

1 STATE OF OKLAHOMA

2 2nd Session of the 60th Legislature (2026)

3 COMMITTEE SUBSTITUTE  
4 FOR

5 HOUSE BILL NO. 3194

6 By: Crosswhite Hader

7 COMMITTEE SUBSTITUTE

8 An Act relating to pregnancy centers; defining terms;  
9 prohibiting certain agencies from requiring a  
10 pregnancy center to offer or perform abortions;  
11 prohibiting certain agencies from requiring a  
12 pregnancy center to offer, provide, or distribute  
13 abortion-inducing drugs or contraception; prohibiting  
14 certain agencies from requiring a pregnancy center to  
15 refer for abortion, abortion-inducing drugs, or  
16 contraception; prohibiting certain agencies from  
17 requiring a pregnancy center to counsel in favor of  
18 abortion, abortion-inducing drugs, or contraception;  
19 prohibiting certain agencies from requiring a  
20 pregnancy center to post any advertisement or similar  
21 material that promotes abortion, abortion-inducing  
22 drugs, or contraception, or that provides any  
23 information about obtaining an abortion, abortion-  
24 inducing drugs, or contraception; prohibiting certain  
agencies from prohibiting a pregnancy center from  
providing information, care, counseling, classes, or  
other services related to pregnancy, childbirth,  
adoption, or parenting; prohibiting certain agencies  
from prohibiting a pregnancy center from providing  
pre- and post-natal resources; prohibiting certain  
agencies from prohibiting a medical pregnancy center  
from providing medical testing, counseling, and care  
related to pregnancy or childbirth; prohibiting  
certain agencies from prohibiting a medical pregnancy  
center from counseling a woman on any pregnancy-  
related care or treatment; prohibiting certain  
agencies from interfering with the pregnancy center's  
staffing or hiring decisions; providing remedies;  
providing for severability; and providing an  
effective date.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-709.10 of Title 63, unless there is created a duplication in numbering, reads as follows:

As used in this section:

1. "Abortion" means the act of using or prescribing an instrument, a drug, a medicine, or any other substance, device, or means with the intent to cause the death of an unborn child of a woman known to be pregnant. An act is not an abortion if the act is done with the intent to:

- a. save the life or preserve the health of an unborn child,
- b. remove a dead, unborn child whose death was caused by a miscarriage, or
- c. remove an ectopic pregnancy;

2. "Abortion-inducing drug" means a drug, a medicine, or any other substance, including a regimen of two or more drugs, medicines, or substances, prescribed, dispensed, or administered with the intent of terminating a clinically diagnosable pregnancy of a woman and with knowledge that the termination will, with reasonable likelihood, cause the death of the woman's unborn child.

1 The term includes off-label use of drugs, medicines, or other  
2 substances known to have abortion-inducing properties that are  
3 prescribed, dispensed, or administered with the intent of causing an  
4 abortion, including the Mifeprex regimen, misoprostol (Cytotec), and  
5 methotrexate. The term does not include a drug, medicine, or other  
6 substance that may be known to cause an abortion but is prescribed,  
7 dispensed, or administered for other medical reasons;

8 3. "Contraception" means the use of any natural or artificial  
9 means to prevent the fertilization of a human ovum;

10 4. "Pregnancy center" means a private nonprofit organization  
11 that promotes childbirth and alternatives to abortion and provides  
12 women, children, and families with resources, counseling, classes,  
13 referrals, and information related to pregnancy, childbearing,  
14 adoption, and parenting; and

15 5. "Medical pregnancy center" means a private nonprofit  
16 organization that promotes childbirth and alternatives to abortion  
17 and provides medical testing, medical counseling, or medical care  
18 related to pregnancy. It may also provide women, children, and  
19 families with resources, counseling, classes, referrals, or  
20 information related to pregnancy, childbearing, adoption, and  
21 parenting.

