

Reproductive Rights in Crisis: Policy Implications of Dobbs v. Jackson (2022)

PIVOT Think Tank

July, 2025

Civil Rights

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Executive Summary

The ongoing debate around abortion rights in the United States has intensified in the aftermath of the Supreme Court's decision in *Dobbs v. Jackson Women's Health Organization*, which overturned *Roe v. Wade* and stripped federal protections for abortion access. This policy brief explores the legal, social, and healthcare implications of restricted abortion rights, particularly for marginalized communities. It proposes a federal legislative framework that ensures safe and equitable access to abortion services across all states. By addressing systemic inequalities and proposing actionable federal policy, this brief aims to safeguard reproductive autonomy and reduce the health and economic burdens resulting from restrictive state-level laws.

Introduction

Reproductive freedom is a critical component of the right to bodily autonomy. It is key for individuals to make independent decisions as part of our unalienable rights gifted to us through this nation's founding. In the United States, the right to reproductive freedom has been subjected to intense legal battles and political turmoil. In the Supreme Court ruling *Dobbs v. Jackson Women's Health Organization* (2022), 6 out of the 9 Supreme Court Justices opted to eliminate the constitutional right to abortion protected by the precedent in *Roe v. Wade* (1973). This brief will outline the historical context, the current troubled policy, and key issues surrounding reproductive rights. If the 14th Amendment upholds our right to bodily autonomy as a pillar of one's freedom, it is crucial to preserve this protection in the execution of our constitutional liberties.

Throughout the decades, abortion rights have been an issue of debate. What began as an issue about morals and religion has easily tangled itself into the legal world. However, abortion rights are integral to human rights, public health, and gender equality; they should not be a reason for a woman or doctor to be prosecuted. The ability to decide whether to carry a pregnancy profoundly affects one's health, economic stability, education, and autonomy. The *Dobbs* decision has created a massive difference in access to abortions across the states, leading to significant divide across the nation, particularly in subdued communities, and raises pressing questions regarding the future of abortions in the United States of America and nations across the world.

We believe that access to safe, legal, and affordable abortion is not only a vital part of comprehensive healthcare, but a fundamental human right. The ability to make decisions about one's own body — especially regarding pregnancy — is essential to personal

freedom, equality, and dignity. Government interference in these deeply personal choices violates individual autonomy and disproportionately harms those who are already marginalized. People in low-income communities, people of color, migrants, minors, and rural residents often face the harshest barriers to care, resulting in delayed treatment, unsafe alternatives, and long-term health risks. As a group, we firmly oppose policies that restrict abortion access and support those that prioritize bodily autonomy, protect providers, and ensure everyone has the right to choose — regardless of their background, income, or location. We believe that abortion rights are a core part of justice and equality, and we stand for legislation that guarantees this right for all. Protecting abortion access is not just a legal issue- it is a human rights obligation that the U.S must urgently uphold. This policy brief asserts that the protection and expansion of abortion rights is essential for advancing public health, ensuring gender equality, allowing economic freedom, and upholds individual autonomy.

Issue Overview / Background

Abortion has long been a deeply debated issue in the United States, shaped by shifting legal, cultural, and political landscapes. The most significant turning point came in 1973, when the Supreme Court ruled in *Roe v. Wade* that the Constitution protects a pregnant woman's liberty to choose to have an abortion without excessive government restriction. This decision was grounded in the right to privacy, establishing a trimester framework that balanced the state's interests with individual rights. It legalized abortion nationwide and became a symbol of reproductive freedom for nearly five decades.

Before *Roe*, abortion was illegal in most states except to save the pregnant person's life. The *Roe* ruling acknowledged that overly restrictive abortion laws violated a woman's constitutional right to bodily autonomy under the Fourteenth Amendment. However, *Roe* did not end the fight. Instead, it opened decades of political and judicial resistance that led to hundreds of laws attempting to chip away at abortion access, especially at the state level.

Two key cases that helped define the abortion rights debate were *Planned Parenthood v. Danforth* (1976) and *Hodgson v. Minnesota* (1990). In *Danforth*, the Court struck down a Missouri law requiring a married woman to obtain her husband's consent before an abortion, reaffirming that the final decision must rest with the woman. *Hodgson v. Minnesota* examined whether minors should need parental consent; the Court upheld such laws only if there was an option for a judicial bypass, preserving some measure of autonomy for young people. These rulings were crucial in establishing that reproductive decisions should primarily lie with the individual rather than the state or family.

