

WHEREAS, in 2017, Illinois legislators passed a law that was signed into law by then Republican Gov. Bruce Rauner requiring state health insurance and Medicaid to cover abortions; and

WHEREAS, the Illinois Reproductive Health Act (IRHA) establishes and protects the fundamental right to safe and legal reproductive health care including contraceptives, maternal care and abortion care; and

WHEREAS, the IRHA protects all personal choices individuals may make about their reproductive health, including the right to choose or refuse birth control, the right to carry a pregnancy to term and give birth, and the right to choose or refuse abortion; and

WHEREAS, the IRHA codifies current standards of medical best practices on who can perform abortions and prescribe non-surgical abortion-related medications; and

WHEREAS, the IRHA regulates clinics that perform abortions like all other medical clinics; and

WHEREAS, the IRHA finally repeals the decades-old Illinois Abortion Law of 1975 and the Partial-Birth Abortion Ban Act, which, though currently enjoined by courts, established criminal penalties for performing an abortion and providing certain types of contraceptives, and allowed a husband to prevent his wife from having an abortion; and

WHEREAS, the IRHA amends the Illinois Insurance Code to ensure that private insurance companies will also cover health care costs for services related to abortion, adding to already required coverage related to contraception, infertility treatments, and maternity care; and

WHEREAS, we must ensure fundamental health care protections for future generations of women and safeguard the reproductive rights of women in Illinois and beyond; and

WHEREAS, protections provided by Roe v. Wade is under increasing threat in states across the country including in Alabama, Georgia, Kentucky, Mississippi, Ohio, Georgia and Missouri; and

WHEREAS, these state laws may lead to a US Supreme Court challenge of Roe. V. Wade, that may overturn federal protections; and

WHEREAS, should Roe v. Wade be overturned, the provisions of Illinois' restrictive Abortion Law of 1975 and Partial-Birth Abortion Ban Act will go into effect; and

WHEREAS, the IRHA was filed with the Clerk as H.B. 2495 by Representative Kelly M. Cassidy, with Chief Co-Sponsors including Representative Sara Feigenholtz, Representative Emanuel Chris Welch, Representative Marcus C. Evans, Jr., Representative Jehan Gordon-Booth and 35 additional co-sponsors; and

NOW, THEREFORE, BE IT RESOLVED, that the President and members of the Cook County Board of Commissioners do hereby recognize the need to keep abortion and reproductive health care safe and accessible; and

BE IT FURTHER RESOLVED, that the Cook County Board of Commissioners urges the Illinois General Assembly to pass H.B. 2495 of the 101st General Assembly, also known as the Illinois Reproductive Health Act, and support it in any manner possible to ensure residents can continue to be able to practice their fundamental rights to choose their reproductive futures.

Sponsors: SCOTT R. BRITTON, LARRY SUFFREDIN, KEVIN B. MORRISON, DONNA MILLER, DEBORAH SIMS, BRANDON JOHNSON, BRIDGET GAINER, JEFFREY R. TOBOLSKI, BRIDGET DEGNEN

Indexes:

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Attachments:

File #: 19-3758, Version: 1

Date	Ver.	Action By	Action	Result
6/6/2019	1	Board of Commissioners	receive and file	Pass
6/5/2019	1	Legislation and Intergovernmental Relations Committee	recommend for receiving and filing	Pass
5/23/2019	1	Board of Commissioners	refer	Pass