## No Need to Amend Ohio's Constitution

## Did you know:

- Abortion in Ohio is legal for up to 22 weeks for any reason.
- Even after 22 Weeks, a woman can still get an abortion if her health or life is at risk. So why amend Ohio's Constitution?
- The ACLU and Planned Parenthood sued Ohio's Heartbeat Law, and a Hamilton County judge ruled it violated Ohio's current Constitution.
  So why amend Ohio's Constitution?
- No law has ever been enacted or introduced that would restrict miscarriage care or the removal of a baby who died in utero. So why amend Ohio's Constitution?
- In the last 50 years, a law has never restricted adults' access to contraception. So why amend Ohio's Constitution?
- No Democrat or Republican in the history of the Ohio Legislature ever introduced a bill that would restrict, deny, or hinder a woman of any age from continuing her pregnancy. So why amend Ohio's Constitution?

Go to <u>ProtectWomenOhio.com</u> and find out what the ACLU, Planned Parenthood, and Physicians for Reproductive Rights are genuinely after. You owe it to yourself <u>and</u> your minor children to know what's at stake if **ISSUE 1** becomes a Constitutional right in Ohio.