Despite these protections, anti-abortion movements steadily gained power, especially at the state level. By the 1990s and early 2000s, many states had implemented Targeted

Regulation of Abortion Providers (TRAP) laws, imposing strict and often medically unnecessary rules on abortion clinics to force their closure. The political landscape became increasingly hostile, culminating in the appointment of a conservative-leaning Supreme Court that ultimately led to the 2022 *Dobbs v. Jackson Women's Health Organization* decision.

This ruling overturned *Roe v. Wade*, removing the federal constitutional right to abortion and returning regulatory power to individual states — ending nearly 50 years of federally protected abortion rights. The result has been a fragmented and unequal landscape, where reproductive rights vary dramatically depending on geography, and millions of people have lost access to vital healthcare services.

Problem Statement

The overturning of *Roe v. Wade* has created a fragmented and unjust reproductive healthcare system in the United States. Access to abortion now depends on state policies, leading to deep inequalities that disproportionately affect marginalized groups such as low-income individuals, people of color, rural communities, and migrants. This legal regression threatens bodily autonomy, public health, and gender equality. Without federal protection, millions are left vulnerable to unsafe conditions, delayed care, and government intrusion into personal decisions. Immediate policy reform is essential to protect reproductive rights and restore equitable healthcare access nationwide. The absence of federal protection has created an unprecedented divide in reproductive rights across the country. This state-by-state disparity undermines the principle of equal protection under the law and allows deeply personal decisions to be dictated by geography and politics. It sets a dangerous precedent for other rights related to privacy and healthcare autonomy, leaving millions vulnerable to government overreach.

Current day issues

Following the supreme court's decision in *Dobbs v. Jackson women health organisation* abortion access has been severely restricted or entirely banned in multiple U.S states. As a result 22 million girls of reproductive age now live in areas where abortion is either unavailable or extremely difficult to access. These restrictions have not only reduced access to safe and legal abortion but have also created fear, confusion, and inconsistency in the health care system. Many healthcare providers are now unsure how to proceed with patients facing medical emergencies because the legal boundaries are unclear, creating fear among providers and delays for patients in urgent need of care.

In states with strict abortion bans, doctors are often forced to delay care, even in life threatening situations. As Dr. Eleanor Drey, Medical Director at the Women's Options Center in San Francisco General Hospital, puts it: " Physicians in states with abortion

bans are now faced with two bad options: leave their patients to suffer harm or else risk prosecution.” This legal pressure compromises patient safety, forcing doctors to prioritize law over life-saving care. For example, in Wisconsin, a patient with an incomplete miscarriage was denied proper medical intervention due to fears it would violate the state’s abortion ban. Hospital staff refused to remove the fetal tissue, leaving the women to bleed at home for more than 10 days. These delays are now common in anti-abortion states and can lead to serious health consequences like hemorrhaging, sepsis, permanent infertility and long term psychological trauma.

Such incidents underscore how current laws have blurred the line between medical care and criminalization. They not only impact abortion services but also jeopardize miscarriage management and emergency care. Moreover, these consequences are not felt equally. Individuals who are low-income or from communities of color are more likely to be affected, as they often cannot afford to travel to another state or pay for private medical services. This deepens long-standing inequalities in the American healthcare system and undermines public health goals.

In addition to medical uncertainty and legal fear, the psychological and economic toll of abortion restrictions has become increasingly evident. Studies have shown that being denied an abortion is associated with poorer physical health outcomes, increased risk of poverty, and greater exposure to domestic violence. For many individuals, the inability to access abortion limits their ability to complete education, maintain employment, or provide for existing children. This has generational consequences, trapping entire families in cycles of poverty and reducing overall economic mobility.

Furthermore, the rise of vigilante-style laws — such as Texas’s Senate Bill 8 — which allow private citizens to sue anyone who “aids or abets” an abortion, have created a chilling effect. These policies not only criminalize healthcare but discourage even legal support services like counseling, transportation, or information sharing. The consequences extend beyond abortion care itself, threatening the entire healthcare ecosystem and reproductive autonomy in the United States.

In essence, the post-Dobbs landscape has made access to basic reproductive healthcare legally uncertain and highly variable across states- a situation where patients suffer while doctors struggle to interpret vague and harmful legislation. These current-day issues show that abortion bans do not just limit access to the procedure; they compromise the safety, dignity, and lives of millions.