22 SECTION 2. NEW LAW A new section of law to be codified  
23 in the Oklahoma Statutes as Section 1-709.11 of Title 63, unless  
24 there is created a duplication in numbering, reads as follows:

1       A. The State of Oklahoma and any of its state, county, city, or  
2 municipal officials, political subdivisions, or agencies shall not,  
3 through the adoption or enactment of any law, ordinance, policy, or  
4 similar measure:

5       1. Require a pregnancy center or medical pregnancy center to  
6 offer or perform abortions;

7       2. Require a pregnancy center or medical pregnancy center to  
8 offer, provide, or distribute abortion-inducing drugs or  
9 contraception;

10       3. Require a pregnancy center or medical pregnancy center to  
11 refer for abortion, an abortion-inducing drug, or contraception;

12       4. Require a pregnancy center or medical pregnancy center to  
13 counsel in favor of abortion, abortion-inducing drugs, or  
14 contraception;

15       5. Require a pregnancy center or medical pregnancy center to  
16 post any advertisement, sign, flyer, or similar material that  
17 promotes abortion, abortion-inducing drugs, or contraception, or  
18 that provides any information about obtaining an abortion, abortion-  
19 inducing drugs, or contraception;

20       6. Prohibit a pregnancy center or medical pregnancy center from  
21 providing information, care, counseling, classes, or other services  
22 related to pregnancy, childbirth, adoption, or parenting because the  
23 pregnancy center does not perform, refer, or counsel in favor of  
24 abortion, abortion-inducing drugs, or contraception;

1           7. Prohibit a pregnancy center or medical pregnancy center from  
2 providing pre- and post-natal resources such as diapers, baby  
3 clothes, baby furniture, formula, and similar items because the  
4 pregnancy center or medical pregnancy center does not perform,  
5 refer, or counsel in favor of abortion, abortion-inducing drugs, or  
6 contraception;

7           8. Prohibit a medical pregnancy center from providing medical  
8 testing, counseling, and care related to pregnancy or childbirth  
9 because the medical pregnancy center does not perform, refer, or  
10 counsel in favor of abortion, abortion-inducing drugs, or  
11 contraception;

12           9. Prohibit a medical pregnancy center from counseling a woman  
13 on any pregnancy-related medical care or treatment, including  
14 medical care or treatment that may counteract or reverse the effects  
15 of abortion-inducing drugs; and

16           10. Interfere with the pregnancy center's or medical pregnancy  
17 center's staffing or hiring decisions by requiring it to interview,  
18 hire, or continue to employ any person who does not affirm the  
19 center's mission statement or agree to comply with the center's pro-  
20 life ethic and operating procedures.

21           B. A pregnancy center or medical pregnancy center may refer a  
22 woman to a different clinic or hospital when the woman requests  
23 contraception.

1           SECTION 3.           NEW LAW           A new section of law to be codified  
2 in the Oklahoma Statutes as Section 1-709.12 of Title 63, unless  
3 there is created a duplication in numbering, reads as follows:

4           A pregnancy center, medical pregnancy center, or any party  
5 aggrieved by any violation of this act may commence a civil action  
6 for damages, declaratory relief, injunctive relief, and any other  
7 appropriate relief. A prevailing party shall be entitled, upon the  
8 finding of a violation, to recover threefold his, her, or its actual  
9 damages sustained. Recovery shall not be less than Ten Thousand  
10 Dollars (\$10,000.00), along with the costs of the action and  
11 reasonable attorney fees. Such damages shall be cumulative and in  
12 no way limited by any other remedies which may be available under  
13 any other federal, state, or municipal law.

14           SECTION 4.           NEW LAW           A new section of law to be codified  
15 in the Oklahoma Statutes as Section 1-709.13 of Title 63, unless  
16 there is created a duplication in numbering, reads as follows:

17           It is the intent of the Legislature that every provision of this  
18 act shall operate with equal force and shall be severable one from  
19 the other and that, in the event that any provision of this act  
20 shall be held invalid or unenforceable by a court of competent  
21 jurisdiction, said provision shall be deemed severable and the  
22 remaining provisions of this act deemed fully enforceable.

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1           SECTION 5.           NEW LAW           A new section of law to be codified  
2 in the Oklahoma Statutes as Section 1-709.14 of Title 63, unless  
3 there is created a duplication in numbering, reads as follows:

4           The Legislature, by joint resolution, may appoint one or more of  
5 its members to intervene as a matter of right in any case in which  
6 the constitutionality or enforceability of this act is challenged.

7           SECTION 6. This act shall become effective November 1, 2026.

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