The Hyde Amendment blocks United States federal funding from being used for abortion procedures, except in the cases of rape, incest, or threat to a woman’s life. This means that women who have health insurance through the federal government do not have the benefit of abortion coverage.

Affected programs include those that cover low-income people, disabled people, military personnel, veterans, Native Americans, federal employees, federal prisoners, detained immigrants, and Peace Corps volunteers. People who fall into these categories must pay for their abortions out of pocket, which is especially difficult for patients who are already struggling financially, as in the case of those who are poor enough to qualify for Medicaid.

Origins of the Amendment

Rep. Henry Hyde (R-IL) authored the Hyde Amendment in 1976. When debating the amendment with his colleagues, he said, “I certainly would like to prevent, if I could legally, anybody having an abortion—a rich woman, a middle-class woman, or a poor woman. Unfortunately, the only vehicle available is the…Medicaid bill.” Congress approved the Hyde Amendment in the 1977 appropriations bill, as it has done every year since then.

Potential Future Actions

Anti-abortion advocates would like to make the Hyde Amendment permanent law. Abortion rights advocates would like to see the amendment repealed.

During the 2016 election cycle, an activist representing Population Connection filmed herself asking Hillary Clinton if she would support a repeal of the policy if she were elected president, to which Ms. Clinton answered that she would. With urging from Population Connection and other abortion rights supporters, the official Democratic Platform included language supporting a repeal of Hyde for the first time:

“We will continue to oppose—and seek to overturn—federal and state laws and policies that impede a woman’s access to abortion, including by repealing the Hyde Amendment.”

Donald Trump, on the other hand, called for the Hyde Amendment to become permanent law. Because the amendment is a piece of legislation, the president’s position could not on its own change how or whether the policy is enforced. The president could, however, attempt to influence Congress to act in accordance with his or her position.