

Congressman Steve Chabot

Pro-Life Highlights

Congressman Chabot is an original co-sponsor of the *Life at Conception Act* (H.R. 681) which declares that the right to life, guaranteed by the Constitution, vests the moment an individual comes into being.

Congressman Chabot supports the *Heartbeat Protection Act of 2017* (H.R. 490) which makes it a crime for a physician to knowingly perform an abortion without first determining whether the unborn child has a heartbeat and informing the mother.

Just this week, Congressman Chabot supported the *Born Alive Abortion Survivors Protection Act* which would amend existing U.S. law to “prohibit a health care practitioner from failing to exercise the proper degree of care in the case of a child who survives an abortion or attempted abortion.”

Congressman Chabot supports the nomination of pro-life justices to the United States Supreme Court. Forty-four years ago, in *Roe v. Wade*, the Supreme Court stripped away protection for unborn children and their mothers. Since then, nearly 60 million precious lives have been killed by abortion.

Congressman Chabot signed onto an amicus brief in support of the plaintiffs in *National Institute of Family and Life Advocates v. Becerra*. During this case, the plaintiffs argued that the *Reproductive FACT Act* (California AB 775) violates the First Amendment. It requires non-abortion centers (such as pregnancy crisis centers) to post advertisements alerting clients that California provides free or low-cost abortions thus defeating the purpose of the crisis center.

Congressman Chabot sponsored the *Parental Notification and Intervention Act of 2017* (H.R. 2956) which prohibits any individual from performing an abortion on a minor under the age of 18, unless her parents are provided written notification at least 96-hours prior to the abortion.

Congressman Chabot is an original co-sponsor of the *Pain-Capable Unborn Child Protection Act*. This legislation would end painful late-term abortions nationwide. While some children in America are afforded state of the art care through fetal surgeries and well-equipped NICUs, other children at the exact same stage of development are ripped apart in the 6th, 7th, 8th and even 9th month of pregnancy. Recognizing the medical evidence that unborn children feel pain, the *Pain-Capable Unborn Child Protection Act* would establish affirmative protections for these children before birth.

Congressman Chabot is committed to making the Hyde Amendment permanent and government-wide law. The Hyde Amendment has saved an estimated 2 million innocent lives by stopping taxpayer dollars from being used to fund most abortions and abortion coverage through the Medicaid program. Among its many failures, the Affordable Care Act (ACA) does not conform to the Hyde Amendment, and so taxpayer dollars are flowing to over 1,000 abortion-covering health plans according to a 2014 audit. By repealing the ACA, Congress can replace it with a program that does not include subsidies for abortion. Congressman Chabot **supports the repeal of the ACA and is a co-sponsor of the *American Health Care Reform Act*, which would serve as an avenue to repeal the ACA.**

Notable Achievement: One of my proudest moments during my time in Congress was on November 3, 2003, when President Bush signed into law legislation that I authored, the *Partial Birth Abortion Ban Act*. Nearly four years later, in 2007, the Supreme Court upheld the constitutionality of the law. The *Partial Birth Abortion Ban Act* put an end to a procedure that many have referred to as infanticide, and confirmed that this abhorrent practice has no place in society.

For more information visit www.chabot.house.gov