice is vote NO on the abortion amendment—even for many people who would say they are “pro-choice.” Otherwise, Michigan will permanently open Pandora’s Box with an Anything Goes free-for-all.

Visit supportmiwomenandchildren.org today to donate and sign-up to help defeat this dangerous proposal—before it’s too late.
As Always, Elections Have Consequences

Barbara Listing, President
Right to Life of Michigan

Yes, it is true! Elections have consequences—both helpful and hurtful to our mission of protecting the unborn child and those threatened by a culture of death.

The elections of 2016 gave us a President who kept his promise of selecting judicial candidates who value the sanctity of human life and the rule of law. The result was the Dobbs decision which after nearly 50 years proclaimed there is not a right to abortion in the U.S. Constitution. The Dobbs decision has resulted in fewer abortions in many states, including our neighboring states. Here in Michigan because of pro-abortion judges, abortion remains legal with women traveling from other states to kill their babies here. Michigan has become the Great Lakes abortion mecca.

Yes, elections do have consequences. The 2018 elections brought us a pro-abortion governor, a pro-abortion attorney general. All three women have a single goal: prevent the Michigan 1846 law banning abortion from going into effect. They are putting state resources into lawsuits seeking to find a right to abortion in our Michigan Constitution. They are promoting a constitutional amendment which would go even further than a constitutional right to abortion. They are fighting to add a new right of “reproductive freedom” into our Michigan Constitution.

We can overcome the disasters of the 2018 election by making the 2022 elections a statement on the value of life from the beginning of life in the womb to the natural end of life. We can put aside all the other issues and focus on the election of pro-life men and women who believe in the sanctity of human life and will enact policies to promote and protect the innocent.

See pages 5 through 8 for a list of the endorsed pro-life candidates. Let’s replace the present pro-abortion executive branch with women and men who know that it is wrong to kill members of our human family to solve social or personal problems.

Miscarriages, Ectopic Pregnancies, and Abortion

To say that people are confused about miscarriage and ectopic pregnancy treatment since the overturning of Roe v. Wade would be an understatement.

In the last few weeks, social media, the media, and abortion activists have successfully misled many Americans—even medical professionals—into believing that abortion bans will impact miscarriage and ectopic pregnancy treatment.

First and foremost, we must establish that there is a difference between having a miscarriage and having an abortion. A miscarriage is when an unborn child dies in the womb either spontaneously or accidentally, as opposed to an abortion, where the unborn child is intentionally killed. These are two very different circumstances: one ends naturally, and the other with premeditated violence.

An ectopic pregnancy is when the unborn child implants outside of the uterus, most often in the fallopian tubes. This situation can be life-threatening for the mother and generally requires that the pregnancy be ended. Sometimes with a diagnosed ectopic pregnancy, the child dies naturally due to a lack of nutrients, but often it is necessary to remove the child medically or surgically. This would consequentially also remove the unborn child. Procedures and drugs that are used during miscarriage and ectopic pregnancy treatments—like “D&Cs” and methotrexate—would obviously not be banned under Michigan’s 1931 abortion law. The law only impacts intended abortions.

Ectopic pregnancy treatment is not considered an illegal abortion under the 1931 abortion ban. To treat a mother who is suffering from an ectopic pregnancy would be to preserve her life. A “life of the mother exception” is carved out in the 1931 abortion law, which bans abortion starting at fertilization.

Doctors who refuse to treat women suffering from miscarriages or ectopic pregnancies are committing malpractice and negligence, and should be held accountable for any further complications that arise from the prolonging of care.

And those who are purposefully misleading others to score political points should be ashamed of themselves.

Governor Gretchen Whitmer and Attorney General Dana Nessel have recently added more fuel to the fire of misinformation by implying that women will be prosecuted for having abortions in Michigan, which is totally false. Under Michigan law, women are not prosecuted for abortions, only the abortionists are. Trying to scare women into thinking that prosecutors will somehow use period trackers to come after women for abortions is preposterous!
Roe v. Wade is Overturned!

On June 24, the U.S. Supreme Court decided in Dobbs v. Jackson Women’s Health Organization to overturn Roe v. Wade in its entirety, returning the issue of abortion back to the states.

Six Supreme Court justices were willing to uphold Mississippi’s 15-week abortion ban, and five decisively signed on to overturning Roe itself.

Those five justices who voted to overturn Roe are on the right side of history. This monumental decision gives the states the ability to restore legal rights to the unborn: hopefully, in turn, ceasing the unjust slaughtering of the innocent in our country.

Prolife people should stand by those justices and thank them for their courage and wisdom in overruling a law that has plagued our society for the past half century.

Right to Life of Michigan has urged the public and pro-abortion activists to accept this decision without violence and retaliation, though sadly, even in Michigan some have experienced violence and intimidation.

The overturning of Roe v. Wade was made possible by working within the legal system and following laws. We know that one day, Michigan’s 1931 abortion law will be enforced again, and the lives of the unborn will be protected. We will continue to peacefully work towards this through the legal system.

Right to Life of Michigan will continue to use our resources and time to fight for the right to life. In the meantime, we know that lives in other states will be saved every day, and families will continue finding support at the more than 150 pregnancy help agencies across the state of Michigan.

