The ACLU, Center for Reproductive Rights, and Planned Parenthood Have Leveled a Coordinated Legal Strike on Restrictive Abortion Laws in Three States

By Jaweer Brown, Communications Manager for Reproductive Rights, ACLU

NOVEMBER 30, 2016 | 10:30 AM

TAGS: State Abortion Legislation, Abortion, Reproductive Freedom
A great deal of national attention recently has been drawn to abortion rights — and justifiably so. The president-elect has vowed to nominate justices committed to overturning Roe v. Wade. And yesterday he nominated Rep. Tom Price for Secretary of Health and Human Services. Price is a man who at every opportunity has voted to take away people’s access to health care, to deny women the right to have an abortion, to cut off access to contraception, and to defund Planned Parenthood.

But while we worry about the future of abortion rights at the federal level, far too many women wake up in states where their right to abortion remains so inaccessible that the right is more theoretical than real. And that is because of state laws like those we are challenging today which are expressly designed to prevent a woman who has decided to have an abortion from actually getting one.

Today the ACLU has joined forces with the Center for Reproductive Rights and Planned Parenthood in a new wave of lawsuits to protect and expand access to abortion. Together, we simultaneously filed three challenges to medically unnecessary abortion restrictions in Alaska, Missouri, and North Carolina.

Women have a constitutional right to decide whether to end or continue a pregnancy, and the Supreme Court has consistently upheld this right. Just this summer — in their landmark decision striking down Texas’ abortion restrictions that closed clinics across the state — the court reaffirmed that laws that impose a burden on women’s access to abortion must be balanced by some medical benefit. Since the ruling, abortion restrictions in Alabama, Alaska, Arizona, Oklahoma and Wisconsin have already been struck down or been permanently blocked.
The law is clear: States cannot ban abortion.

But laws in Missouri and Alaska impose burdens on health care centers, reminiscent of the restrictions struck down by the Supreme Court. Missouri regulations require facilities providing abortions to be outfitted like mini-hospitals. Because of the regulations, only one licensed provider remains to serve over one million women in the state.

Meanwhile, regulations in Alaska require clinics to be equipped and staffed for “major” surgery. The requirement is so vague and confusing that the people who are subject to these requirements have no way to know what kinds of actions would violate them.

Other regulations in Alaska that date back 40 years prevent health centers from providing abortions after the first trimester of pregnancy. For many Alaskan women, that means traveling out of state to access the care they need.

In North Carolina, an unconstitutional law that we challenged today bans abortion after the 20th week of pregnancy with exceptions only for extremely narrow medical emergencies. By doing so, the law forces physicians to delay from caring for women until their condition imposes an
immediate threat of death or major medical damage. The law is a threat to the dignity and health of women who seek care, not rejection, from medical professionals.

We filed today’s lawsuits to send a clear message: From Alaska to North Carolina — and every state in between — we will continue to fight until every woman has the dignity to make decisions about her body, her family, and her future. Our bodies, our rights, and our clinics are not going anywhere.

ADD A COMMENT (39)

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Anonymous

What about Texas, where they’re requiring burial or cremation of fetal remains?
REPLY | NOVEMBER 30, 2016 | 1:53 PM

Matt

What does that have to do with abortion?
DECEMBER 11, 2016 | 12:19 PM

Lisa

That’s one of the reasons I left Texas. The rules just don’t make sense and women are dieing now. We are just supposed to walk in faith and hope that male dominated society will open their eyes and see the pain and heartache that comes when we oppress half the people in society
DECEMBER 11, 2016 | 2:21 PM

Anonymous
Anti-American Communist Liar's Union at it again. What about the rights of the growing child that hasn't yet been born?

**REPLY | NOVEMBER 30, 2016 | 3:56 PM**

**Anonymous**

What "child"? "Babies" don't get aborted; unwanted embryonic parasites do!

**NOVEMBER 30, 2016 | 8:16 PM**

**Anonymous**

Wish you would care as much for an infant born into poverty because the mother did have access to an abortion clinic. The same people violently opposed to abortion rights are also opposed to a social safety net.

**DECEMBER 1, 2016 | 9:47 AM**

**Anonymous**

What a cute little strawman. Did you make it yourself?

**DECEMBER 9, 2016 | 11:46 AM**

**Rosie**

Two cells are no more a "baby" than an acorn is a tree. The acorn will become a tree given proper conditions, nourishment, etc, but the acorn is not a tree. So too a zygote is not a human being but can become a human being given proper conditions, nourishment, etc. Why do you anti-choice folks never see the woman as a human being with a life - a woman whose life will be dramatically altered if she brings that zygote to term? Take care of the real children running around hungry and neglected and stop obsessing over zygotes and fetuses.

**DECEMBER 11, 2016 | 12:22 PM**

**Anonymous**
For the comment that says you must support abortion if you don't support "social safety nets." If everyone supports personal choice as well as the responsibility that comes with them, it is actually quite easy.

DECEMBER 11, 2016 | 12:24 PM

Dues paying member

There is nothing American about suppression of facts. I haven't been able to find any Biblical reference to the definition of life in utero. You should, per the US Constitution, have the unassailable right to believe anything you want. You do not have the right to force your beliefs on others, regardless of how profound you believe them. If you don't believe in abortion, then don't have one. If you don't believe in same sex marriage, don't marry someone of the same sex. Laws must be based upon fact, not belief. Facts can be proven, beliefs cannot.

DECEMBER 11, 2016 | 8:35 PM

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