Empirical Evidence

While legal frameworks and policy debates often dominate the conversation, empirical data paints a stark picture of the human cost of abortion restrictions. Studies have shown that states with more restrictive abortion laws tend to have worse maternal health

outcomes. According to the CDC, the maternal mortality rate in the U.S. is already the highest among developed countries—and this rate is significantly higher in states with abortion bans or heavy restrictions. In 2022, 22 US women died for every 100 000 live births, compared with 0 in Norway, 1.2 in Switzerland, 3.5 in Australia, 5.5 in the UK, 8.4 in Canada, and 8.8 in Korea

A 2023 study by the Turnaway Study found that women who were denied abortions were more likely to experience long-term financial hardship, including increased debt and poverty. Furthermore, the Guttmacher Institute reports that nearly 45% of abortion patients in the U.S. already live below the federal poverty line, making it clear that financial barriers intersect heavily with abortion access. After Dobbs, this situation has worsened as many people must now travel hundreds of miles and spend thousands of dollars to receive care — if they can at all.

Healthcare providers are also under strain. A 2023 survey of OB-GYNs published in the Journal of the American Medical Association (JAMA) revealed that 61% of doctors practicing in restrictive states felt that abortion laws negatively impacted their ability to provide quality care. Alarming, 1 in 4 providers reported delaying medically necessary abortions out of fear of prosecution.

These figures reflect more than just numbers—they illustrate how restrictive policies erode basic health care, heighten inequality, and inflict lasting harm on individuals and communities.

Global Analysis

Across the world, abortion laws have shown a profound impact on public health outcomes, women's rights, and social equity. Countries that have moved toward liberalizing abortion laws have experienced measurable improvements in maternal healthcare and overall well-being, while those that have imposed restrictions often face increased health risks and human rights concerns.

For instance, Ireland, once known for its strict anti-abortion laws, legalized abortion through a public referendum in 2018. This shift followed years of advocacy and public outcry after tragic incidents, including the death of Savita Halappanavar in 2012, who was denied a life-saving abortion. Since legalization, Ireland has reported safer reproductive health practices and improved access to care, demonstrating that policy reform can lead to positive change when it aligns with medical and human rights standards.

Similarly, Mexico has seen progress in expanding abortion rights. In 2021, the Mexican Supreme Court decriminalized abortion at the federal level, ruling that criminal penalties for abortion were unconstitutional. This decision marked a significant shift in a country long dominated by conservative views on reproductive rights. The ruling not only

improved legal protection for women but also helped increase access to safe medical procedures, particularly in urban areas.

In contrast, countries like Poland serve as cautionary examples of the consequences of increased abortion restrictions. In 2020, Poland's Constitutional Tribunal imposed a near-total ban on abortion, even in cases of fetal abnormalities. The law sparked massive nationwide protests and has been linked to increased reports of unsafe abortions and preventable maternal deaths. One high-profile case involved a woman, Izabela, who died of sepsis after being denied a timely abortion, reigniting public anger and international criticism. Poland's case illustrates how restrictive laws can jeopardize women's lives and erode public trust in healthcare institutions.

The World Health Organization (WHO) underscores that access to legal and safe abortion is essential for protecting women's health. According to WHO data, approximately 45% of abortions globally are unsafe, with the majority occurring in regions where abortion is heavily restricted, such as parts of sub-Saharan Africa, Latin America, and Southeast Asia. These unsafe procedures contribute significantly to maternal morbidity and mortality, highlighting the urgency of legal reforms.

In conclusion, global patterns reveal a clear link between liberal abortion policies and improved public health outcomes. While countries like Ireland and Mexico provide successful examples of rights-based, health-driven reform, nations with restrictive laws continue to face public health crises and widespread criticism. The United States can draw valuable lessons from these international cases, emphasizing the importance of consistent, equitable access to reproductive healthcare as a foundation for gender equality and public well-being.

Policy Proposals and Analysis

1. Federal Legal Protection for Abortion Access

Reinstate federal abortion rights by passing a national law that guarantees access to abortion care across all states, similar to what *Roe v. Wade* once provided. This policy would create consistency and clarity nationwide, ensuring equal access to reproductive healthcare regardless of state borders. However, political polarization and resistance in Congress make this proposal difficult to pass in the short term. Strong opposition from conservative lawmakers and states poses a major barrier. Still, it would have the most significant and far-reaching impact if achieved.

