HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII H.B. NO. ⁸⁶⁶ H.D. 1

A BILL FOR AN ACT

RELATING TO HEALTH CARE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the people of Hawaii 2 have a long tradition of protecting an individual's right to 3 privacy and bodily autonomy independently of, and more broadly 4 than, the federal constitution. In 1970, the State became the 5 first state in the nation to legalize abortion with the 6 enactment of Act 1, Session Laws of Hawaii 1970. In 1978, the 7 1978 Hawaii State Constitutional Convention proposed, and the 8 electorate approved, an amendment to explicitly codify the right 9 to privacy in article I, section 6, of the Hawaii State 10 Constitution. In 2006, the legislature took one of its 11 constitutionally required affirmative steps to implement the 12 right to privacy by passing Act 35, Session Laws of Hawaii 2006, 13 which established that the State shall not deny or interfere 14 with a pregnant person's right to choose or obtain an abortion 15 of a nonviable fetus or an abortion that is necessary to protect a pregnant person's life or health. Act 35 also removed the 16

2025-1656 HB866 HD1 HMS0

1



outdated requirement that individuals who seek an abortion be a
Hawaii resident for at least ninety days.

However, the legislature further finds that existing 3 developments in the legal landscape threaten the State's policy 4 5 to protect an individual's right to privacy and personal 6 autonomy over one's body within state boundaries. In June 2022, the Supreme Court of the United States held in Dobbs v. Jackson 7 8 Women's Health Organization, 142 S.Ct. 2228 (2022), that the 9 United States Constitution does not confer a right to an 10 abortion. Dobbs overrules Roe v. Wade, 410 U.S. 113 (1973), and 11 Planned Parenthood of Southeastern Pennsylvania v. Casey, 505 12 U.S. 833 (1992), and the nearly fifty years of federal precedent 13 regarding reproductive rights. The impact of *Dobbs* has resulted 14 in many states either banning or severely restricting access to 15 abortion. Additionally, some states are pursuing laws or 16 policies purporting to impose civil or criminal liability or 17 professional discipline in connection with the provision or 18 receipt of, or assistance with, reproductive health care 19 services outside of these states' borders.

It is the policy of this State that the rights of equality,liberty, and privacy guaranteed under article I, sections 3, 5,

Page 3

H.B. NO. ⁸⁶⁶ H.D. 1

1 and 6, of the Hawaii State Constitution are fundamental rights 2 and that those rights include an individual's right to make reproductive health care decisions about one's own body and to 3 decide whether to bear a child or obtain an abortion. Due to 4 the shifting legal landscape regarding the right to privacy and 5 6 an individual's bodily autonomy, the legislature finds it is 7 imperative to reiterate and bolster the State's policy to affirm 8 protection of these rights and freedoms within the state 9 boundaries.

10 The legislature finds that in-person abortion care is only 11 available on Maui and Oahu. Furthermore, sixty-three per cent 12 of abortions are accomplished with the administration of oral 13 medication. Two medications are commonly used for abortion: 14 misoprostol and mifepristone. If the Federal Food and Drug 15 Administration changes approved indications for these 16 medications, the mifepristone supply chain may suffer temporary 17 disruption.

18 Given those possibilities, the State has a responsibility 19 to uphold civil and reproductive rights and may choose to 20 stockpile medication required to facilitate maintaining the 21 status quo on reproductive rights. Other states have adopted

2025-1656 HB866 HD1 HMSO

3

H.B. NO. ⁸⁶⁶ H.D. 1

1	laws or implemented policies to stockpile abortifacient
2	medications, including California (to stockpile two hundred
3	fifty thousand doses, New York (to stockpile one hundred fifty
4	thousand doses), Massachusetts, and Washington.
5	The department of health has stockpiled abortifacient
6	medications in the past and can do so again. Mifepristone has a
7	five-year shelf life.
8	Accordingly, the purpose of this Act is to bolster the
9	State's policy to protect the right to privacy and bodily
10	autonomy within the boundaries of the State for all individuals,
11	including minors by requiring, and appropriating funds for, the
12	department of health to coordinate the stockpiling of
13	mifepristone in no less than a one-year supply.
14	SECTION 2. The department of health shall coordinate the
15	stockpiling of mifepristone, in quantities as determined by the
16	department of health that is not less than a one-year supply
17	statewide.
18	SECTION 3. There is appropriated out of the general
19	revenues of the State of Hawaii the sum of \$75,000 or so much
20	thereof as may be necessary for fiscal year 2025-2026 for the
21	purchase of mifepristone.

2025-1656 HB866 HD1 HMS0

4

H.B. NO. ⁸⁶⁶ H.D. 1

The sum appropriated shall be expended by the department of
health for the purposes of this Act.

3 SECTION 4. This Act shall take effect on July 1, 3000.



H.B. NO. ⁸⁶⁶ H.D. 1

Report Title:

DOH; Reproductive Health Care; Mifepristone; Stockpile

Description:

Requires the Department of Health to coordinate the stockpiling of no less than a one-year supply of mifepristone. Appropriates funds. Effective 7/1/3000. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

