

RESOLUTION

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF BRADFORD COUNTY, FLORIDA OPPOSING THE PRO-ABORTION AMENDMENT TO FLORIDA CONSTITUTION.

WHEREAS, a network of pro-abortion organizations including Planned Parenthood and the ACLU have spent millions and deceived thousands to garner the required number of petition signatures to place a pro-abortion constitutional amendment, titled “Amendment to Limit Government Interference with Abortion,” on the November 2024 statewide ballot; and

WHEREAS, on April 1st the Florida Supreme Court approved the language of the proposed abortion amendment placing it on the 2024 ballot to be voted upon by Florida voters; and

WHEREAS, this abortion amendment to enshrine abortion on demand in the Florida Constitution would bypass the legislative process, thus removing the constitutional delegated power of the legislature in their duty to enact laws criminalizing equally the murder of pre-born humans as already exist for post-born humans in Florida law, while preventing the executive branch of our state government from carrying out such laws as to safeguard the lives of pre-born humans in our state; and

WHEREAS, this iniquitous amendment would remove the possibility of prosecuting and holding accountable those that seek to shed innocent blood; and

WHEREAS, the wording of this proposed Pro-Abortion Amendment such as “age of viability” concerning pre-born humans and “health of the mother” is ambiguous and misleading as a means to intentionally codify abortion on demand from fertilization to the moment of birth as a constitutional right.

NOW THEREFORE, BE IT RESOLVED, that the Bradford County Commission strongly condemns this misleading and Pro-Abortion Amendment, thereby encouraging all Bradford County voters to oppose it by voting no on Amendment 4.