We honor the more than 61 million lives lost from abortion in the past 49 years by dedicating all our efforts towards reaffirming Michigan as a completely life-affirming state. We cannot change the past, but thanks to the overruling of Roe v. Wade, we can control the future for our children and families.

1931 Abortion Ban Blocked in Court

Following the reversal of Roe v. Wade, Michigan’s 1931 law protecting unborn children from abortion should have gone back into full effect. However, that did not occur, because of separate lawsuits filed by Planned Parenthood and Governor Whitmer on April 7, 2022.

Planned Parenthood filed suit against Attorney General Dana Nessel in the Michigan Court of Claims. The lawsuit asked the court to forbid Nessel from enforcing the 1931 law—even though Nessel was already refusing to enforce it—and invent a new right to abortion in the Michigan Constitution.

The Court of Claims is designed only for lawsuits involving state employees and agents. The judge is randomly assigned from a pool of Court of Appeals judges. The judge assigned to this case is none other than former ACLU attorney Elizabeth Gleicher. Gleicher was the lead attorney in the 1997 Mahaffey v. Attorney General case, where she asked courts to invent a right to abortion in Michigan. That lawsuit failed. Gleicher remains overtly committed to abortion: she is a proud recipient of a Planned Parenthood award and has been a donor to them for years.

Right to Life of Michigan and the Michigan Catholic Conference filed an amicus brief in the case, explaining that the lawsuit should be dismissed due to lack of adversity: Planned Parenthood, Dana Nessel, and Gleicher are all on the same team with the same desired outcome. It also argued Gleicher should recuse herself, and that the case was pointless because of existing Michigan court precedent—specifically the Mahaffey case that Gleicher lost in 1997.

Gleicher dismissed all of these arguments. Without holding any hearings, she decided on May 17 to block the law, explaining that it was likely the non-existent right to abortion in the Michigan Constitution would prevail after she invented it.

Right to Life of Michigan is not a government entity and therefore not allowed to directly intervene in the Court of Claims. So attorneys filed a motion with the Michigan Court of Appeals to take over the case. The motion failed, but on August 1, the Court of Appeals clarified that Gleicher’s ruling only applied to Dana Nessel, and not Michigan’s individual county prosecutors. So, for a few hours on August 1, Michigan’s abortion law was restored to full effect. Then, Governor Whitmer intervened.

Governor Whitmer originally filed her case on April 7 in the Oakland County Circuit Court. She sued the 13 county prosecutors who have abortion facilities in their jurisdictions to prevent them from enforcing our law. Whitmer simultaneously filed an “executive message” to the Michigan Supreme Court, asking the Michigan Supreme Court to immediately take the case and invent a right to abortion in Michigan’s constitution.

Right to Life of Michigan and the Michigan Catholic Conference filed to intervene as a party to the Governor’s case in both the Oakland County Circuit Court and the Michigan Supreme Court.

In addition, two prolife county prosecutors filed their response to the lawsuit asking the court to dismiss the case.

No further action on Whitmer’s case happened, until the Court of Appeals ruling on August 1. Then, Governor Whitmer ran to overtly pro-abortion Judge Jake Cunningham of the Oakland Circuit Court. A couple hours later, Cunningham immediately blocked the 1931 law from taking effect with his own injunction.

The prolife attorneys worked diligently to oppose the injunction, but it was obvious that Cunningham—like Gleicher—had a political axe to grind and would refuse to follow the law or court precedent.

On August 19, Cunningham decided to make his temporary injunction on the law permanent while the case continued. In his bombastic ruling, Cunningham denounced the prolife attorneys and witnesses as lacking credibility, and mocked the 1931 law as “dangerous and chilling to our state’s population of ‘child-bearing people’ and the medical professionals who care for them.”

Right to Life of Michigan will continue fighting these cases as they move their way up to the Michigan Supreme Court, perhaps months away. The cases are a sad reminder that elections have consequences, and justice in Whitmer’s Michigan depends far more on the political views of the judge than the law itself.

Benefit for Life
26th Annual Charity Reception

October 18, 2022 at 6:30 p.m.
Troy, Michigan

Please join us on Tuesday, October 18, 2022 at Petruzzello’s Banquet and Conference Center in Troy, MI for the 26th Annual Benefit for Life Charity Reception. Hear special guest speaker Melissa Coles, whose story inspired the movie LIFEMARK, give her powerful prolife testimony. We hope to see you there!

Visit RTL.org for more information and to register online.
Vote **prolife** in the November 8 General Election!

Right to Life of Michigan PAC endorses

**Tudor Dixon**

★ Governor of Michigan ★

Tudor Dixon believes that whether strong or weak, every person is equal under the law. The political candidates we vote for either uphold this principle or undermine it. When choosing which candidate to vote for on November 8, **start with Life!** Vote for Tudor Dixon, the only RLM-PAC endorsed candidate for Governor.

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**Elect Michigan Supreme Court Justices who respect life!**

**Michigan's New Congressional Districts**

**Hudson & Zahra**

PAUL HUDSON
Justice of Supreme Court
8 YEAR TERM

BRIAN ZAHRA
Justice of Supreme Court
8 YEAR TERM

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The Michigan General Election is Tuesday, November 8, 2022.

- If you plan on voting absentee, please make sure your ballot is completed well before Election Day. Ballots that arrive after the polls close will not be counted. You can drop off your completed ballot at your local clerk’s office, or fill it out directly at the office.

