



A NATIONWIDE PUBLIC INTEREST RELIGIOUS CIVIL LIBERTIES LAW FIRM

Post Office Box 540774
Orlando, FL 32854-0774
www.LC.org

109 2nd Second NE
Washington, DC 20002
407-875-1776

Post Office Box 11108
Lynchburg, VA 24506-1108
Media@LC.org

U.S. States Defending Human Life in the Womb

(Updated June 4, 2024)

On June 24, 2022, the U.S. Supreme Court overturned the 1973 *Roe v. Wade* and 1992 *Planned Parenthood v. Casey* decisions ruling that the Constitution does not implicitly protect the right to abortion. The High Court sent the abortion issue back to the individual states to regulate.

Many states anticipated the reversal of *Roe v. Wade*, and enacted trigger laws/bans that took effect after the *Dobbs v. Jackson Women's Health Organization* decision overturned *Roe v. Wade*. In addition, some states had pre-*Roe v. Wade* laws reinstated. Since then, many other states have enacted laws prohibiting abortion at various gestational periods. With those laws have come numerous legal challenges where the courts have blocked enforcement of those laws while those challenges are adjudicated.

By the numbers:

Near-total abortion bans: 18

- 15 in effect / 3 states blocked amid litigation

Six-week fetal heartbeat laws: 4

- 3 in effect / 1 states blocked amid litigation

12-week gestational ban: 2 (all in effect)

15-week gestational ban: 3

- 2 in effect / 1 state blocked amid litigation

18-week gestational ban: 1 (in effect)

20-week gestational ban: 2 (all in effect)

***Viability ban (about 24 weeks): 19**

- All in effect

28-week gestational ban: 1 (in effect)

No abortion restrictions: 7

***Viability:** the ability of a baby to survive outside the womb. According to the [American College of Obstetricians and Gynecologists](#), doctors typically consider the 24-week mark to be the point of potential viability.

Where all 50 states currently stand on abortion:

State	Law in effect	Laws blocked or under litigation	State Constitution or State Supreme Court Ruling
Alabama	Near-total ban (Conception)		State Constitutional Amendment: 2018 Sanctity of Life Amendment which recognizes the sanctity of unborn life and the rights of unborn children.
Alaska	None (no restrictions)		Alaska Supreme Court: Abortion is a legal right under the state’s constitution (1997).
Arizona	Near-total ban and 15-week ban		Arizona Supreme Court: Near-total ban is legal (2024).
Arkansas	Near-total ban (Conception)		
California	Viability (24 Weeks)		State Constitutional Amendment: Abortion is a constitutional right up to viability (2022).
Colorado	None (no restrictions)		A constitutional amendment to include abortion as a “constitutional right” is on the ballot for November 2024.
Connecticut	Viability (24 Weeks)		
Delaware	Viability (24 Weeks)		

Florida	6-week heartbeat law and 15-week ban		Florida Supreme Court: No right to abortion in the Florida Constitution (2024).
Georgia	6-week heartbeat law		
Hawaii	Viability (24 Weeks)		
Idaho	Near-total ban (Conception)	Near-total ban under a legal challenge at Ninth Circuit Court of Appeals.	U.S. Supreme Court allowed near-total ban to take effect while the Ninth Circuit adjudicates the legal challenge (2024).
Illinois	Viability (24 Weeks)		Illinois Supreme Court: The state's constitution protects a right to abortion (2013).
Indiana	Near-total ban (Conception)	Near-total ban under a legal challenge in the state court system.	Indiana Supreme Court: No state constitutional right to abortion (2023).
Iowa	20-week ban	Temporarily Blocked: 6-week heartbeat law	Iowa Supreme Court: No state constitutional right to abortion (2022). The 6-week heartbeat law is under review.
Kansas	Viability (24 Weeks)		Kansas Supreme Court: The state constitution protects a right to abortion (2019).
Kentucky	Near-total ban (Conception)		
Louisiana	Near-total ban (Conception)		State Constitutional Amendment: No state constitutional right to abortion (2018).

