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May 6, 2022

Honorable Charles McCall  
Speaker of the House  
2300 North Lincoln Boulevard  
Oklahoma City, OK 73105

**Re: SB 1553 – Oppose**

Dear Speaker McCall:

I am the President of RESOLVE: The National Infertility Association. Since 1974, RESOLVE has represented the millions of American women and men struggling with the disease of infertility. We also speak for the more than 110,000 Oklahoma residents struggling to have a baby and start a family in the state.

I write today to urge you to oppose SB 1553. SB 1553 would redefine “person” as “the unborn offspring of human beings from the moment of conception ... including the human conceptus, zygote, morula, blastocyst, embryo and fetus.” As the president of an association dedicated to helping couples with infertility have children, I recognize the harm such laws engender for infertility patients, for the doctors seeking to help them, and for over 7 million infertile couples in the United States.

One in eight American couples have trouble getting pregnant or sustaining a pregnancy. For many of them, in vitro fertilization (IVF) medical treatments are the standard of care, and their greatest hope of having a family.

Standard IVF procedure involves the fertilization of multiple eggs in a lab. These microscopic, fertilized eggs develop for three to five days, and then one or more embryos are transferred to the woman’s uterus in the hope that one will implant and develop to birth. By giving these microscopic embryos the same rights as born human beings, SB 1553 has implications that pose a serious threat to this medical treatment.

If passed, this law could impair or prevent doctors from practicing IVF in accord with the best standards of medical care, because it may be deemed to pose too great a risk to embryos.

Cryopreservation (embryo freezing) would change drastically: it might be outlawed altogether, or couples might be forced to transfer all of the embryos created instead of freezing them for future attempts at pregnancy. This leads to multiple births and adverse health outcomes for mom and baby, or babies. Cancer patients whose only hope lies in freezing embryos could be prevented from having biological children.

If SB 1553 were to become law, anything that put the fertilized eggs/embryos at risk could be considered a serious criminal violation. The impact on Assisted Reproductive Technologies (ART) – of which IVF is a leading practice – and on the entirety of the medical disciplines devoted to addressing human infertility, would be immediate and severe, even though the goal of such practices is the undeniable good of having more children and creating loving families!

In the world of unintended consequences, this situation has few peers, whether in terms of cruel irony, or in the devastating consequences for Americans suffering from the disease of infertility.

Infertility cuts across all socioeconomic levels, and all racial, ethnic and religious lines. Medical conditions such as endometriosis, ovulation disorders, luteal phase defect, premature ovarian failure and male factor are the primary causes of infertility. The American Medical Association, the American College of Obstetricians and Gynecologists (ACOG) and the World Health Organization (WHO) all recognize infertility as a disease.

It would be a fundamental error, and grave insult to those suffering from infertility, to target the treatment of their disease and their essential human desire to have a family.

Therefore, I respectfully ask that you oppose SB 1553 and continue to allow thousands of Oklahomans to pursue their dream of creating a loving family with the help of IVF.

Sincerely,

A handwritten signature in black ink that reads "Barbara Collura". The signature is written in a cursive, flowing style.

Barbara Collura  
President/CEO  
RESOLVE: The National Infertility Association