Statement for the Record

Of

The American College of Obstetricians and Gynecologists

Before the

Subcommittee on the Constitution

In the

Senate Committee on the Judiciary

Regarding the Hearing

Protecting Roe: Why We Need the Women’s Health Protection Act

June 16, 2021
Chairman Blumenthal, Ranking Member Cruz, and distinguished members of the Subcommittee on the Constitution, thank you for the opportunity to submit this statement for the Subcommittee’s record of its hearing titled “Protecting Roe: Why We Need the Women’s Health Protection Act”.

The American College of Obstetricians and Gynecologists (ACOG) is the nation’s leading group of physicians providing health care for women. With more than 60,000 members, ACOG advocates for quality health care, maintains the highest standards of clinical practice and continuing education of its members, promotes patient education, and increases awareness among its members and the public of the changing issues facing women’s health care.

ACOG is committed to ensuring access to the full spectrum of evidence-based quality reproductive health care. Policy related to reproductive health care must be based on medical science and facts. The government can serve a valuable role in making health policy when its purpose is to improve patient health and advance medical and scientific progress.¹

ACOG thanks the Subcommittee for its consideration of S.1975, the Women’s Health Protection Act of 2021, which would create federal protections against restrictions that have no health benefits and intrude upon personal decision-making. This bill promotes and protects access to abortion services by safeguarding patients and medical professionals from limitations or requirements that single out the provision of abortion services, clinicians who provide and refer for abortion services, and facilities in which abortion services are provided.² Passage of S. 1975 is a critical step in protecting against unwarranted intrusions into the practice of medicine and the patient-physician relationship and we urge its swift passage.

Abortion is an essential component of health care.³ Like all medical matters, decisions regarding reproductive health care, including abortion care, should be made by patients in consultation with their clinicians and without undue interference by outside parties.⁴ Like all patients, individuals seeking abortion are entitled to privacy, dignity, respect, and support.⁵

The Subcommittee’s hearing today could not come at a more pivotal time. Abortion, although still legal, is increasingly out of reach because of mounting government-imposed restrictions

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² Women’s Health Protection Act of 2021, S. 1975, 117th Cong. (2021)
⁴ Id.
⁵ Id.
targeting patients, physicians, and other clinicians, and recent years have seen a dramatic increase in the number and scope of legislative measures restricting abortion. This mosaic of state laws and regulations has escalated access inequities and threatens to criminalize or otherwise penalize physicians and other clinicians for providing care consistent with their medical judgment, standards of care, and their patients’ needs. It is a crisis for both patients and their physicians that warrants urgent scrutiny and swift action by Congress.

When considering testimony today, ACOG urges the Subcommittee to rely on this statement to generate a dialogue informed by science and medical facts, and guided by Congress’s imperative to confront health inequities. This statement reviews the clinical facts regarding the provision of abortion and gives voice to the physicians—ACOG’s members—who every day face the real-world implications of ill-advised political intrusions in patient care.

**Clinical Guidance and Medical Research Regarding Reproductive Health Care**

Politics should never outweigh scientific evidence, override standards of medical care, or drive policy that puts a person’s health and life at risk. Reproductive health care is essential to the health of women throughout the country. The consequences of being unable to obtain an abortion profoundly impact a person’s life, health, and well-being.

ACOG issues evidence-based clinical practice guidelines and has developed evidence-based statements of policy on reproductive health care, through a thorough, deliberative, collaborative process among leading experts in the field of women’s health. Pertinent today for the Subcommittee’s consideration is our robust body of clinical guidance that spans information regarding the medical management of first trimester abortion that can be accomplished through medication, abortion training and education, abortion access, and clinical management of second trimester abortion procedures.

Abortion is extremely safe. It has complication rates that are lower than other routine medical procedures and its complication rates are substantially lower than childbirth. In the United

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States, over 92 percent of abortions occur within the first trimester, when abortion is safest.\textsuperscript{13} Serious complications from abortions at all gestational ages are rare. Advances in medical science have expanded safe options for pregnancy termination. For example, medical abortion, which involves the use of medications rather than a procedure to induce an abortion, is a safe, effective option for individuals who seek termination of a first-trimester pregnancy.\textsuperscript{14}