- Endorsements are listed by congressional district. To find your congressional district, see the counties listed under each district, or use the map on the left. A detailed breakdown of U.S. and state house district information for Macomb, Oakland, and Wayne Counties is found below.

- Because of the 2020 census, Michigan’s election districts were reapportioned. Your election district may have changed.

- Only candidates endorsed by the Right to Life of Michigan Political Action Committee are listed. If a specific race is not listed, then no candidate in that race was endorsed. When more than one candidate is listed for a race, that means multiple candidates have been endorsed by the RLM-PAC.

- The role of the RLM-PAC is to inform the pro-life community which candidates are believed to be the most effective voice for the unborn. Endorsed candidates have signed a written questionnaire stating their support for pro-life legislation and have undergone an interview.

- You can go to RTL.org/vote to create your own personalized pro-life ballot. It shows only the RLM-PAC endorsed candidates that will appear on your ballot. Easy and simple!

- If you have a question about endorsements, call Right to Life of Michigan at (616) 532-2300 or e-mail us at info@rtl.org.

### District Finder for Metro Detroit

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### 1st CONGRESSIONAL DISTRICT


- **Governor/Lt. Governor**
  - Tudor Dixon (R)
  - Shane Hernandez (R)

- **MI Attorney General**
  - Matthew DePerno (R)

- **MI Secretary of State**
  - Kristina Karamo (R)

- **US Congress**
  - Jack Bergman (R)*
  - Brian Zahra*

- **Michigan Senate**
  - Jon C. Bumstead (R)*
  - John Damozone (R)
  - Edward McBroom (R)*

- **Michigan House**
  - Mike Hoadley (R)
  - John Roth (R)*
  - Ken Borton (R)*
  - Cam Cavitt (R)

- **Michigan Supreme Court**
  - Travis Menge (R)

- **Michigan State University Trustee**
  - Mary Beebe

- **Michigan State University Trustee**
  - Travis Menge (R)

- **Nonpartisan Races**
  - Michigan Supreme Court Trustee
  - Michigan State University Trustee

### Vote NO on the abortion amendment

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2nd CONGRESSIONAL DISTRICT

Counties: Barry, Clare, Eaton (part), Gladwin, Gratiot, Ionia, Isabella, Kent (part), Lake, Manistee, Mason, Mecosta, Midland (part), Montcalm, Muskegon (part), Newaygo, Oceana, Osceola, Wexford (part)

**Governor/Lt. Governor**
- Tudor Dixon (R)/
- Shane Hernandez (R)

**MI Attorney General**
- Matthew DePerro (R)

**MI Secretary of State**
- Kristina Karamo (R)

**US Congress**
- John Moolenaar (R)*

**Michigan Senate**
- Thomas Albert (R)
- Doug Brown (R)*
- Stan Stek (R)*
- Dan Burrill (R)*
- Dave Morgan (R)*
- Sarah Lightner (R)*
- Michaela Huletta (R)

**Michigan House**
- Rebekah Curran (R)
- Jody Hartley (R)*
- Stan Ponstein (R)*
- Lucy Ebel (R)*
- David Hildenbrand (R)
- Jody Hartley (R)*
- Dean Kapenga (R)*
- Ron Bacon (R)*

**State Board of Education**
- Tamara D. Carlone (R)
- Linda Lee Tarver (R)

**Montcalm County Commission**
- Charlie Mahar (R)

**Michigan State University Trustees**
- Kim Cyr (R)*
- Zach Lahren (R)*
- David Dursema (R)
- Doug Brown (R)*

**NONPARTISAN RACES**
- Michigan Supreme Court
  - Paul Hudson
- Brian Zahra*

**3rd CONGRESSIONAL DISTRICT**

Counties: Kent (part), Muskegon (part), Ottawa (part)

**Governor/Lt. Governor**
- Tudor Dixon (R)/
- Shane Hernandez (R)

**MI Attorney General**
- Matthew DePerro (R)

**MI Secretary of State**
- Kristina Karamo (R)

**US Congress**
- John Gittings (R)

**Michigan Senate**
- Aric Nesbitt (R)*
- Bryan Posthumus (R)*
- Rebecca D'Angelo
- Martin Jaffee (R)*
- Charles Harkins (R)*

**Michigan House**
- Angela Rigas (R)
- Tom Hunt (R)
- Bill G. Schuette (R)
- Matt Kallman (R)*
- David Dobskey (R)
- Dan Brown (R)*
- David Holcomb (R)*

**State Board of Education**
- Tamara D. Carlone (R)
- Linda Lee Tarver (R)

**NONPARTISAN RACES**
- Michigan Supreme Court
  - Paul Hudson
- Brian Zahra*

**4th CONGRESSIONAL DISTRICT**

Counties: Allegan, Berrien (part), Calhoun (part), Kalamazoo (part), Ottawa (part), Van Buren

**Governor/Lt. Governor**
- Tudor Dixon (R)/
- Shane Hernandez (R)

**MI Attorney General**
- Matthew DePerro (R)

**MI Secretary of State**
- Kristina Karamo (R)

**US Congress**
- Bill Huizenga (R)*

**Michigan Senate**
- Thomas Albert (R)
- Doug Brown (R)*
- Stan Stek (R)*
- Dan Burrill (R)*
- Dave Morgan (R)*
- Paul Hudson
- Brian Zahra*