Maine	Viability (24 Weeks)		
Maryland	Viability (24 Weeks)		A constitutional amendment to include abortion as a “fundamental right” is on the ballot for November 2024.
Massachusetts	Viability (24 Weeks)		
Michigan	Viability (24 Weeks)		State Constitutional Amendment: Abortion is a constitutional right up to viability (2022).
Minnesota	None (no restrictions)		Minnesota Supreme Court: The state’s constitution protects the right to abortion (1995).
Mississippi	Near-total ban (Conception)		
Missouri	Near-total ban (Conception)		
Montana	Viability (24 Weeks)	Temporarily Blocked: A 15-week ban and a 20-week ban	Montana Supreme Court: The state’s constitution protects access to abortion (1999).
Nebraska	12-week ban		
Nevada	Viability (24 Weeks)		
New Hampshire	Viability (24 Weeks)		
New Jersey	None (no restrictions)		New Jersey Supreme Court: The state’s constitution protects a fundamental right for a woman to control her body (1982).
New Mexico	None (no restrictions)		

New York	Viability (24 Weeks)		
North Carolina	12-week ban		
North Dakota	Near-total ban (Conception)		
Ohio	Viability (24 Weeks)		State Constitutional Amendment: Abortion is a constitutional right up to viability (2023).
Oklahoma	Near-total ban (Conception)		
Oregon	None (no restrictions)		
Pennsylvania	Viability (24 Weeks)		
Rhode Island	Viability (24 Weeks)		
South Carolina	6-week heartbeat law		South Carolina Supreme Court: The 6-week heartbeat law is constitutional (2023).
South Dakota	Near-total ban (Conception)		A constitutional amendment to include abortion as a “constitutional right” in the first trimester is on the ballot for November 2024.
Tennessee	Near-total ban (Conception)		
Texas	Near-total ban (Conception)		
Utah	18-week ban	Temporarily Blocked: A near-total ban	Utah Supreme Court: The near-total ban is under review.
Vermont	None (no restrictions)		State Constitutional Amendment: Abortion is a constitutional right up to viability (2022).

Virginia	28-week ban		
Washington	Viability (24 Weeks)		
West Virginia	Near-total ban (Conception)		State Constitutional Amendment: No right to abortion (2018).
Wisconsin	20-week ban	Temporarily Blocked: A near-total ban	Wisconsin Supreme Court: Near-total ban is under review.
Wyoming	Viability (24 Weeks)	Temporarily Blocked: A near-total ban and an abortion pill ban	

In Detail: States with enacted laws protecting unborn life:

Alabama

In effect: **Near-Total Ban (After Conception)**

[“The Alabama Human Life Protection Act”](#)

- Bans abortion after conception, with exceptions.
- Exceptions: medical emergencies, ectopic pregnancies, lethal anomalies where the child would not survive shortly after birth or be stillborn, and serious health risks to the life of the unborn child’s mother.
- Makes it a felony for health care professionals to perform or attempt an abortion.

Alaska

None. Abortion is legal at any stage of pregnancy. The Alaska Supreme Court [ruled](#) in 1997 that abortion is a legal right under the state’s constitution. Partial birth abortion also allowed to save the life of the child’s mother.

Arizona

In effect: ***Near-Total Ban and 15-Week ban:**

1864 Law

- Bans abortion after conception, with exceptions for endangerment to the life of the unborn child's mother.

***The Arizona Supreme Court ruled 4-2 that the near-total abortion ban can take effect on April 23, 2024.**

15-Week Ban

SB 1164

- Bans abortions after 15 weeks gestational age, with exceptions for medical emergencies threatening the life of the unborn child's mother.
- No exceptions for rape or incest.

Arkansas

In effect: **Near Total Ban (After Conception)**

SB 6

- Bans abortion after conception, with exceptions for medical emergencies threatening the life of the unborn child's mother.
- Makes it a felony to perform or attempt an abortion.

California

Abortion is banned at viability (about 24 weeks). The state's constitution was amended in November 2022 to protect abortion.

State Constitutional Amendment

- In California, a pregnancy becomes viable when a doctor determines that the child could live outside the uterus without extreme medical measures. A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortions can take place after viability in cases of medical emergencies or endangerment to the life of the unborn child's mother.

Colorado

None. Abortion is unrestricted and legal at any stage of pregnancy.

Connecticut

Abortion is banned at viability (about 24 weeks).

[State Law 19a-600](#)

- In Connecticut, a pregnancy becomes [viable](#) when the child could live outside the womb. A baby is typically considered viable at about 24-weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

Delaware

Abortion is banned at viability (about 24 weeks).

[State Law 24-27-1790](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother, or for a fetal abnormality for which there is not a reasonable likelihood of the baby's sustained survival outside the uterus without extraordinary medical measures.