Notwithstanding the safety of abortion, the provision of abortion is highly regulated in many states. Particularly relevant to the hearing topic today is ACOG’s Committee Opinion 815, Increasing Access to Abortion, clinical guidance that examines the impact that restrictions on abortion access have on women’s health.\textsuperscript{15} The Committee Opinion highlights certain factors that may influence or necessitate a person’s decision to have an abortion. These factors include but are not limited to contraceptive failure, barriers to contraceptive use and access, rape, incest, intimate partner violence, fetal anomalies, illness during pregnancy, and exposure to teratogenic medications. Pregnancy complications, including placental abruption, bleeding from placenta previa, pre eclampsia or eclampsia, and cardiac or renal conditions, may be so severe that abortion is the only measure to preserve a woman’s health or save her life. All terminations are considered medically indicated.\textsuperscript{16}

ACOG’s Committee Opinion 815 further considers the substantial damage abortion restrictions may impose on health care, stating that legislative restrictions fundamentally interfere with the patient-clinician relationship and decrease access to abortion, particularly for individuals with low incomes, adolescents, people of color, people experiencing incarceration, and those living long distances from health care services.\textsuperscript{17} The Committee Opinion calls for advocacy to oppose and overturn restrictions, improve access, and mainstream abortion as an integral component of women’s health care. Obstacles such as government restrictions “marginalize abortion services from routine clinical care,” the Committee Opinion concludes, and “are harmful to people’s health and well-being.” This conclusion is consistent with a recent study published by the National Academies of Medicine, Engineering, and Science that the greatest threats to the safety and quality of abortion in the United States are unnecessary government regulations on abortion.\textsuperscript{18} In its assessment, the report cited that these threats impact all six attributes of health care quality: safety, effectiveness, patient-centeredness, timeliness, efficiency, and equity.\textsuperscript{19}

\textsuperscript{16}Id.
\textsuperscript{17}Id.
\textsuperscript{18}The Safety and Quality of Abortion Care in the United States. National Academies of Sciences, Engineering, and Medicine. (March 2018). At https://www.nap.edu/read/24950/chapter/1
\textsuperscript{19}Id.
Moreover, ACOG, along with representatives from the National Partnership for Women & Families, American College of Physicians, American Academy of Family Physicians, American College of Nurse-Midwives, Nurse Practitioners in Women’s Health, and the Society of Family Planning recently led a rigorous review of the available evidence and guidelines that inform safe delivery of outpatient care. The objective of this study was to inform policy regarding the provision of procedures in primary care, including the field of obstetrics and gynecology, in order to further health care quality, safety, affordability, and patient experience without imposing unjustified burdens on patients’ access to care or on clinicians’ ability to provide care within their scope of practice. In the published findings, the authors note that in policy and law, regulation of abortion is frequently treated differently from other health services. They affirm that the safety of abortion is similar to that of other types of office- and clinic-based procedures, and any facility requirements should be based on assuring high quality, safe performance of all such procedures, but conclude that false concerns for patient safety are being used as a justification for promoting regulations that specifically target abortion.

As you consider today’s testimony, we urge your discourse and questioning to be informed by this evidence-based research and guidance.

**The Importance of Using Medically Accurate Terminology and Information**

Public and political discourse regarding abortion is too often inaccurate and not based on medical science. As the leading association of physicians who are dedicated to the health care of women, it is important for ACOG to ensure that Congress has information regarding false claims that undermine the public’s trust in obstetrician-gynecologists and stigmatize necessary health care. We urge members of the Subcommittee today to be aware that medically inaccurate and inflammatory language can contribute to or encourage hostility or violence toward physicians, other medical professionals, or individuals seeking or receiving basic health care services.

ACOG also seeks to correct false claims that have been made in the public discourse that abortion is never medically necessary. This is a dangerous narrative, which ACOG appreciates the opportunity to clarify for the Subcommittee. Pregnancy imposes significant physiological changes on a person’s body. These changes can exacerbate underlying or preexisting conditions, like renal or cardiac disease, and can severely compromise health or even cause death. Our members are focused on protecting the health and lives of their patients, and determining the appropriate medical intervention based on a patient’s specific condition, without unjustified government mandates, is critical to their ability to provide quality care. This includes situations

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21 Id.
where abortion is the only medical intervention that can preserve a patient’s health or save their life.\textsuperscript{22}

When discussing policy related to health care, terminology is critically important. Patient care should never be legislated on false or inaccurate premises. One example found in many policy contexts is the deployment of the term “heartbeat” to impose arbitrary abortion bans that are not reflective of clinical fact. While contemporary ultrasound can detect an electrically induced flickering of a portion of the embryonic tissue at about six weeks gestation, structurally and in function, a fetus’ heart develops over the entire course of pregnancy and does not complete development or function fully until after delivery.\textsuperscript{23}

\textbf{State Restrictions on Reproductive Health Care}

Today, this Subcommittee will shine a light on the escalating attacks on reproductive health care across the country, as it considers a legislative remedy. ACOG strongly supports S. 1975 as a necessary step to counter efforts that force physicians to practice outside the bounds of evidence-based medicine and create unnecessary obstacles for individuals trying to access medically appropriate care.