**Michigan House**
- Jeff Hepper (R)*
- Wendy Mazer (R)*
- Gretchen Cosby (R)
- Lucy Ebel (R)*
- Daniela Garcia (R)
- Jacob Bonnema (R)*
- Joe Moss (R)
- Debekah Currin (R)

**NONPARTISAN RACES**
- Michigan Supreme Court
  - Paul Hudson
- Brian Zahra*

**5th CONGRESSIONAL DISTRICT**

Counties: Berrien (part), Branch, Calhoun (part), Cass, Hillsdale, Jackson, Kalamazoo (part), Lenawee, Monroe (part), St. Joseph

**Governor/Lt. Governor**
- Tudor Dixon (R)/
- Shane Hernandez (R)

**MI Attorney General**
- Matthew DePerro (R)

**MI Secretary of State**
- Kristina Karamo (R)

**US Congress**
- Tim Walberg (R)*

** Michigan Senate**
- Tim Golding (R)
- Joseph Bellino, Jr. (R)
- Thomas Albert (R)
- Aric Nesbitt (R)*

**Michigan House**
- Jamie Thompson (R)
- James DeSana (R)
- William Brann (R)
- Dale Boneke (R)
- Dale Zorn (R)
- Andrew Fink (R)*
- Matt Hall (R)*
- Dave Morgan (R)*
- Sarah Lightner (R)*

**NONPARTISAN RACES**
- Michigan Supreme Court
  - Paul Hudson
- Brian Zahra*

*Incumbent*
### 6th CONGRESSIONAL DISTRICT

**Counties:** Monroe (part), Oakland (part), Washtenaw, Wayne (part)

<table>
<thead>
<tr>
<th>Wayne County Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 Terry Marecki (R)*</td>
</tr>
</tbody>
</table>

**NONPARTISAN RACES**

**Michigan State Supreme Court**
- Paul Hudson
- Brian Zahra
- Kristina Karamo (R)*

**US Congress**
- **First District Court of Appeals**
  - Incumbent [2]
  - Thomas Cameron*  

**6th Circuit Court Incumbent [5]**
- Raymond Voet

**State Board of Education**
- Tamara D. Carlone (R)
- Linda Lee Tarver (R)

**Michigan State University Trustee**
- Travis Menge (R)

**Oakland County Commission**
- 14 Robert Smiley (R)
- 15 Michelle DiNardo (R)

**PROPOSALS**
- Vote **NO on the abortion amendment**

*Incumbent

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### 7th CONGRESSIONAL DISTRICT

**Counties:** Eaton (part), Genesee (part), Ingham, Livingston, Oakland (part), Shiawassee

<table>
<thead>
<tr>
<th>Livingston County Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>49 Ann Bollin (R)*</td>
</tr>
</tbody>
</table>

**NONPARTISAN RACES**

**Michigan Supreme Court**
- Paul Hudson
- Brian Zahra

**Supreme Court Associate**
- 2nd District Court of Appeals Incumbent [5]
- Michael Warren*

**Michigan Supreme Court**
- 3rd District Court of Appeals Incumbent [6]
- Raymond Voet

**Michigan Supreme Court**
- 6th Circuit Court Incumbent [5]
- Daniel Patrick O’Brien*  

**Michigan Supreme Court**
- 1st District Court of Appeals Incumbent [5]
- Thomas Emery (R)  

**PROPOSALS**
- Vote **NO on the abortion amendment**

*Incumbent

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### 8th CONGRESSIONAL DISTRICT

**Counties:** Bay, Genesee (part), Midland (part), Saginaw, Tuscola (part)

<table>
<thead>
<tr>
<th>Michigan State University Trustee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travis Menge (R)</td>
</tr>
</tbody>
</table>

**Bay County Commission**
- 1 Marie Ann-Fryzel Fox (D)*  
- 2 Ernie Krygier, Jr. (D)*  
- 3 Vaughn Begick (R)  
- 4 Colleen Mailliette (D)  
- 5 Tracey Slodowski (R)  
- 6 Denny Harris (R)  
- 7 Dennis Poirier (R)  

**Saginaw County Commission**
- 1 Mark Piotrowski (R)  
- 2 Sheldon Matthews (D)*  
- 3 Tracey Slodowski (R)  
- 4 Denny Harris (R)  
- 5 Dennis Kraft (R)*  

**Michigan Supreme Court**
- Paul Hudson  
- Brian Zahra

**NONPARTISAN RACES**

**Michigan Supreme Court**
- 2nd District Court of Appeals Incumbent Partial Term [1]
- Michael Warren*  

**PROPOSALS**
- Vote **NO on the abortion amendment**

*Incumbent

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### 9th CONGRESSIONAL DISTRICT

**Counties:** Huron, Lapeer, Macomb (part), Oakland (part), St. Clair, Sanilac, Tuscola (part)

<table>
<thead>
<tr>
<th>Sanilac County Commission</th>
</tr>
</thead>
</table>
| 97 Matthew Bierlein (R)  
| 98 Gregory Alexander (R) |