Florida

In effect: *6-Week "[Heartbeat Law](#)" and *15-Week Ban:

["The Heartbeat Protection Act"](#)

- Bans abortion after six weeks gestational age, with exceptions.
- Exceptions: Rape, incest, or human trafficking, or to preserve the life or health of the unborn child's mother, or for a fatal fetal anomaly, where regardless of the provision of life-saving medical treatment, is incompatible with life outside the womb and will result in death upon birth or imminently thereafter.

[HB 5](#)

- Bans abortion after 15 weeks gestational age, with exceptions to preserve the life or health of the unborn child's mother, or for a fatal fetal abnormality, where regardless of the provision of life-saving medical treatment, is incompatible with life outside the womb and will result in death upon birth or imminently thereafter.
- Makes it a felony to perform or attempt an abortion.

***The Florida Supreme Court ruled 6-1 there is no right to abortion in the Florida Constitution. Both the 6-week heartbeat law and 15-week ban are simultaneously enforced.**

Georgia

***In effect: 6-Week “Heartbeat Law”**

[“Living Infants Fairness and Equality \(LIFE\) Act”](#)

- Bans abortion after a detectable human heartbeat, which can be detected as early as six weeks gestational age.
- Exceptions: Medical emergencies to the life and health of the mother; Fatal fetal anomaly where an unborn child is medically determined to have a profound and irremediable congenital or chromosomal anomaly that is incompatible with sustaining life after birth.
- Allows abortion up to 20 weeks for rape or incest if a police report was filed.

***The Georgia Supreme Court upheld the LIFE Act as constitutional.**

Hawaii

Abortion is banned at viability (about 24 weeks).

[State Law 453-16](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child’s mother.

Idaho

***In effect: Near Total Ban (After Conception)**

[SB 1385](#)

- Bans abortion after conception, with exceptions.
- Exceptions: Abortion is permitted to prevent the death of the unborn child’s mother, and in cases of rape or incest that has been reported to law enforcement.
- Makes it a felony to perform or attempt an abortion.

***The U.S. Supreme Court has allowed the law to remain in effect while Ninth Circuit Court of Appeals further adjudicates the case. In January 2023, the Idaho Supreme Court ruled there is no state constitutional right to abortion.**

***Abortion Trafficking**

[HB 242](#)

- Makes it a felony for any adult who helps a minor undergo an abortion in another state without parental consent.

***Temporarily blocked this law while a legal challenge is adjudicated.**

Illinois

Abortion is banned at viability (about 24 weeks).

[State Law 775 ILCS 55](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

Indiana

***In effect: Near Total Ban (After Conception)**

[SB 1](#)

- Bans abortion after conception, with exceptions.
- Exceptions: Abortion is permitted to prevent the death of the unborn child's mother; permitted up to 20 weeks for lethal fetal anomalies; and permitted up to 10 weeks for rape or incest.

*** In August 2023, the Indiana Supreme Court ruled there is no state constitutional right to abortion. A separate legal challenge by residents who argue the ban violates their religious rights is ongoing.**

Iowa

In effect: 20-Week Ban

[Iowa Code 146B.2](#)

- Bans abortion after 20 weeks gestational age (or 22 weeks after the mother's last menstrual period), with exceptions.
- Exception: to preserve the life and health of the unborn child's mother.

***6-Week "Heartbeat Law"**

[House File 732](#)

- Bans abortion after a detectable human heartbeat, which can be detected as early as six weeks gestational age.
- Exceptions: Rape, incest, medical emergencies, and fatal fetal anomaly that is incompatible with life outside the womb.

***Temporarily blocked by preliminary injunction while a legal challenge is adjudicated.**

Kansas

Abortion is banned at viability (about 24 weeks). The Kansas Supreme Court [ruled](#) in April 2019 that the Kansas Constitution protects abortion.

[Kan. Stat. 65-6703](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

Kentucky

In effect: **Near Total Ban (After Conception)**

[HB 148](#)

- Bans abortion after conception, with the exception to preserve the life or health of the unborn child's mother.
- Makes it a felony to perform or attempt an abortion.

[HB 5](#)

- Prohibits an abortion based on the unborn child's sex, race, color, national origin, or disability, except in the case of a medical emergency.

