The People of the State of Nevada do enact as follows: A Constitutional Amendment Article 1. Sec. 23. Unalienable Right to Life of Prenatal Person is Protected.

(1) The intentional killing of a prenatal person, including by surgical and/or chemical abortion, is prohibited in this State. For the purpose of this section only, the term "prenatal person" includes all human beings at each stage of biological development before birth irrespective of race, sex, age, size, location, viability, or dependency, perceived handicap/disability, physical or mental level of function or biological development.

(2) The following specific explanations would apply to subsection 1:

- (a) Hormonal birth control will not be prohibited, until scientifically proven to kill a prenatal person.
- (b) Only invitro fertilization and assisted reproduction that intentionally kills a prenatal person is prohibited.
 (c) Only embryonic stem cell and other scientific research that intentionally kills a prenatal person is prohibited.

(d) No prenatal person shall be killed simply because he or she was conceived in rape or incest.

(e) Treatment for spontaneous miscarriage, cancer, ectopic and molar pregnancy, twin-to-twin transfusion syndrome, and placenta previa will not be prohibited.

(f) No other prenatal person life issues would be affected by this amendment without further legislation.

(3) Definitions as used by this amendment:

(a) "Human being" is a member of the species homo sapiens at each stage of development.

(b) "Spontaneous miscarriage" is the unintentional termination of a pregnancy.

(4) If any provision of this amendment is stricken for any reason, the validity, legality and enforceability of the remaining provisions shall not in any way be affected nor impaired.

DESCRIPTION OF EFFECT

- 1. All persons are endowed by their Creator, Almighty God, with certain unalienable rights, including the Right to Life.

 This amendment establishes personhood for prenatal persons and has the effect of protecting their unalienable Right to Life.
- 2. This amendment prohibits surgical and/or chemical abortions of prenatal persons from conception to birth. Hormonal birth control will not be prohibited, until scientifically proven to kill a prenatal person. Only embryonic stem cell research, other scientific research, in vitro fertilization and assisted reproduction that intentionally kills a prenatal person is prohibited. No prenatal person shall be killed simply because he or she was conceived in rape or incest. Medical treatments for spontaneous miscarriage, cancer, ectopic and molar pregnancy, twin-to-twin transfusion syndrome, and placenta previa will not be prohibited. No other prenatal person life issues would be affected by this amendment without further legislation.
- 3. The US Supreme Court itself stated in Roe v. Wade: "If this suggestion of personhood is established, the appellant's case, of course, collapses, for the fetus' right to life would be guaranteed specifically by the [14th] Amendment. Defining "prenatal personhood" has the effect of fulfilling the Supreme Court's premise regarding a prenatal person's Right to Life.

Co	ounty of	(Only registered voters of this county mays ign below)							
					#	ယ္ ဟ	<u>.</u> .,		
4	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY		**************************************	· 55	Publice District		
1	YOUR SIGNATURE	Date:	спу	STATE	ZIP CODE	COUNTY			
2	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY				Publica District		
	YOUR SIGNATURE	DATE:	спу	STATE	ZIP CODE	COUNTY			
3	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY				Petition District		
	YOUR SIGNATURE	DATE:	спу	STATE	ZIP CODE	COUNTY			
4	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY				Putition District		
	YOUR SIGNATURE	DATE:	CITY	STATE	ZIP CODE	COUNTY			

Page # of

pages

DESCRIPTION OF EFFECT

- 1. All persons are endowed by their Creator, Almighty God, with certain unalienable rights, including the Right to Life.

 This amendment establishes personhood for prenatal persons and has the effect of protecting their unalienable Right to Life.
- 2. This amendment prohibits surgical and/or chemical abortions of prenatal persons from conception to birth. Hormonal birth control will not be prohibited, until scientifically proven to kill a prenatal person. Only embryonic stem cell research, other scientific research, in vitro fertilization and assisted reproduction that intentionally kills a prenatal person is prohibited. No prenatal person shall be killed simply because he or she was conceived in rape or incest. Medical treatments for spontaneous miscarriage, cancer, ectopic and molar pregnancy, twin-to-twin transfusion syndrome, and placenta previa will not be prohibited. No other prenatal person life issues would be affected by this amendment without further legislation.
- 3. The US Supreme Court itself stated in Roe v. Wade: "If this suggestion of personhood is established, the appellant's case, of course, collapses, for the fetus' right to life would be guaranteed specifically by the [14th] Amendment." Defining "prenatal personhood" has the effect of fulfilling the Supreme Court's premise regarding a prenatal person's Right to Life.

C	ounty or		Only regis	sterea votei	s of this conn	ty may sign t	æiow)
	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY				Pelifica District
5	YOUR SIGNATURE	DATE:	ату	STATE	ZIP CODE	COUNTY	
	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY	<u>.</u>			Petition District
6	YOUR SIGNATURE	DATE:	спу	ŞTATE	ZIP CODE	COUNTY	
	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY			***************************************	Petition
7	YOUR SIGNATURE	DATE:	СПУ	STATE	ZIP CODE	COUNTY	
	PRINT YOUR NAME (first name, initial, last name)		RESIDENT ADDRESS ONLY				Petition
8	YOUR SIGNATURE	DATE:	спт	STATE	ZIP CODE	2007 S	~]
		AFFIDAV	IT OF CIRCULATOR		Ċ	YF 60	.S.0.5
		NED BY CIRCULATOR)		Š	5 o n 1	ζ.33 /	
ST	ATE OF NEVADA)						
	UNTY OF			_ 3	•	း ယ 🕖	$\sigma_{\mathbf{q}}^{G}$
I,_ (1)	that I reside at:	, (print n	ame), being first duly swor	n under pe	naity of perju (print str	ry, denose an	ic say: state):
pro (6)	that I am 18 years of age or older; (3 esence; (5) that I believe each person that the number of signatures affixed fore signing to read the full text of the	who signed was at the thereon is	he time of signing a register; and (7) that ea	red voter in ch person v	the county of who signed ha	f his residenc	e;
Su	bscribed and sworn to or affirmed be		Signature of Circulator				
	day of,	, by					
Pn	tary Public or person authorized to a escribed by Secretary of State S 293.247(1) EL501 (rev. 05.11.09)	dminister oath					