**NONPARTISAN RACES**

**Michigan Supreme Court**
- Paul Hudson
- Brian Zahra

**Supreme Court Associate**
- 2nd District Court of Appeals Incumbent Partial Term [1]
- Michael Warren*  

**Michigan Supreme Court**
- 6th Circuit Court Incumbent [5]
- Daniel Patrick O’Brien*  

**Michigan Supreme Court**
- 31st Circuit Court Incumbent [1]
- Cynthia Lane*  

**PROPOSALS**
- Vote **NO on the abortion amendment**

*Incumbent

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### 10th Congressional District
**Counties:** Macomb (part), Oakland (part)

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>District</th>
<th>Candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Governor/Lt. Governor</strong></td>
<td>Tudor Dixon (R)</td>
<td>Tudor Dixon (R)/Shane Hernandez (R)</td>
</tr>
<tr>
<td><strong>MI Attorney General</strong></td>
<td>Matthew DePerno (R)</td>
<td>Matthew DePerno (R)</td>
</tr>
<tr>
<td><strong>MI Secretary of State</strong></td>
<td>Kristina Karamo (R)</td>
<td>Kristina Karamo (R)</td>
</tr>
<tr>
<td><strong>US Congress</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michigan Senate</td>
<td>5</td>
<td>Michael Webber (R)*</td>
</tr>
<tr>
<td></td>
<td>7</td>
<td>Thomas Kuhn (R)</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>Pamela Hornberger (R)</td>
</tr>
<tr>
<td>Michigan House</td>
<td>55</td>
<td>Mark Tisdal (R)*</td>
</tr>
<tr>
<td></td>
<td>58</td>
<td>Michelle Smith (R)</td>
</tr>
<tr>
<td></td>
<td>59</td>
<td>Douglas C. Wozniak (R)</td>
</tr>
<tr>
<td></td>
<td>60</td>
<td>Joseph Aragona (R)</td>
</tr>
<tr>
<td>State Board of Education</td>
<td>Tamara D. Carlone (R)</td>
<td>Linda Lee Tarver (R)</td>
</tr>
<tr>
<td>Michigan State University Trustee</td>
<td>Travis Menge (R)</td>
<td>Travis Menge (R)</td>
</tr>
<tr>
<td>Macomb County Executive</td>
<td>Nicholyn Brandenburg (R)</td>
<td>Nicholyn Brandenburg (R)</td>
</tr>
</tbody>
</table>

**NONPARTISAN RACES**

- **Michigan Supreme Court**
  - Paul Hudson
  - Brian Zahra*

- **2nd District Court of Appeals**
  - Incumbent Partial Term [1] Michael Warren*
  - Incumbent Partial Term [2] Thomas Cameron*

- **6th Circuit Court**
  - Incumbent [5] Daniel Patrick O’Brien*  
  - Incumbent [2] Stephen Sierawski*  

**PROPOSALS**

- Vote **NO** on the abortion amendment

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### 11th Congressional District
**Counties:** Oakland (part)

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>District</th>
<th>Candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Governor/Lt. Governor</strong></td>
<td>Tudor Dixon (R)</td>
<td>Tudor Dixon (R)/Shane Hernandez (R)</td>
</tr>
<tr>
<td><strong>MI Attorney General</strong></td>
<td>Matthew DePerno (R)</td>
<td>Matthew DePerno (R)</td>
</tr>
<tr>
<td><strong>MI Secretary of State</strong></td>
<td>Kristina Karamo (R)</td>
<td>Kristina Karamo (R)</td>
</tr>
<tr>
<td><strong>US Congress</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michigan Senate</td>
<td>4</td>
<td>Houston James (R)</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>Mike MacDonald (R)*</td>
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<tr>
<td></td>
<td>12</td>
<td>Pamela Hornberger (R)</td>
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<tr>
<td>Michigan House</td>
<td>28</td>
<td>Jamie Thompson (R)</td>
</tr>
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<td>29</td>
<td>James DeSana (R)</td>
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<td>31</td>
<td>Dale Biniecki (R)</td>
</tr>
<tr>
<td>State Board of Education</td>
<td>Tamara D. Carlone (R)</td>
<td>Linda Lee Tarver (R)</td>
</tr>
<tr>
<td>Michigan State University Trustee</td>
<td>Travis Menge (R)</td>
<td>Travis Menge (R)</td>
</tr>
</tbody>
</table>

**NONPARTISAN RACES**

- **Michigan Supreme Court**
  - Paul Hudson
  - Brian Zahra*

- **1st District Court of Appeals**
  - Incumbent [2] Thomas Cameron*

**PROPOSALS**

- Vote **NO** on the abortion amendment

---

### 12th Congressional District
**Counties:** Oakland (part), Wayne (part)

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>District</th>
<th>Candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Governor/Lt. Governor</strong></td>
<td>Tudor Dixon (R)</td>
<td>Tudor Dixon (R)/Shane Hernandez (R)</td>
</tr>
<tr>
<td><strong>MI Attorney General</strong></td>
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<td>Matthew DePerno (R)</td>
</tr>
<tr>
<td><strong>MI Secretary of State</strong></td>
<td>Kristina Karamo (R)</td>
<td>Kristina Karamo (R)</td>
</tr>
<tr>
<td><strong>Michigan Senate</strong></td>
<td>21</td>
<td>David Staudt (R)</td>
</tr>
<tr>
<td></td>
<td>49</td>
<td>Ann Bolin (R)*</td>
</tr>
<tr>
<td></td>
<td>51</td>
<td>Matt Maddock (R)*</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>Mike Harris (R)*</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>Donnie Steele (R)</td>
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<tr>
<td></td>
<td>56</td>
<td>Mark Gunn (R)</td>
</tr>
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<td></td>
<td>57</td>
<td>Thomas Kuhn (R)</td>
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<tr>
<td>State Board of Education</td>
<td>Tamara D. Carlone (R)</td>
<td>Linda Lee Tarver (R)</td>
</tr>
<tr>
<td>Michigan State University Trustee</td>
<td>Travis Menge (R)</td>
<td>Travis Menge (R)</td>
</tr>
<tr>
<td>Macomb County Commission</td>
<td>Nicholyn Brandenburg (R)</td>
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</tr>
</tbody>
</table>

