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Senate Resolution 156

By: Senators Shafer of the 48th, Smith of the 52nd, Pearson of the 51st, Unterman of the 45th, Hudgens of the 47th and others

A RESOLUTION

- 1 Opposing the federal "Freedom of Choice Act;" and for other purposes.
- 2 WHEREAS, Barack Obama, the President of the United States, has promised that one of the
- 3 top priorities of his new administration is to sign into law the federal "Freedom of Choice
- 4 Act" which promotes government subsidized abortion on demand without restriction; and
- 5 WHEREAS, the federal "Freedom of Choice Act" would invalidate any "statute, ordinance,
- 6 regulation, administrative order, decision, policy, practice, or other action" of any federal,
- 7 state, or local government or governmental official or anyone acting under government
- 8 authority that would "deny or interfere with a woman's right to choose" abortion or that
- 9 would "discriminate against the exercise of the right . . . in the regulation or provision of
- 10 benefits, facilities, services, or information"; and
- 11 WHEREAS, the federal "Freedom of Choice Act" would nullify any federal or state law
- "enacted, adopted, or implemented before, on, or after the date of [its] enactment" and would
- 13 effectively prevent the State of Georgia from enacting similar protective measures in the
- 14 future; and
- 15 WHEREAS, the federal "Freedom of Choice Act" would invalidate more than 550 federal
- and state abortion related laws; laws that are supported by the majority of the American
- 17 public; and
- 18 WHEREAS, the federal "Freedom of Choice Act" would specifically invalidate the following
- 19 common-sense, protective laws properly enacted by the State of Georgia:
- 20 (1) The Woman's Right to Know Act which provides information to a woman
- 21 contemplating an abortion. Such Act contains the following key elements:
- 22 (A) Informed consent (Code Section 31-9A-3) which requires that the woman be
- 23 informed about the risks and benefits of the abortion as well as other essential
- 24 information;

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25 (B) A waiting period (Code Section 31-9A-3) which includes a 24 hour reflection period;

- 26 (C) Ultrasound availability (Code Section 31-9A-3) which provides information about
- 27 the availability of an ultrasound and the option to view the results before making a final
- decision about abortion;
- 29 (2) Partial birth abortion law (Code Section 16-12-144) which places restrictions on a
- 30 particular method of abortion in which the person performing the abortion partially
- 31 vaginally delivers a living human fetus before ending the life of the fetus and completing
- 32 the delivery. Georgia's current partial birth abortion law is in weakened form after a court
- settlement, and the passage of the federal "Freedom of Choice Act" would not allow the
- state to strengthen this law;
- 35 (3) Restrictions on taxpayer funding of abortion (Division of Medical Assistance, Georgia
- 36 Department of Community Health, <u>Policies and Procedures for Medicaid/Peachcare for</u>
- 37 <u>Kids</u>) which currently only allow taxpayer funds for abortion in the case of medical
- 38 necessity;
- 39 (4) Parental notification law (Code Sections 15-11-110 through 15-11-118) which requires
- 40 that at least one parent be notified before a minor undergoes an abortion;
- 41 (5) Requirements that licensed physicians perform abortions (paragraph (2) of
- subsection (b) of Code Section 16-12-141);
- 43 (6) Conscience protection for doctors and medical professionals (Code Section 16-12-142)
- 44 which protects doctors and medical professionals who object to participating in abortion;
- 45 and
- 46 (7) Health and safety regulations for abortion clinics (Georgia Department of Human
- 47 Resources Regulations, Chapters 290-5-32 and 290-5-33); and
- 48 WHEREAS, the federal "Freedom of Choice Act" will not make abortion safe or rare but will
- 49 instead actively promote and subsidize abortion with state and federal tax dollars and do
- 50 nothing to ensure its safety; and
- 51 WHEREAS, the federal "Freedom of Choice Act" will protect and promote the abortion
- 52 industry, sacrifice women and their health to a radical political ideology of unregulated
- abortion on demand, and silence the voices of everyday Americans who want to engage in
- a meaningful public discussion and debate over the availability, safety, and even desirability
- 55 of abortion.
- 56 THEREFORE, BE IT RESOLVED BY THE SENATE that the members of this body
- 57 strongly oppose the federal "Freedom of Choice Act" and urge the United States Congress
- 58 to reject it summarily.

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59 BE IT FURTHER RESOLVED that the members of this body strongly oppose the federal

- 60 "Freedom of Choice Act" because it seeks to circumvent the states' general legislative
- authority as guaranteed by the Tenth Amendment to the United States Constitution.
- 62 BE IT FURTHER RESOLVED that the members of this body strongly oppose the federal
- 63 "Freedom of Choice Act" because it seeks to undermine the right and responsibility of the
- states and the people to debate, vote on, and determine abortion policy.
- 65 BE IT FURTHER RESOLVED that the members of this body strongly oppose the federal
- 66 "Freedom of Choice Act" because the protection of women's health through state regulations
- on abortion is a compelling state interest that should not be nullified by Congress.
- 68 BE IT FURTHER RESOLVED that the members of this body strongly oppose the federal
- 69 "Freedom of Choice Act" because its enactment would nullify numerous laws in the State
- of Georgia; laws that the General Assembly and the people of Georgia strongly support.
- 71 BE IT FURTHER RESOLVED that the Secretary of the Senate is authorized and directed
- 72 to send an appropriate copy of this resolution to Governor Sonny Perdue, President Barack
- 73 Obama, the President of the United States Senate, and the Speaker of the United States
- 74 House of Representatives.