Louisiana

In effect: **Near Total Ban (After Conception)**

[SB342](#)

- Bans abortion after conception, with exceptions.
- Exceptions: to preserve the life or health of the unborn child's mother, and a fatal fetal anomaly where an unborn child is medically determined to have a profound and irremediable congenital or chromosomal anomaly that is incompatible with sustaining life after birth.

Maine

Abortion is banned at viability (about 24 weeks).

[MRS Title 22-263-B-1591](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

Maryland

Abortion is banned at viability (about 24 weeks).

[State Law 24-27-1790](#)

- A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortion can take place after viability to preserve the life or health of the unborn child's mother, or if the baby is affected by a genetic defect or serious deformity or abnormality.

Massachusetts

In effect: **24-Week Ban**

[State Law Title XVI-112-12N](#)

- Bans abortion after 24 weeks gestational age, with exceptions.
- Exceptions: to preserve the life of the mother; a lethal fetal abnormality; or if the fetus is incompatible with life outside the uterus without extraordinary efforts.

Michigan

Abortion is banned at viability (about 24 weeks). In November 2022, Michigan voted to amend the state's constitution to include the right to abortion.

[State Law 333.17015](#) / [State Law 333.17516](#)

- A baby is typically considered viable at about 24 weeks.
- Exception: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

Minnesota

None. Abortion is unrestricted and legal at any stage of pregnancy. In 1995, the Minnesota Supreme Court [ruled](#) the state constitution recognizes the right to abortion.

Mississippi

In effect: **Near Total Ban (Fetal Heartbeat)**

[SB 2116](#)

- Bans abortion in all cases when a fetal heartbeat is detected, with exceptions.
- Exceptions: to preserve the life of the unborn child's mother and in cases of rape where a police report has been filed.

Missouri

In effect: Near Total Ban (Conception)

[Title XII, Section 188.017](#)

- Bans abortion in all cases except for a medical emergency.
- Makes it a felony to perform an abortion.

Montana

Abortion is banned at viability (about 24 weeks). In 1999, the Montana Supreme Court [ruled](#) the state's constitution protects abortion under its privacy rights.

[Montana Code 50-20-102](#)

- A baby is typically considered viable at about 24 weeks.
- Exception: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

***15-Week Ban**

[“The Dismemberment Abortion Prohibition Act”](#)

- Bans dilation and evacuation abortions after 15 weeks gestational age, with exceptions.
- Exceptions: in a medical emergency to preserve the life and health of the mother where the unborn child would not survive outside the womb.

***The 15-Week ban is under a temporary restraining order by a Montana District Court until a legal challenge is adjudicated.**

****20-Week ban:**

[Pain-Capable Unborn Child Protection Act](#)

- Bans abortion at 20 weeks gestational age, with the exception to prevent a serious health risk to the unborn child's mother.

****Ultrasound/Heartbeat**

[HB 140](#)

- Requires abortion providers to offer ultrasound images and sounds of the fetal heartbeat to abortion seekers before undergoing an abortion.

****Chemical Abortion**

[“Montana Abortion-Inducing Drug Risk Protocol Act”](#)

- Requires that chemical abortion drugs be provided only by a qualified medical practitioner and not after 70 days (10 weeks) from the woman's last menstrual period.

****Blocked by the Montana Supreme Court.**

Nebraska

In effect: **12-Week Ban**

[“The Preborn Child Protection Act”](#)

- Bans abortion after 12 weeks gestational age, with exceptions.
- Exceptions: Abortions may be performed after 12 weeks in cases of medical emergencies, sexual assault, or incest.

Nevada

Abortion is banned at viability (about 24 weeks). In 1990, voters in Nevada approved a law that upholds abortion in the state.

[Nevada Code 442.250](#)

- Bans abortion after 24 weeks gestational age.
- Exception: Preserving the life or health of the unborn child's mother.

New Hampshire

Abortion is banned at viability (about 24 weeks).

[“Fetal Life Protection Act”](#)

- Bans abortion after 24 weeks gestational age, with exceptions.
- Exceptions: Preserving the life or health of the unborn child's mother or fetal abnormalities incompatible with life after birth.

New Jersey

None. Abortion is legal at any stage of pregnancy. In 2022, New Jersey enacted a [law](#) guaranteeing women the right to an abortion in the state.

New Mexico

None. Abortion is legal at any stage of pregnancy.

New York

Abortion is banned at viability (about 24 weeks).

[S2796](#)

- Bans abortion after 24 weeks gestational age, with exceptions.
- Exceptions: to preserve the life or health of the unborn child's mother; absence of fetal viability.