2. Interstate Travel Protection and Support

Enact legislation that protects the right to travel for abortion care and provide federal funding or subsidies for individuals forced to travel across state lines. This policy is more feasible than full federal protection and directly supports those most affected by abortion bans—especially low-income individuals. It could help reduce health disparities and expand access. However, it may face legal challenges from states trying to penalize out-of-state travel for abortions. Additionally, logistical barriers like transportation and lodging still remain unless comprehensively addressed.

3. Clear Medical Guidelines and Legal Protections for Doctors

Develop and implement nationwide medical guidelines that clearly define when abortions are permitted for medical emergencies, with legal immunity for healthcare providers acting in good faith. This proposal has moderate feasibility and would immediately improve patient safety in states with bans. By reducing confusion and legal fear among doctors, it ensures timely care in life-threatening situations. While it doesn't solve broader access issues, it addresses urgent gaps and could gain bipartisan support, especially if framed as a patient safety measure rather than a political one.

4. Increase Federal Funding for Reproductive Health Clinics

Expand funding for reproductive healthcare services like contraception, STI treatment, and prenatal care in states where abortion is banned, while also increasing funding in abortion-access states to support an influx of patients. While this does not reverse abortion bans, it can reduce the number of unwanted pregnancies and ease the pressure on overwhelmed clinics in access states. It's politically more acceptable in conservative regions if framed around "women's health." However, it may be criticized for not addressing abortion access directly and risks being underutilized in ban states due to stigma or legal uncertainty.

5. Expand Telehealth Services for Medication Abortion in Legal States

Increase investment in telemedicine infrastructure and allow healthcare providers in abortion-legal states to prescribe abortion pills via telehealth to patients in other states (where legal or with protections in place). This is one of the most innovative and rapidly expanding ways to maintain access. It improves privacy, reduces travel needs, and supports people in restrictive regions. However, legal challenges are increasing, as some states attempt to restrict mail delivery of abortion pills or punish providers. It also raises enforcement and jurisdictional issues between states. Still, it's highly scalable and impactful with proper legal backing.

6. National Abortion Data and Reporting Standards

Establish a federal public health initiative to track accurate, anonymous data on abortion

access, health outcomes, and enforcement of abortion laws. This database would help inform policy, identify disparities, and improve oversight. This measure promotes transparency and provides vital data for evidence-based policymaking. It would also help identify gaps in care and disparities in outcomes among different populations. Although it might face opposition in states where abortion is banned, this approach focuses on public health outcomes and can be positioned as a neutral tool for improving maternal care.

Final Recommendations

Given the severity of reproductive healthcare challenges following the *Dobbs v. Jackson* decision, a multi-layered response is essential. While legal landscapes vary across states, certain federal and interstate policies can still be implemented to protect patients and providers.

1. Prioritize Federal Legal Protections for Patients and Providers

While a nationwide legal guarantee for abortion access faces political obstacles, protecting individuals' rights to interstate travel and shielding healthcare professionals from prosecution must be a top priority. These measures uphold constitutional freedoms and help minimize legal threats faced by both patients and providers.

2. Invest in Telehealth and Cross-State Support Systems

Expanding telemedicine for medication abortion and increasing funding to clinics in access states can ease the burden on healthcare systems and ensure privacy for individuals in restrictive regions. These tools are both scalable and cost-effective.

3. Improve Clarity in Medical Protocols

The federal government should issue standard emergency care guidelines for miscarriage and pregnancy complications, protecting doctors from legal confusion and ensuring timely patient care regardless of abortion laws.

4. Address Equity Gaps in Access

Support should be targeted at low-income individuals and communities of color, who are disproportionately impacted. This includes travel assistance programs, legal aid, and accessible contraceptive services.

In addition to the core recommendations above, long-term strategies should also include educational initiatives to combat abortion stigma and public campaigns to promote reproductive justice. Partnerships with advocacy organizations, legal support networks, and grassroots movements will be essential in ensuring that policies are effectively implemented and enforced.

It is also important for the federal government to monitor the evolving legal landscape and swiftly respond to emerging threats — such as efforts to ban abortion pills or criminalize miscarriage care. By combining legal safeguards, healthcare investments, and public awareness, we can build a more just and compassionate system that protects the rights of all individuals.