In many states our members are forced to navigate unfounded laws and restrictions with the intent and effect of eliminating access to abortion by regulating health care facilities out of existence or making it unsustainable to keep their doors open. ACOG has long opposed unnecessary, unjustified government restrictions on abortion, and works to prevent political interference into medical decision making that is inappropriate, ill-advised, and dangerous.\textsuperscript{24} While ACOG recognizes that individuals, including obstetrician-gynecologists, may be personally opposed to abortion, neither politicians nor clinicians should seek to impose their personal beliefs upon patients or allow personal beliefs to compromise patient health, access to and quality of care, or informed consent.\textsuperscript{25}

In the past decade alone, states have enacted hundreds of laws and pursued regulations that undermine evidence-based practice, impose barriers to care, and threaten the patient-clinician relationship. Recent years have seen a dramatic increase in the number and scope of legislative measures restricting abortion. Clinicians across the country are faced with an absurd paradox:

\begin{itemize}
\item \textsuperscript{23}Doctor’s Organization: Fetal Heartbeat Bills Language Is Misleading, The Guardian, June 7, 2019, \url{https://www.theguardian.com/world/2019/jun/05/abortion-doctors-fetal-heartbeat-bills-language-misleading}
\end{itemize}
providing medically appropriate, evidence-based care to a patient is tied to penalties that in some cases include jail time. S. 1975 would protect our members and their patients from such untenable situations by precluding unjustified restrictions on abortion services, including, but not limited to:

- **Requirements that clinicians perform specific tests or medical procedures that are not clinically indicated** or generally required for the provision of medically comparable procedures.\(^{26, 27}\)

- **Forcing clinicians to offer or provide patients medically inaccurate information prior to or during abortion services.** Laws that compel physicians to provide or steer patients toward medically inaccurate scripted information are in direct violation of a physician’s oath to care. They infringe on patient counseling and manipulate informed consent, an ethical doctrine that is rooted in the concept of self-determination and the fundamental understanding that patients have the right to make their own decisions regarding their own health.\(^{28}\)

- **Banning abortion at arbitrary gestational ages with no medical justification**, treating physicians like criminals for offering compassionate and evidence-based care.\(^{29}\)

- **Banning or restricting abortion based on a person’s reason or perceived reason for seeking care**, threatening honest, open conversations between patients and their clinicians.\(^{30}\)

- **Mandating medically specific procedures or diagnostic protocols clinicians must follow.** Decisions about a patient’s medical care and management are always best made between the patient and the expert in medical care. Government mandates, such as an ultrasound or pelvic exam before an abortion, force clinicians to practice medicine without regard for clinical best practices.\(^{31}\)

- **Banning medically indicated procedures, such as dilation and evacuation (D&E).** The proliferation of bans across the country on the safest and medically preferred


abortion procedure in the second trimester tie the hands of physicians. D&E is an evidence-based procedure, and in some cases it is necessary to preserve a patient’s health or their future fertility.\(^{32}\)

- **Holding abortion facilities and clinicians to exhaustive regulatory standards without justification,** including that facilities meet unnecessary structural requirements, and that physicians obtain admitting privileges and transfer agreements at local hospitals. As mentioned previously, ACOG, along with colleague organizations across the women’s health and primary care fields, led a rigorous review of the available evidence and guidelines that inform safe delivery of outpatient care. In the published findings, the authors note that in policy and law, regulation of abortion is frequently treated differently from other health services and that false concerns for patient safety are being used as a justification for promoting regulations that specifically target abortion.\(^{33}\) Targeted facility and staffing requirements make abortion inaccessible for some people and create delays for others, leading to an increase in abortion after the first trimester.\(^{34}\)

- **Requiring facility inspections and reporting requirements that do not improve safety, jeopardize patient privacy, and intimidate physicians, patients, and clinic staff.**\(^{35}\)