North Carolina

In effect: **12-Week Ban**

[SB 20](#)

- Bans abortion after 12 weeks gestational age, with exceptions.
- Allows for abortion through 20 weeks in cases of rape or incest.
- Allows for abortion through 24 weeks if physicians detect a life-limiting anomaly.
- Exceptions: to preserve the life or health of the unborn child's mother.

North Dakota

In effect: **Near Total Ban (Conception)**

[SB 2150](#)

- Bans abortion in all cases except to preserve the life of the unborn child's mother, or for rape or incest if the gestational age is six weeks or less.
- Makes it a felony to perform an abortion.

Ohio

Abortion is banned at viability (about 24 weeks). The state's constitution was amended in November 2023 to protect abortion. The amendment nullifies the state's previous 20-week ban and six-week ban.

[State Constitutional Amendment](#)

- In Ohio, a pregnancy becomes [viable](#) when a physician determines that the child could live outside the uterus with reasonable measures. A baby is typically considered viable at about 24 weeks.
- Exceptions: Abortions can take place after viability in cases for endangerment to the life or health of the unborn child's mother.

Oklahoma

In effect: **Near Total Ban (Conception)**

[SB 612](#)

- Bans abortion, with the exception of a medical emergency to preserve the life and health of the unborn child's mother.
- Makes it a felony to perform an abortion.

Oregon

None. Abortion is legal at any stage of pregnancy.

Pennsylvania

Abortion is banned at viability (about 24 weeks).

[Pennsylvania Code 18-3201](#)

- Bans abortion after 24 weeks gestational age, with the exception to preserve the life and health of the unborn child's mother.

Rhode Island

Abortion is banned at viability (about 24 weeks).

[Rhode Island Code 23-4.13-2](#)

- A baby is typically considered viable at about 24 weeks.
- Exception: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

South Carolina

In effect: ***6-Week "Heartbeat Law"**

[S 474](#)

- Bans abortion in all cases when a fetal heartbeat is detected, with exceptions.
- Exceptions: to preserve the life and health of the unborn child's mother; fatal fetal anomalies.
- Abortion is allowed before 12 weeks or pregnancy for rape or incest.

***In August 2023, the South Carolina Supreme Court ruled the "heartbeat law" was constitutional.**

South Dakota

In effect: **Near Total Ban (Conception)**

[South Dakota Code 22-17-5.1](#)

- Bans abortion in all cases with the exception of preserving the life of the unborn child's mother.
- Makes it a felony to perform an abortion.

Tennessee

In effect: **Near Total Ban (Conception)**

["Human Life Protection Act"](#)

- Bans abortion in all cases with the exception to preserve the life or health of the unborn child's mother.
- Makes it a felony to perform an abortion.

Abortion Trafficking

[SB 1971](#)

- Makes it a felony for any adult who recruits, harbors, or transports a pregnant unemancipated minor for an abortion in Tennessee.

Texas

In effect: **Near Total Ban (Conception)**

[HB1280](#)

- Bans abortion in all cases with the exception to preserve the life or health of the unborn child's mother.
- Makes it a first-degree felony to perform an abortion and is punishable by up to life in prison.

Utah

In effect: **18-Week Ban**

[HB 136](#)

- Bans abortion at 18 weeks gestational age, with exceptions.
- Exceptions: to preserve the life or health of the unborn child's mother; rape or incest reported to law enforcement; and for fatal fetal defect or anomaly.

***Near Total Ban (Conception)**

[SB 174](#)

- Bans abortion in Utah, with exceptions.

- Exceptions: to preserve the life or health of the unborn child's mother; rape or incest; fatal fetal defect.
- Makes it a felony to perform an abortion.

***Blocked by a preliminary injunction while the Utah Supreme Court adjudicates a legal challenge to the law.**

Vermont

None. Abortion is legal at any stage of pregnancy. In November 2022, Vermont voters [amended](#) the Vermont state constitution protecting the right to abortion.

Virginia

In effect: **28-Week Ban (3rd trimester only)**

[Virginia Code 18.2-74](#)

- Bans abortion at 28 weeks gestational age (beginning of 3rd trimester) with the exception to preserve the life or health of the unborn child's mother.

[Virginia code 18.2-71.1](#)

- Allows partial-birth abortion to prevent the death of the child's mother.

Washington

Abortion is banned at viability (about 24 weeks).

