



ACLU OF RI POSITION: SUPPORT

TESTIMONY IN SUPPORT OF 21-S 267, AN ACT RELATING TO EQUALITY IN ABORTION COVERAGE April 26, 2021

The ACLU of RI strongly supports passage of Senate bill S 267. This bill would repeal long-standing, unfair, and inequitable funding restrictions that interfere with an individual's right to health care and to exercise their right to an abortion without undue government interference.

Our collective experience of the last 12 months has underscored the importance of access to health care and the irreparable harm to the individual, their family and the community that results from decisions to delay medical care—whether it is because of lockdown, fear of infection, or lack of insurance or funds to secure it. Whatever the cause, those delays cause the individual to postpone a decision to a time when it costs more and has more negative outcomes to health.

In 2019, after careful review and several revisions, the General Assembly enacted the Reproductive Privacy Act (RPA), 2019-H-5125 SubB, which was signed into law by Governor Raimondo. The RPA codified, for Rhode Island, the standards mandated by Supreme Court decisions generically known as the protections of *Roe v. Wade* as they currently exist. The RPA also guaranteed that the State would not interfere with access to evidence-based medical care or medical treatment.

Thus the RPA stands for the protection of a person's right to reproductive health care. But for many people, the State continues to erect barriers to access that this bill seeks to reverse. Under current law, the state prevents its employees from obtaining abortion coverage as part of their

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health insurance. But the State saves no money by excluding coverage for abortion from its

employee health care. Current state law also denies people receiving Medicaid from obtaining the

funding to cover abortion services that is provided for other health needs. This is an unnecessary,

punitive burden that obviously falls far more harshly on people of limited financial resources.

While the RPA guarantees that the right to an abortion in Rhode Island cannot be infringed, that

critical right is illusory for those who cannot afford to exercise it.

Senate bill S267 is simple. It repeals state-created restrictions excluding coverage for

abortion from health insurance for state employees and removes the mandatory denial of state

Medicaid coverage for abortion services. On passage, Rhode Island would join the majority of its

sister New England states in providing similar coverage. It is a matter of fairness and equity to

provide the ability to access health services to those least able to afford them.

The ACLU of Rhode Island therefore strongly urges passage of this legislation.

Submitted by:

Lynette Labinger, Cooperating Attorney

ACLU of Rhode Island