- **Requiring a patient to make in-person trips prior to an abortion irrespective of any medical justification.** Requiring unnecessary trips (including across state borders) when seeking abortion care imposes prohibitive geographic and financial barriers, and disproportionately negatively impacts people with low incomes, people living in rural areas, and people in states with a paucity of abortion clinics.\(^{36}\)

- **Bans on telemedicine abortion as an option for patients.** ACOG practice guidelines affirm the safety and effectiveness of telemedicine for medication abortion delivery.\(^{37}\)

Telemedicine is a tool that promises to improve access to many health services in our country, yet states, while innovating telemedicine delivery in many areas of health care, have singled out, rather than included, abortion care in these efforts. Peer-reviewed studies have confirmed the safety and effectiveness of medication abortion using telemedicine, including one study that concluded little differentiation in outcomes in a data set of nearly 20,000 patients, and another that evaluated data from across the country.

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\(^{35}\) Id.


and found no difference in safe outcomes by region as well as high rates of patient satisfaction with their experience.\textsuperscript{38,39}

- **Restrictions and bans on the use and dispensing of medication abortion**, including requirements of mifepristone, one of the medications used in a medication abortion regimen, which substantially limit access to this safe, effective method.\textsuperscript{40}

- **Limiting the pool of appropriately trained and credentialed clinicians from whom patients can access care by banning qualified advanced practice clinicians from providing abortion care and restricting clinical training.** Advanced practice clinicians (APCs) possess the clinical and counseling skills necessary to provide first-trimester abortion safely, and there is no medical rationale or benefit to restricting early abortion care to physicians. A substantial body of evidence demonstrates that APCs can safely and effectively provide early abortion care.\textsuperscript{41,42} These studies conclude that complications are rare and no more common for APCs than for physicians.\textsuperscript{43} In addition to equivalent efficacy and safety of abortion provision by physicians and APCs, studies also show that patient experience and satisfaction is not statistically different than when the services are provided by physicians.\textsuperscript{44}

- **Impeding abortion services even when it is in a clinician’s medical judgement that delay would pose a risk to the patient’s health.**\textsuperscript{45} Pregnancy imposes significant physiological changes on a person’s body. These changes can exacerbate underlying or preexisting conditions and can severely compromise health. Physicians should never be put in the position of having to wait for a medical condition to worsen or become life-threatening before being able to provide evidence-based, compassionate care to their patients, including abortion.

States have imposed a panoply of other barriers to care on the patients our members care for. They include requiring forced waiting periods prior to the provision of abortion care which can, in practice, amount to delays of weeks; insurance coverage bans, both federally and at the state

\textsuperscript{38} The TelAbortion project: Delivering the Abortion Pill to your Doorstep by Telemedicine and Mail. Chong, E., Ryamond, W., Kaneshiro, B., Baldwin, M. Prigue, E., Winikoff, B. Obstetrics & Gynecology: May 2018 - Volume 131 - Issue - p 53S


\textsuperscript{40} Improving Access to Mifepristone for Reproductive Health Indications. The American College of Obstetricians and Gynecologists (June 2018). At https://www.acog.org/clinical-information/policy-and-position-statements/2018/improving-access-to-mifepristone-for-reproductive-health-indications


\textsuperscript{42} The Safety and Quality of Abortion Care in the United States. National Academies of Sciences, Engineering, and Medicine. (March 2018). At https://www.nap.edu/read/24950/chapter/1

\textsuperscript{43} Id.

\textsuperscript{44} Id.

level, that make abortion care cost-prohibitive; and parental involvement requirements that routinely deny minors access to confidential care. None of these restrictions are medically justified and they create insurmountable barriers for patients across the United States.

Restrictive legislation can exacerbate or result in nonlegislative obstacles to abortion care. This Subcommittee must consider the threat of stigma, harassment, and fear of violence our members who provide abortion care navigate daily. Since 1993, anti-abortion violence has led to 11 murders and 26 attempted murders. Clinicians who provide abortion care also have been directly targeted with death threats, other threats of harm, and stalking, among other violent acts. It cannot be overstated that the patients disproportionately harmed are people of color, those who must travel long distances to receive care such as those living in rural or other underserved areas, and individuals with low incomes. We commend the Chair for inviting witnesses to participate in the hearing who can shed light on the lived experiences of these individuals and the role that state restrictions have in indefensibly limiting their access to care.