[Washington Code 9.02.100](#)

- A baby is typically considered viable at about 24 weeks.
- Exception: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

West Virginia

In effect: **Near Total Ban (Conception)**

[West Virginia Code 61-2-8](#)

- Bans abortion, with exceptions.
- Exceptions: to preserve the life of the unborn child's mother, the pregnancy is ectopic; the baby is nonviable, or in cases of sexual assault or incest if the gestational age is eight weeks or less.
- Makes it a felony to perform an abortion.

Wisconsin

Abortion is banned after 20 weeks of pregnancy.

***Near Total Ban (Conception)**

[Wisconsin Code 940.04](#)

- Bans abortion in all cases with the exception to preserve the life or health of the unborn child's mother.
- Makes it a felony to perform an abortion.

***In September 2023, a judge ruled an 1849 law widely interpreted as an abortion ban did not actually apply to abortion. The Wisconsin Supreme Court has been petitioned to review the ruling. Abortion before 20 weeks remains legal in Wisconsin at this time.**

Wyoming

Abortion is banned at viability (about 24 weeks).

[Wyoming law 35-6-101](#)

- A baby is typically considered viable at about 24 weeks.
- Exception: Abortion can take place after viability to preserve the life or health of the unborn child's mother.

***Near Total Ban (After Conception)**

["Life is a Human Right Act"](#)

- Bans abortion, with exceptions.
- Exceptions: to preserve the life or health of the unborn child's mother; sexual assault or incest; or fatal fetal anomaly.
- Makes it a felony to perform an abortion.

***Blocked by a restraining order from a Wyoming District Court while a legal challenge is adjudicated.**

***Abortion Pill Ban**

[SF 93](#)

- Bans chemical abortions, except to preserve the life and health of the mother.

***Blocked from taking effect while a legal challenge is adjudicated.**

Sanctuary Cities and Counties Protecting the Unborn:

The [Sanctuary Cities of the Unborn](#) (SCFTU) Initiative is a pro-life movement with a goal of banning abortion across the nation. Founded by Mark Lee Dickson, Director of Right to Life of East Texas, the initiative helps citizens at the local level adopt city or county ordinances outlawing abortion within their own local government jurisdictions.

SCFTU ordinances are tailored for each municipality and depending on local circumstances, may include provisions for banning abortion clinics from opening, abortion-inducing drugs, abortion trafficking, handling of aborted baby remains, and more.

The SCFTU initiative [states](#) they have a process for municipalities wanting to become a sanctuary for the unborn and are “willing to come alongside” and help since ordinances need to be “tailored to specifically fit” each area. Visit the SCFTU [Website](#) for how to get started with an online petition.

SCFTU Cities and Counties:

Texas

Abernathy, TX	Goldsmith, TX	Muenster, TX	Sundown, TX
Abilene, TX	Gorman, TX	Murchison, TX	Tenaha, TX
Ackerly, TX	Grapeland, TX	Naples, TX	Waskom, TX
Anson, TX	Impact, TX	Nazareth, TX	Wells, TX
Athens, TX	Jewett, TX	New Home, TX	Westbrook, TX
Big Spring, TX	Joaquin, TX	Normangee, TX	Whiteface, TX
Brownsboro, TX	Latexo, TX	Odessa, TX	
Carbon, TX	Leona, TX	Omaha, TX	Cochran County, TX
Centerville, TX	Levelland, TX	Plainview, TX	Jack County, TX
Cisco, TX	Little River-	Pollock, LA	Dawson County, TX
Colorado City, TX	Academy, TX	Poynor, TX	Goliad County, TX
Crawford, TX	Lindale, TX	Rusk, TX	Lubbock County, TX
East Mountain, TX	Lubbock, TX	San Angelo, TX	Mitchell County, TX
Eastland, TX	Marquez, TX	Shallowater, TX	
Gary, TX	Midlothian, TX	Slaton, TX	
Gilmer, TX	Morton, TX	Sterling City, TX	

Illinois

Danville, IL

Iowa

Willey, IA

Nebraska

Arnold, NE
Blue Hill, NE
Brady, NE
Hayes Center, NE
Hershey, NE

Paxton, NE
Stapleton, NE
Wallace, NE

New Mexico

Clovis, NM
Edgewood, NM
Eunice, NM
Hobbs, NM

Lea County, NM
Roosevelt County, NM

Ohio

Lebanon, OH
Mason, OH