

Title of Bill: THE RIGHT TO CHOOSE LIFE ACT OF 2021

- 1 WHEREAS every woman is endowed by the Creator with an unalienable right to choose life,
2 that is to choose to continue a pregnancy, and
3 WHEREAS every woman's right to choose life is not being adequately protected, as evidenced
4 by the fact that homicide is the number 1 cause of death for unwed pregnant
5 women, while ranking number 17 for everyone else, and
6 WHEREAS governments are instituted to protect the rights of every person, and
7 WHEREAS the only way to adequately protect every woman's right to choose life is by taking
8 away the motive for coerced abortion, which doubles as the motive for double
9 homicide (the killing of the pregnant woman), and
10 WHEREAS the motive for coerced abortion is the fact that it currently forgives a man's debt to
11 his unborn offspring, namely the child support that he owes his offspring, and
12 WHEREAS taking away the motive by allowing financial abortion would result in an increase
13 in child poverty, not to mention an increase in abortion, and
14 WHEREAS the only other way to take away the motive is by requiring the man to pay his debt
15 to his offspring, in one of two ways, regardless of whether someone were to kill his
16 offspring by abortion or by double homicide, and
17 WHEREAS advancements in DNA paternity testing enable us to confirm paternity near the
18 time a pregnancy is confirmed, thereby enabling us to require the man to pay his
19 debt to his offspring, in one of two ways, either by paying the full amount of child
20 support or by making a plea bargain with the state,
21
22 Section 1: Begin taking away the motive for coerced abortion (which is also the motive for
23 killing a woman with child) by requiring each man to pay his debt to his
24 offspring, in one of two ways, regardless of whether someone kills his offspring
25 (via abortion or otherwise). The act which puts a man in debt to his offspring is
26 neither the woman's act of continuing the pregnancy nor the child's act of being
27 born. It is the man's act of impregnating a woman that puts him in debt to his
28 offspring, because that is the act for which he pays when he pays child support.
29
30 Section 2: Require each man to pay his debt to his illegitimately conceived offspring, either
31 by paying the full amount of child support (which is currently calculated by the
32 state) or by making a plea bargain with the state, whereby he gives the state near
33 100% assurance that he will not start another illegitimate pregnancy in exchange
34 for the state assisting him with his child support payments. He can give 99.85%
35 assurance by getting sterilized via vasectomy, banking sperm first if he so chooses,
36 so that he can still father children in marriage later. The state shall receive his debt
37 payments and forward them to his child's caretaker (if his offspring was born) or to
38 the caretakers of other underprivileged children (if someone killed his offspring).
39 The only way his debt can be forgiven is if his offspring dies naturally and a
40 natural cause of death is confirmed. If his offspring is born and he marries the
41 mother, then the state would have no need to receive his debt payments.
42
43 Section 3: Take advantage of the non-invasive prenatal paternity (NIPP) test to confirm the
44 paternity of offspring in the womb. Every unwed pregnant woman will be required
45 to provide her doctor with a blood sample and the name of her offspring's father.
46 The blood sample prevents him from contesting her claim. If he contests her claim,

47 the NIPP test will use her blood sample and his DNA sample to confirm her claim.
48 Then, he will have to pay for the NIPP test. If she were to make a false claim, she
49 would pay for it. The cost of the NIPP test deters her from making a false claim
50 and him from contesting a true claim. If there are multiple men who could be her
51 offspring's father, the NIPP test must be done to determine who he is. He and the
52 woman would then share the cost of the NIPP test.
53

54 Section 4: No abortion shall be procured unless the woman has provided her doctor with a
55 blood sample and the name of her offspring's father. That way, he can pay his debt
56 to his offspring (his payments going towards the welfare of other underprivileged
57 children).
58

59 Section 5: Allow married men, if they so choose, to make the same plea bargain with the state
60 that unmarried men are able to make (see Section 2), except that the sterilization
61 would not be necessary until his wife's second pregnancy. Also, she could get the
62 sterilization instead of him. The only time an unwed woman can be compensated
63 for being sterilized is if she is having to pay the debt that is owed to her offspring,
64 due to her refusal to provide her doctor with the name of her offspring's father.
65

66 Section 6: Allow the state, if it so chooses, to make it a capital crime to impregnate a minor
67 through statutory rape. When that happens to a minor, it is very important that her
68 doctor or school nurse finds out about the pregnancy *before* the rapist does.
69 Otherwise, she will be in great danger of forced abortion or death. Each adult rape
70 victim should report the crime before she becomes pregnant. That way, the
71 pregnancy can be prevented. Also, it is more difficult to prove the guilt of the
72 rapist if the victim does not report the rape until after she becomes pregnant.
73

74 Section 7: This bill shall go into effect ninety-one (91) days after passage.
75