**NONPARTISAN RACES**

- **Michigan Supreme Court**
  - Paul Hudson
  - Brian Zahra*

- **1st District Court of Appeals**
  - Incumbent [2] Thomas Cameron*

- **2nd District Court of Appeals**
  - Incumbent Partial Term [1] Michael Warren*

- **6th Circuit Court**
  - Incumbent [5] Daniel Patrick O’Brien*  
  - Incumbent [2] Stephen Sierawski*  

**PROPOSALS**

- Vote **NO** on the abortion amendment

---

### 13th Congressional District
**Counties:** Wayne (part)

<table>
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<tr>
<th>Incumbent</th>
<th>District</th>
<th>Candidate</th>
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<tbody>
<tr>
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</tr>
<tr>
<td><strong>MI Attorney General</strong></td>
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</tr>
<tr>
<td><strong>MI Secretary of State</strong></td>
<td>Kristina Karamo (R)</td>
<td>Kristina Karamo (R)</td>
</tr>
<tr>
<td><strong>Michigan Senate</strong></td>
<td>23</td>
<td>Jim Runestad (R)*</td>
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<tr>
<td></td>
<td>28</td>
<td>Jamie Thompson (R)</td>
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<tr>
<td></td>
<td>29</td>
<td>James DeSana (R)</td>
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<td>31</td>
<td>Dale Biniecki (R)</td>
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<tr>
<td>Michigan House</td>
<td>5</td>
<td>Houston James (R)</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>Mike MacDonald (R)*</td>
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<td>Travis Menge (R)</td>
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</tbody>
</table>

**NONPARTISAN RACES**

- **Michigan Supreme Court**
  - Paul Hudson
  - Brian Zahra*

- **1st District Court of Appeals**
  - Incumbent [2] Thomas Cameron*

**PROPOSALS**

- Vote **NO** on the abortion amendment

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Why We Are 100% Prolife

Ever since Roe v. Wade was overturned, pro-abortion politicians have dominated the media. They have denounced abortion restrictions and often used abortion exceptions as a cudgel against prolife candidates and lawmakers. Yet, despite having three common abortion exceptions: rape/incest, health of the mother, and fetal anomaly, the recently passed Indiana law banning abortions was severely denounced by abortion supporters. So, giving into demands for exceptions will never satisfy pro-abortion politicians or the media.

In addition, if exceptions for “hard cases” are permitted, the exceptions not only shoot holes in the understanding that the unborn child is a human being worthy of legal protection, it also creates hypocrisy out of prolifers. How can anyone simultaneously place value on the unborn child as a member of the human family, but then agree that under certain circumstances it is OK to kill that same unborn child?

As election day draws nearer, we see pro-abortion candidates using abortion as their primary platform to try to distract from myriad problems. One of the favorite talking points of the pro-abortion candidates are how cruel and backwards our prolife candidates are: “no abortion exceptions of any kind.”

The other side is constantly claiming that, for the good of the woman, abortion must be allowed in such circumstances as rape/incest, health of the mother, and fetal anomalies. They are not wrong that these situations are very difficult and can be deeply painful, but as the woman deserves protection, so too does her innocent child. Let’s take a closer look at these exceptions to better determine why we must stay true to our rule: fully prolife from fertilization to natural death.

Of all the exceptions, the rape and incest exception is the one most often exploited by abortion supporters and misunderstood by prolifers. This comes from a deep and natural sense of compassion for the woman who has been traumatized. People are desperate to alleviate the suffering these rape survivors have endured, but the solution to the rape is not the destruction of the innocent, unborn child. Yes, all rape survivors and victims of incest deserve the support of society—including medical attention, trauma counseling, and material support—but what a civilized society can never offer as a solution to any problem is the death and destruction of a completely helpless and innocent unborn baby.

The pro-abortion argument says that after the trauma and horror a woman has gone through, she shouldn’t have to endure further trauma by carrying the child of her abuser. After all, it’s not her fault. It is true the conception of the baby was wrought with significant trauma, but this baby is not simply “the rapists’ baby,” it’s also her baby, and putting a mother against her child is a trauma of its own.

Not to mention, the violence of abortion adds additional trauma. It can be easy to forget that the child is a victim along with her mother. At the very least, this child will grow up without her biological father to love and care for her. The circumstances of conception do not change the fact that the baby in the womb is still a living human being worthy of legal protection. We cannot continue to demonize children of rape due to the crimes of their fathers. The child has done nothing wrong and does not deserve the death penalty for her father’s crimes.

Physical and mental health of the mother is also a frequent exception in abortion laws. Not only does this exception again put aside the undeniable fact that the unborn child is a human being who deserves protection, but it is also frequently exploited when put into law. There is no other circumstance in which you are allowed to kill someone in order to relieve your own physical or mental pain, so there is no reason why it should be allowed in the circumstance of pregnancy.

