1	STATE OF OKLAHOMA									
2	1st Session of the 60th Legislature (2025)									
3	HOUSE JOINT RESOLUTION 1027 By: Munson									
4	By. Hanson									
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6										
7	AS INTRODUCED									
8	A Joint Resolution directing the Secretary of State to refer to the people for their approval or									
9	rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new article to be designated as Article XXXI; defining terms; providing for right to reproductive freedom; providing for severability; providing ballot title; and directing filing.									
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15	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE									
16	1ST SESSION OF THE 60TH OKLAHOMA LEGISLATURE:									
17	SECTION 1. The Secretary of State shall refer to the people for									
18	their approval or rejection, as and in the manner provided by law,									
19	the following proposed amendment to the Oklahoma Constitution which									
20	would add a new article to be designated as Article XXXI:									
21	Section 1. As used in this article:									
22	1. A state interest is "compelling" only if it is for the									
23	limited purpose of protecting the health of an individual seeking									
24	care, consistent with accepted clinical standards of practice and									

1 evidence-based medicine, and does not infringe on that individual's
2 autonomous decision making;

2. "Fetal viability" means the point in pregnancy where, in the professional judgment of an attending health care professional and based on the particular facts of the case, there is a significant likelihood of the fetus's sustained survival outside the uterus without the application of extraordinary medical measures;

8 3. "Health care professional" means any medical staff and
9 physicians who provide reproductive health care and are licensed to
10 perform reproductive health care services; and

4. "Individual" means anyone sixteen (16) years of age and
above, the age of consent in Oklahoma, or if under the age of
consent, the consent of his or her parent or legal guardian.
Section 2. Right to Reproductive Freedom.

15 A. Every individual has a fundamental right to reproductive 16 freedom, which entails the right to make and effectuate decisions 17 about all matters relating to pregnancy, including, but not limited 18 to, prenatal care, childbirth, postpartum care, contraception, 19 sterilization, abortion care, miscarriage management, and 20 infertility care. An individual's right to reproductive freedom 21 shall not be denied, burdened, nor infringed upon unless justified 22 by a "compelling" state interest achieved by the least restrictive 23 means. Notwithstanding the above, in no circumstance shall the 24 state prohibit an abortion that, in the professional judgment of an

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1 attending health care professional, is medically indicated to 2 protect the life or physical or mental health of the pregnant 3 individual.

B. The state shall not discriminate in the protection orenforcement of this fundamental right.

The state shall not penalize, prosecute, or otherwise take 6 С. 7 adverse action against an individual based upon his or her actual, potential, perceived, or alleged pregnancy outcomes, including, but 8 9 not limited to, miscarriage, stillbirth, or abortion, nor shall the 10 state penalize, prosecute, or otherwise take adverse action against 11 someone aiding or assisting a pregnant individual in exercising his 12 or her right to reproductive freedom with their voluntary consent. 13 The state shall not penalize, prosecute, or otherwise take adverse 14 action against any health care professional providing reproductive 15 health services.

16 Section 3. Severability.

This article shall be self-executing. The provisions of this article are severable, and if any part or provision hereof shall be void, invalid, or unconstitutional, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions hereof, and the remaining provisions hereof shall continue in full force and effect.

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1	SECTION 2. The Ballot Title for the proposed constitutional								
2	amendment as set forth in SECTION 1 of this resolution shall be in								
3	the following form:								
4	BALLOT TITLE								
5	Legislative Referendum No State Question No								
6	THE GIST OF THE PROPOSITION IS AS FOLLOWS:								
7	This proposed constitutional amendment would add Article 31 and								
8	establish a new individual right to reproductive freedom,								
9	including the right to make and carry out all decisions about								
10	pregnancy, such as prenatal care, childbirth, postpartum care,								
11	contraception, sterilization, abortion, miscarriage management,								
12	and infertility; allow the state to regulate abortion after								
13	viability, but not prohibit it if medically needed to protect a								
14	patient's life or physical or mental health; forbid state								
15	discrimination in enforcement of this right; prohibit								
16	prosecution of an individual, or person helping a pregnant								
17	individual, for exercising rights established by this amendment;								
18	and invalidate state laws conflicting with this amendment.								
19	SHALL THE PROPOSAL BE APPROVED?								
20	FOR THE PROPOSAL - YES								
21	AGAINST THE PROPOSAL - NO								
22	SECTION 3. The Chief Clerk of the House of Representatives,								
23	immediately after the passage of this resolution, shall prepare and								
24	file one copy thereof, including the Ballot Title set forth in								

Req. No. 11082

1	SECTION 2 hereof,	with	the	Secretary	of	State	and	one	сору	with	the
2	Attorney General.										
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