What Abortion Restrictions Mean for People Facing Increased Barriers

Adolescents, people of color, those living in rural areas, those with low incomes, and incarcerated people can face disproportionate effects of restrictions on abortion access. This Subcommittee must consider the already vast access divides that abortion restrictions widen, for example:

- Restrictions and requirements of clinicians who provide abortions, restrictions on the use of telemedicine, and legislatively imposed mandatory delay all have a disproportionate effect on people living in rural areas.
- People living on low incomes most acutely face federal and state restrictions on public and private insurance coverage of abortion, including plans offered through the insurance exchanges established under health care reform.
- As of 2020, parental involvement of some kind in a minor’s decision to access abortion is required in 37 states and may contribute to delays accessing care.
- Although people who are incarcerated possess the legal right to abortion, accessibility varies widely.
- Immigrants can face difficulties accessing abortion care, including language and financial barriers, as well as limited knowledge of available services.

46 Id.
47 Id.
Transgender men and gender-diverse individuals also may face barriers accessing abortion services. Discriminatory policies in the health care system, including abortion restrictions, perpetuate inequities experienced by this population.\textsuperscript{48}

\textit{What Abortion Restrictions Mean for Physicians and Other Clinicians}

Representing more than 60,000 physicians and other providers of women’s health care, ACOG takes this opportunity to also highlight for the Subcommittee the lived experiences of our members, and to share what restrictions have meant in real terms for their practices and their patients.

In the face of abortion bans sweeping the country, ACOG has received reports of concern and accounts from our obstetrician-gynecologist members. They have described patients for whom long distances to travel, including interstate travel, multiple trips to a clinic, and forced waiting periods delayed care beyond their states’ arbitrary gestational age limit. ACOG’s physicians have also shared accounts of parental-consent mandates forcing adolescents from abusive and neglectful homes to face additional obstacles in already fraught situations.

ACOG members from many states have expressed how restrictions and, in some cases, the threat of criminal penalties, impede their ability to provide evidence-based medical care. For example, we heard from one ACOG Fellow in Wisconsin who described how restrictions with limited exceptions and vague legal language created an environment of confusion as to when providing lifesaving care would result in criminal penalties for physicians. Another ACOG Fellow recounted how restrictive policies with limited exceptions force physicians to wait until a patient’s health has so deteriorated the they would die without such care. An ACOG Fellow practicing in Pennsylvania noted how the combined restrictions of the Hyde Amendment and state insurance prohibitions have limited or delayed access to lifesaving abortion care for their patients. These stories teach us that as with so many one-size-fits-all government mandates, proffered “exceptions” are often unworkable in practice.

Even in states where litigation has halted state restrictions from going into effect, their damage is profound. One ACOG Fellow living in Ohio who is a specialist in high-risk obstetrics recounted that even though some of the most extreme abortion restrictions in their state are currently blocked by the courts, their mere existence creates confusion for clinicians and patients and undermines patient care, with clinicians never knowing when the legal environment could change and turn them into criminals. In South Carolina, a Fellow relayed how the passage of a six-week ban on abortion, even though it was enjoined, resulted in patient and clinician confusion, cancelled appointments, and disruptions to patient care. The uncertainty and misconceptions caused by proposed state restrictions disproportionately impact people who

\textsuperscript{48} Id.
already are vulnerable to disparities in accessing abortion, including those with low incomes and people of color.\textsuperscript{49}

ACOG physicians have also recounted the ways in which their patients accessed abortion care to save their lives, protect their health, attain their educational goals, and to take care of their children. Again and again, our physicians’ experiences demonstrate that every patient’s circumstance is unique, and why one-size-fits-all mandates, combined with medically inaccurate rhetoric and stigma, impose significant harmful barriers to access to care.

\textit{Conclusion}

ACOG urges Congress to protect patients and their physicians from unwarranted intrusions into the practice of medicine and the patient-physician relationship. Critical first steps include passage of S. 1975, as well as S. 1021, the Equal Access to Abortion Coverage in Health Insurance (EACH) Act to ensure that everyone, regardless of economic status and geographic location, has access to abortion by repealing the Hyde Amendment. Additionally, we respectfully urge Congress to call on the Food and Drug Administration to make permanent the removal of unnecessary requirements imposed on mifepristone, temporarily lifted during the COVID-19 pandemic, to increase access to this safe medication.

Thank you for the opportunity to highlight our clinical guidance regarding reproductive health care, the importance of evidence-based research, our members’ experiences, and the experiences of the patients for whom they care. ACOG looks forward to continued work with the Subcommittee to protect access to comprehensive reproductive health care.