That said, every state has a life of the mother exception because if the pregnant mother dies, the baby dies too. This is a different situation than health concerns which can be medically managed until the baby can be safely delivered—even if that means an early delivery.

Furthermore, we know that laws with mental health exceptions are often a sham to allow abortion for any reason. Take the California Therapeutic Abortion Act passed in 1967: abortion was illegal in all circumstances unless a woman was found to be so mentally compromised as to qualify for institutionalization in a mental hospital. It is rare for someone to be so mentally compromised, yet the number of women allowed to receive an abortion under this exception soared to over 50,000 in just three years.

The then governor of California who signed that bill into law was none other than Ronald Reagan, who became horrified about what he allowed to happen under his watch. He fell for the same bait and switch that so many voters fall prey to. He later became a loud advocate for unborn children.

Health concerns of pregnant women, including mental health concerns, should be given proper medical treatment. However, the purposeful killing of an innocent unborn child is not healthcare.

Lastly, let’s discuss abortion exceptions due to fetal anomaly. The essence of this exception is to allow women to kill their unborn child because the child might have a disability or a fatal disease. This is eugenics, pure and simple.

Interestingly, the vast majority of Americans support the Americans with Disabilities Act, which was passed more than 30 years ago. Civilized nations protect their most vulnerable citizens, and most people wouldn’t dream of discriminating against someone with a disability outside the womb. Yet, many of those same people readily support fetal anomaly exceptions to abortion bans. Why? Just because a disability can be detected in the womb shouldn’t be a license to kill if that same child outside the womb is legally protected.

When an action is written in law—whether directly or indirectly—people come to see it as morally right. While culture can impact politics, so too can politics impact culture. Allowing exceptions for abortion will always devalue the human child in the womb, and one exception will lead to the acceptance of another until the exceptions swallow the rule.

There are no circumstances in which the unborn is not a living human being who deserves dignity and respect. Regardless of the circumstances of conception or the ability of the child, the baby in the womb always deserves her life. This is a consistent life ethic, and the one Right to Life of Michigan has held firm to—despite calls to the contrary.

Against All Odds

September 29, 2022
Dewitt, MI

For more information and to register online visit RTL.org or scan the QR code.

Reservations include a continental breakfast, luncheon/annual meeting, and three general sessions. We hope to see you there!
Multicultural Outreach in Metro Detroit

Spring and summer is fair season across the state. In the Metro Detroit area, we have four staff members and many volunteers who work on multicultural outreach to the Black, Hispanic, and Chaldean communities. Here are some pictures of some of our educational tables:

Meme Match 2022

The Right to Life of Michigan Educational Fund hosts a Meme Match for high school and college-aged Michigan youth, ages 13 to 23. Contestants create and submit an original meme (based off a pre-selected template), and contest finalists have their works shared on Right to Life of Michigan's Facebook page where the public will like and share the memes to help determine the winners. The winner of the 2022 Meme Match is Tyler Sterk, with his meme questioning the bodily autonomy argument. The runner-up is Katherine Gerring, with her meme supporting human rights for all humans, including the unborn. Congratulations Tyler and Katherine!

My body, my choice! But the body inside your body is not your body…

You're taking away women's rights!!! Nooo I care about all women, born and unborn
It's Definitely Possible

How do you think most people would respond to these two questions?

1) Would you be willing to donate $10,000 or more to Right to Life of Michigan today?
2) Would you be willing to remember Right to Life of Michigan in your will or living trust with a gift for $10,000 or more?

For most people, the answer to the first question might be something like, “As much we’d like to donate $10,000 to Right to Life of Michigan today, we just don’t have that kind of money.”

For the second question, many people may well respond, “I’ve never really thought about that before, but with more information, it’s possible we could make a gift to Right to Life of Michigan for $10,000 or more in our will or living trust.”

One of the most overlooked ways to donate a significant gift to Right to Life of Michigan is through a bequest gift made in a will or living trust. This kind of gift is generally only a portion of a person’s entire estate, and still allows for the needs and financial responsibilities of loved ones. In addition, this kind of gift clearly says to family and friends that life is precious and worthy of support through Right to Life of Michigan.

Right to Life of Michigan relies on the generosity of our donors for financial support. Please think about leaving a gift to Right to Life of Michigan, or the Right to Life of Michigan Educational Fund, or the Right to Life of Michigan Educational Endowment Fund in your will or living trust.

For more information, please complete the coupon below and mail. Or, email giftplanning@rtl.org.

Information in this article is for the purpose of providing general answers to commonly asked questions. None of the information contained herein is intended as legal advice or legal opinion relative to specific matters, facts, situations or issues. Please contact an attorney for specific legal advice.
Thinking of others, supporting life

You can remember a deceased loved one or honor one of the special people in your life through a tax-deductible memorial or honorary contribution to the Right to Life Michigan Educational Fund.

