## SUPPORT SB 2190 REPEAL HARMFUL BARRIERS TO REPRODUCTIVE HEALTHCARE FOR YOUTH

Sponsors: Sims–Bush–Castro–Simmons–Murphy, Feigenholtz, Gillespie, Johnson, Morrison, Fine, Pacione-Zayas, Van Pelt, Holmes, Villivalam, Ellman

SB 2190 repeals the Parental Notice of Abortion Act (PNA), which requires a healthcare provider to notify an adult family member (parent, grandparent, step-parent living in the home, or legal guardian) at least 48 hours prior to performing an abortion for a patient under 18. The law creates a judicial bypass for those who cannot notify an adult family member. Decades of research and experience demonstrate that forced parental involvement laws like this hurt young people and serve no valid purpose.

**Healthy family communication cannot be legislated:** We all want young people to be able to talk to their parents about important life decisions. However, the idea that the government can force healthy family interactions ignores reality for many youth and the lasting injuries that result from enforcing these laws.

- The majority of young people voluntarily tell a parent about an unplanned pregnancy and the younger a minor, the more likely they are to involve a parent. Those who do not tell a parent often involve another family member or trusted adult.
- The minority of young people who do not talk to their parents often have concerns such as: fear of physical or emotional abuse, loss of financial support, or homelessness; fear of being forced to give birth against their will; or serious family problems such as a parent who is sick or imprisoned.

**The judicial bypass process itself harms young people:** The "judicial bypass" alternative to parental notice – where a young person must ask a judge for permission to have an abortion without notifying a parent – compounds the harms for young people.

- Youth face major logistical hurdles accessing a judicial bypass such as getting away from school or home during business hours without raising suspicion, and travelling to and from a courthouse.
- Young people are understandably distressed by being required to go to court and to tell the most intimate details of their life to a stranger.

The judicial bypass process serves no purpose: Since the law went into effect in 2013, judges granted more than 99.5 percent of bypass requests throughout Illinois because they believed the young people were mature enough to make this decision independently, in consultation with their health care providers and chosen support systems.

These harmful restrictions are irrational: Research shows young people are capable of making informed decisions about pregnancy. Illinois law recognizes this by permitting pregnant minors to make all other medical decisions – even those involving greater risk than a safe, legal abortion – without involving a parent or going to court. A pregnant minor can decide independently whether to continue the pregnancy and give birth, consent to far riskier medical care such as a cesarean section, or place a child for adoption. Only when a young person decides to end their pregnancy does the government force them to involve their family.

**Every leading medical organization opposes forced parental involvement laws, including:** The American Medical Association; The American Academy of Pediatrics; The American College of Obstetricians and Gynecologists; The Society for Adolescent Medicine; and The American Public Health Association.

## **Supporting Organizations**

American College of Obstetricians and Gynecologists ACLU of Illinois **AIDS Foundation of Chicago** American Association of University Women Apna Ghar, Inc. (Our Home) **Catholics for Choice Chicago Abortion Fund Chicago Alliance Against Sexual Exploitation Chicago Democratic Socialists of America Chicago Foundation for Women Chicago NOW Chicago Votes Citizen Action Illinois** Coalition for a Better Illinois 6th **Democratic Women of McDonough County Equality Illinois EverThrive Illinois** Family Planning Associates Friends Who March Health and Medicine Policy Research Group Hope Clinic for Women **Human Rights Watch Chicago Illinois Caucus for Adolescent Health Illinois Choice Action Team Illinois Coalition Against Domestic Violence Illinois Coalition Against Sexual Assault Illinois Democratic Women Illinois Handmaids Illinois NOW** Indivisible Illinois League of Women Voters Illinois

## Life Span

**Mainstream Republican Committee McHenry County Citizens for Choice McHenry NOW Midwest Access Coalition Midwest Access Project** Men4Choice **Mujeres Latinas en Accion NARAL Pro-Choice America** National Asian Pacific American Women's Forum National Association of Social Workers Illinois Chapter **National Council of Jewish Women Illinois** North & NW Suburban NOW **Personal PAC** Planned Parenthood of Illinois Planned Parenthood of the St. Louis Region and **Southwest Missouri Religious Coalition for Reproductive Choice Reproductive Health Access Project – Illinois Cluster** Resilience Sargent Shriver National Center on Poverty Law She Votes Illinois Sierra Club Illinois The Network: Advocating Against Domestic Violence Vote Mama Whole Woman's Health Whole Woman's Health Alliance Winnebago County Citizens for Choice Women's March Chicago Women's March Illinois **Zioness Chicago Chapter** 

For more information contact - Khadine Bennett (312.607.3355, kbennett@aclu-il.org) or Brigid Leahy (217.553.8976, brigidl@ppil.org)