02/26/21

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1995

(SENATE AUTHORS: JOHNSON STEWART, Port, Wiklund and Eaton)						
DATE	D-PG	OFFICIAL STATUS				
03/11/2021	838	Introduction and first reading				
		Referred to Health and Human Services Finance and Policy				
03/15/2021	919	Authors added Port; Wiklund; Eaton				

1.1	A bill for an act
1.2 1.3	relating to health; establishing reproductive health rights; proposing coding for new law in Minnesota Statutes, chapter 145A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [145.409] REPRODUCTIVE HEALTH.
1.6	Subdivision 1. Short title. This section may be cited as the "Protect Reproductive Options
1.7	Act."
1.8	Subd. 2. Reproductive health rights. Every individual has a fundamental right to make
1.9	autonomous decisions about the individual's own reproductive health. Every individual has
1.10	the fundamental right to:
1.11	(1) choose or refuse reproductive health care;
1.12	(2) choose or refuse contraception or sterilization; and
1.13	(3) choose to continue a pregnancy and give birth to a child, or choose to obtain an
1.14	abortion.
1.15	Subd. 3. Right to privacy recognized. Every individual has a fundamental right of
1.16	privacy with respect to personal reproductive decisions. The state shall not deny, restrict,
1.17	or interfere with an individual's autonomous decision to exercise their fundamental
1.18	reproductive health rights under subdivision 2.
1.19	Subd. 4. Fertilized egg, embryo, or fetus. A fertilized egg, embryo, or fetus does not
1.20	have independent rights under the laws of this state.

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2.1	<u>Subd. 5.</u>	Interference with	reproductive deci	sion-making prohibited	. The state shall		
2.2	<u>not:</u>						
2.3	<u>(1) in th</u>	e regulation or prov	vision of benefits, f	acilities, services, or info	rmation, deny,		
2.4	restrict, or interfere with an individual's fundamental reproductive health rights in subdivision						
2.5	2, including individuals under state custody, control, or supervision;						
2.6	(2) discriminate in the protection or enforcement of the fundamental rights in subdivision						
2.7	2 on the basis of sex, gender identity or expression, perceived gender identity or expression,						
2.8	sexual orientation, disability, race, ethnicity, age, national origin, immigration status, or						
2.9	religion; and	<u>d</u>					
2.10	<u>(3) prose</u>	cute, nor deprive th	ne rights of any ind	vidual for, any act or failu	re to act during		
2.11	their own pregnancy based on the potential or actual impact on their own health or pregnancy.						
2.12	<u>Subd. 6.</u>	Civil action. An ir	ndividual aggrieved	l by a violation of this sec	tion may obtain		
2.13	appropriate relief in a civil action.						
2.14	<u>Subd. 7.</u>	Severability. If an	y provision of this	section, or the application	n of a provision		
2.15	to any perso	on or circumstance,	is held to be uncor	stitutional, the remainder	of this section,		
2.16	or the appli	cation of a provisio	n to any person or	circumstance, other than	those to which		
2.17	the provisio	n is held to be unco	onstitutional, shall	not thereby be affected.			
2.18	Subd. 8.	Rule of construct	ion. This section a	oplies to every state statu	te, ordinance,		
2.19	regulation, a	administrative order	r, decision, policy, j	practice, or other action er	nacted, adopted,		
2.20	or implemented before, on, or after August 1, 2021.						