A thoughtful acknowledgment will be sent to the family or person you designate, while the gift amount will remain confidential. Visit RTL.org and click on the “Donate” button. Or, send a check with information about the memorial or honorarium to:

RLM Educational Fund
P.O. Box 901
Grand Rapids, MI 49509

In Memory Of:  Given By:

Sandra Abbott..............................................Judy Huber
Sister Beverly Ackerman..................Jane Egerer; Helen Weiss
Baby Terese........................................Sandra Kizy
Bruce Bauer........................................Anthony & Lisa Colucci; Wayne & Janet Douglas; James & Shirley Fitzgerald; Ken & Kathy Haubert; Suzanne Haywood; Mary Jo & Peter Johnston; Melek Kayser; Ray & Penny Malcoun; Jeffrey & Caroline Mugarian; Blanche Smith; Dorothea M. Wilamowski
Mrs. Patricia Berkopec-Neubecker......Donna Kosmowski
Naida Boelema........................................Lila Bouvens; Marvin & Merri Lou Doberman; John Stoel
Jackie & Dick Bolander........................Ron Cain
Paula Cagney...............................Harrison & Mary Morton
Danielle Campbell................................Terese Campbell
Mr. Onorio Carlesimo..........................Kathy Vinton
Walter Carrier........................................Barbara & Otto Listing; Zoueki/Oceana Co. RTL
Vincent Champagne............................Jennifer Gilmore
Myles & Theresa Conroy.............Mary Conroy Moldenhauer
Theresa Consenza.............................Niki Oleksinski
Mr. Burt Cooper..........................Michael Woroniak
Theresa Consenza.............................Kevin Smajkal
Richard Courter...............................Tom & Luane Feldpausch
Mrs. Connie Davis..............................Chris Oberly
Beth DeBruyne Mohr..........................Marlyn Mohr
Mr. Richard Deely.........................Paul & Catherine Milanowski
Mr. Nelson DeJonge..........................Douglas DeJonge
John “Jack” Donahue.........................Jeff & Debbie Davis
Katie Dornoff................................Michael & Rebecca Dornoff
Mrs. Esther Durning.........................Michael Basler
Tom & Josephine Durso.....................Barbara Rotary
Fr. Larry Farrell..............................Raczkowski Family
Elizabeth Fischer..............................Mary Lehr; Viola Redding
Teresa Frederick...........Stephen & Julie Frederick; Lisa Knoll
John Geiger....................................Marilyn Stacer
Mr. Benjamin Gurwell.......................Bob & Elaine Keinath
Margaret Hessling................................Marilyn Stacer
Ted Heuker........................................Berkholder Family Funeral Home; The Henry Heuker Family; Gerald & Jane Sinek; Lois Winkel
Ronald Huyck........................................Adella Huyck
Mrs. Mary Kennedy..........................Kathleen Johns
Mrs. Ruth Klingenberg...............Brian & Pam Cusick Family
Jim “Scooter” Koopman..............................Joyce Overweg
Mr. Richard Kowalski..............................Patricia Kowalski
Mr. Richard Kroes..............................George & Nancy Buth; Grace Immanuel Reformed Baptist Church; Mary Kroes; Gordon & Sharon Pickerd; Mr. Martin Ramseyer
Ernestine Kurmas...............................Jennifer Hawley; Mike & Meghan Pickoa; Kelly/Pam Babisch/Willis
Doris Kurth.........................................Warren Rentz
Mr. Silas Kwiatkowski..........................Michael Struve
Simon & Linerine Lindberg.............Fred & Laura Lindberg
Marilyn J. Masica........................Thomas Masica; Todd & Natalie Massa
Doris Mausolf.....................................Marilyn Stacer
Mrs. Geraldine Mertens.................Ronald Mertens
Thomas & Frances Meyers...............Randall Wright
Olive Mae Mohney.................................Linda Rhodus
Jane Muldoon.......................................Barbara Listing
Marian Nederveld.............................Randal & Jeanine Bishop
Mrs. Patricia Berkopec-Neubecker......Donna Kosmowski
Monna O’Dell....................................Saginaw RTL
Mrs. Mary Paige.............................John & Louise Albanese; Ken & Agnes Demick; RTL SE Macomb Chapter
Mr. Robert Paul.................................Claude & Barb McManus; David & Diane Reynier; Sandra Sessa
Robert & Dorothy Bukowski Pellonto...John Bukowski
Pauline Powers................................Marian Sylvester
Darlene Rentz........................................Warren Rentz
Harry Roggenbuck............................Marilyn Stacer
Mr. Joseph Sack.................................Judith Sack
Mocha Shaw......................................Leslie Demyan
Sylvia Smith.....................................Larry Smith
Lt. Cdr. John “Jack” Stong.............CCFMM Board & Staff; John & Patti Fedor; Patrick & Lynn Kelley; Bob & Nancy Voyt
Liliana Tapia.....................................Martin Tapia
Kenneth Turgeon.................................Joseph & Janet Connors

In Honor Of:  Given By:

Natalie Bainter (Caring Moment)............................Halina Bainter
Julie Blocher..................................................Mark Blocher (50th Wedding Anniversary)
John & Suzette Bruha........................Michael & Susan Jakubowski (50th Wedding Anniversary)
Mrs. Lisa Clary (Birthday)..................Jodie & Robert Hills
Mrs. Yvonne Duley (Birthday)..............William Duley
MaryLynn Patin (Birthday)..................Mary Hehl
Jeanne Smit (Birthday)......................James & Donna Tuinstra (For all you do for the precious unborn)
Ronald Thomson.................................Evelyn Thompson (Citizen of the Year recipient)

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