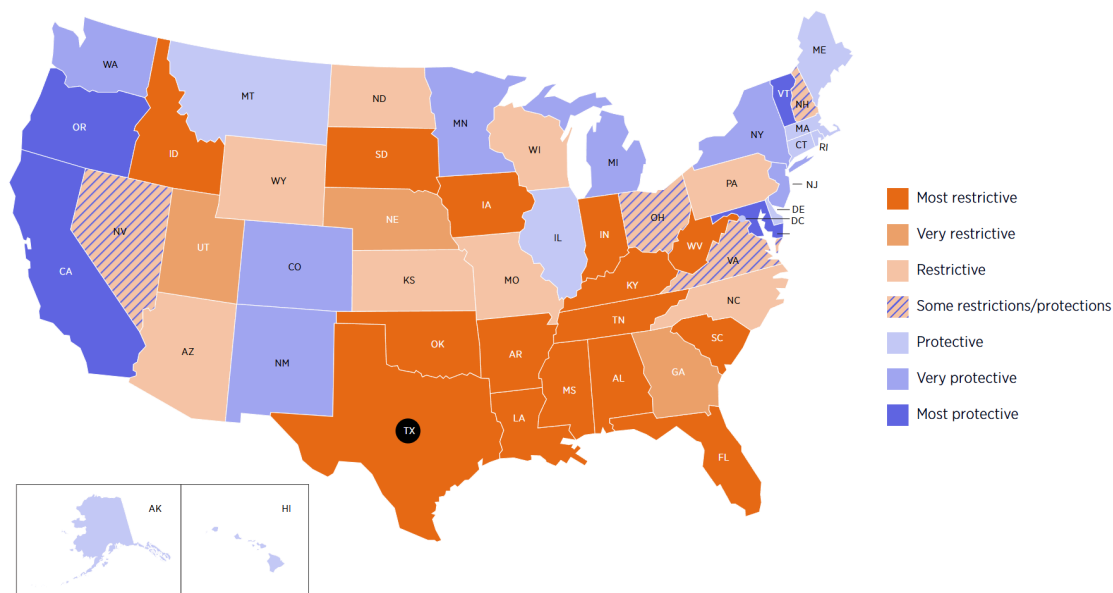
In summary, while full restoration of abortion rights may require long-term political shifts, these immediate policy actions can significantly reduce harm, restore some access, and protect the most vulnerable.

Conclusion

The Supreme Court’s decision in *Dobbs v. Jackson Women’s Health Organization* marked a historic reversal, ending nearly 50 years of federally protected abortion rights and triggering widespread legal, medical, and social consequences. Across the United States, access to safe abortion has become fragmented and unequal, endangering not only reproductive autonomy but also maternal health, economic stability, and healthcare integrity. The patchwork of restrictive state laws has created confusion for patients and providers alike, deepening pre-existing inequities and disproportionately harming marginalized communities.

To address this growing crisis, the federal government must take decisive action by promoting legal clarity, expanding access to care, protecting providers, and investing in data-driven solutions. Without coordinated policy reform, millions will continue to face unnecessary suffering and injustice. Protecting reproductive rights is not merely a legal issue—it is a matter of public health, gender equality, and human dignity.

Appendix A : Abortion Policy Landscape in the United States

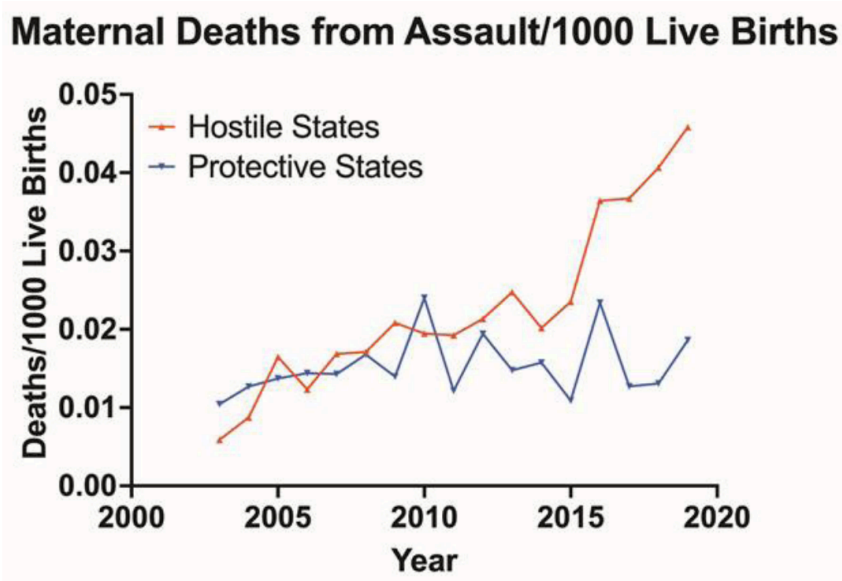


This color-coded map from the Guttmacher Institute illustrates the current legal status of abortion across all 50 U.S. states. States are categorized based on how restrictive or protective their abortion laws are following the *Dobbs v. Jackson Women's Health Organization* decision.

