

LEGISLATIVE ACTION

— CONGRESS MUST PASS A —
“FEDERAL ABOLITION OF ABORTION ACT”

To implement equal protection under the 14th amendment to the Constitution acknowledging and protecting the right to life for each born and preborn human being. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Federal Abolition of Abortion Act”.

SEC. 2. RIGHT TO LIFE

To implement equal protection for the right to life of each born and preborn human being, and pursuant to the duty and authority of the Congress, including Congress’s power under article I, section 8, to make necessary and proper laws, and Congress’s power under section 5 of the 14th amendment to the Constitution of the United States, **Congress hereby declares that the right to life guaranteed by the Constitution is endowed by the Creator and vested in each human being.**

SEC. 3. NO RIGHT TO ABORTION

To implement equal justice under the law, pursuant to the duty and authority of the Congress under article I, section 8, to make necessary and proper laws, the **Congress hereby declares that no human being shall be granted the right to terminate the life of any other human being.** Any human being who commits the act of abortion shall be prosecuted for murder. The laws prohibiting murder shall be applied equally to all human beings. Nothing in this Act shall be construed to grant legal immunity or impunity to a mother who willfully chooses to murder her child by abortion.

THIS MODEL LEGISLATION SHOULD BE PROPOSED BY THE CURRENT REPUBLICAN MAJORITIES IN CONGRESS

NOTE: A Federal Abolition Act would also include the following definitions in a fourth section. “For purposes of this Act: (1) HUMAN BEING. includes each and every member of the species homo sapiens at all stages of life, including the moment of conception/fertilization, cloning, or other moment at which an individual member of the human species comes into being. (2) STATE.—The term “State” used in the 14th amendment to the Constitution of the United States and other applicable provisions of the Constitution includes the District of Columbia, the Commonwealth of Puerto Rico, and each other territory or possession of the United States. (3) Abortion.—The term “Abortion” means the use or prescription of any instrument, medicine, drug or any other substance or device to intentionally kill a preborn human being;

EXECUTIVE ACTION

— THE PRESIDENT MUST GIVE AN —
EXECUTIVE ORDER TO ABOLISH ABORTION

WHEREAS we hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the pursuit of Happiness; and

WHEREAS all innocent human life at all developmental stages, must be respected and safeguarded from the moment of fertilization to natural death because they are made in the image of God; and therefore, the preborn child, is a unique individual person at conception who has a fundamental right to life, which cannot be infringed; and

WHEREAS the 5th and 14th Amendments to the United States Constitution state that no person shall be deprived of life, liberty or property, without due process of law; and

WHEREAS the Constitution is the law of the land and not opinions of the Supreme Court; and it is the duty and obligation of the Executive Branch to check the Judicial and Legislative branches of government when they issue unconstitutional court opinions or unconstitutional laws; and

WHEREAS the Supreme Court of the United States rightly held that there is no right to abortion in the Constitution, the court acted beyond its authority and contrary to the Constitution when it allowed states to decide and pass laws allowing the deprivation and destruction of innocent human beings in the 2022 Dobbs v Jackson opinion; and

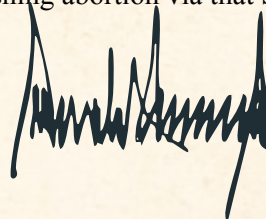
WHEREAS it is the crime of murder to take the life of an innocent human being;

THEREFORE, BE IT RESOLVED, by virtue of the authority vested in me as President of the United States, it is hereby ordered as follows:

1. It is declared to be the policy of the President that **there shall be equal justice applied to the preborn just as there is for the born.**
2. All court rulings, regulations, executive orders, and federal statutes at any level of government which would deprive the preborn child of their right to life, from fertilization onward, are illegally approving of the child's murder and are ordered to be ignored.

BE IT FURTHER RESOLVED, I direct the Federal Government to support any State who asserts their 10th Amendment right of nullification by abolishing abortion via that State's murder statutes.

TRUMP HAS SIGNED HUNDREDS OF EXECUTIVE ORDERS. NONE IS AS SIMPLE, IMPORTANT, OR PRESSING AS THIS ONE.



AS HEAD OF THE STATE, TRUMP COULD ALSO DEMAND THAT CONGRESS SEND HIM A BILL OF ABOLITION TO SIGN.

MAINTAIN JUSTICE

— IN THE SUPREME COURT —

The Legislative and Executive actions recommended in this pamphlet concerning the abolition of abortion and establishment of justice for the preborn by Congress and the President of the United States are in no way repugnant or contrary to the U.S. Constitution, but are actually demanded by it.

The 14th Amendment states:

“nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.”

Likewise, the 5th Amendment states that no person shall:

“be deprived of life, liberty, or property without due process of law.”

The practice of abortion deprives an innocent human being of life without due process of law. By allowing the murder of innocent human beings to go unpunished, the state is denying the equal protection of the laws to those so killed and equal justice under the law is not established.

— TO ESTABLISH —
EQUAL JUSTICE UNDER THE LAW
— THE MOTTO & PURPOSE OF THE COURT —

SCOTUS must repeal their ruling in Dobbs v Jackson and not allow states to deprive any person of life without due process of law.

SCOTUS must declare all legislative or executive acts allowing the practice of human abortion anywhere for any reason to be unconstitutional.

SCOTUS must ensure that the law prohibiting murder is applied equally to all people.

SCOTUS must ensure that the laws protecting human beings from murder are applied equally to all people.

SCOTUS must declare all so-called “pro-life” laws granting immunity to mothers who choose to murder their children to be unjust and unconstitutional.