- **Most restrictive states** (e.g., Texas, West Virginia) have implemented near-total bans on abortion, often with minimal or no exceptions.
- **Very restrictive and restrictive states** (e.g., Florida, Georgia, Utah) allow abortion under limited conditions, such as before a certain number of weeks or only in medical emergencies.
- **Protective to very protective states** (e.g., Colorado, New Mexico) have laws ensuring abortion rights remain accessible, often embedding them into state law or constitutions.
- **Striped states** (e.g., Virginia, Nevada) represent a legal middle ground with both restrictions and protections.

This appendix reinforces the stark geographic divide in access to reproductive healthcare and illustrates the urgency for national-level policy interventions to ensure equitable access regardless of state borders.

Appendix B: Maternal Deaths from Assault in Hostile vs. Protective States, 2000–2020

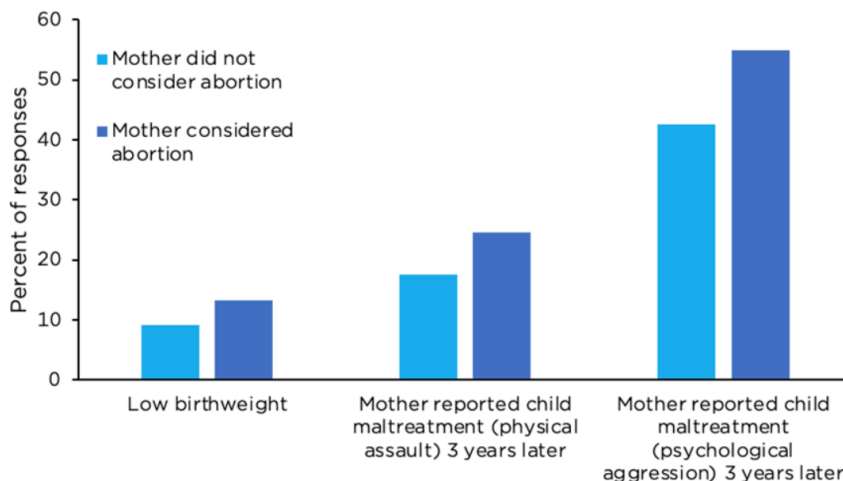


Appendix B illustrates a disturbing trend in maternal deaths due to assault across the United States from 2000 to 2020. The graph compares 'hostile' states—those that restrict abortion access—with 'protective' states that support reproductive rights. Notably, maternal deaths from assault have sharply increased in hostile states over time, particularly after 2015, while protective states have remained relatively stable. By 2020, hostile states had double the rate of maternal deaths compared to protective ones.

This data strongly suggests a link between restrictive abortion policies and higher rates of maternal violence and mortality. The *Dobbs v. Jackson* decision, which overturned *Roe v. Wade* and allowed states to ban abortion, places more states into the “hostile” category. If this trend continues, more pregnant individuals may be put at risk—not only from lack of access to reproductive care, but also from increased exposure to violence during pregnancy. Restrictive policies do not just deny bodily autonomy—they correlate with real, measurable harm to maternal health and safety. This reinforces the urgent need to reverse or limit the consequences of *Dobbs* and restore access to abortion care nationwide.

Appendix C: Pregnancy and child maltreatment outcomes from unintended pregnancies

Pregnancy and child maltreatment outcomes from unintended pregnancies



Women who considered abortion during their unintended pregnancies had babies with lower birth weights and reported that their children experienced elevated rates of physical and psychological maltreatment years later.
Data source: [Guterman 2015](#).

This appendix compares outcomes between women who considered abortion during unintended pregnancies and those who did not. The data shows that women who considered abortion were more likely to have children with low birthweight and were significantly more likely to report both physical and psychological child maltreatment three years later. These findings underscore the long-term consequences of denying access to abortion, including negative impacts on child health and safety. The appendix supports the argument that abortion bans can contribute to generational harm and reduced family well-being.

Recent research has also shown that US states with more restrictive abortion laws exhibit a 7 percent higher rate of maternal deaths after adjusting for factors such as poverty, unemployment, and state-level Medicaid spending.