Good morning committee. Thank you Chairman Rick Wilborn, Chairman Barker, and committee members for this opportunity to testify. My name is Nancy Lusk, and I am a state representative from northern Overland Park, and I have had the honor of representing the 22nd Kansas House District for the past seven years.

Today as we begin our consideration of these resolutions I wish to share a point of view that I have not heard expressed previously in legislative debates on abortion – the Christian Pro-Choice perspective. With the probable repeal of Roe v. Wade at the national level, I am concerned that the proposed abortion amendment in HCR 5019 and SCR 1613 will open the door to every abortion restriction possible, even a complete ban. My biggest concern is women who suffer a serious pregnancy complication and must have an abortion procedure to survive or avoid grievous physical harm will be impeded from getting the help they need. I worry that the amendment will eventually allow the religious belief of some people that “life” begins at conception to be imposed on all, denying others their religious freedom in making crucial medical decisions about life-threatening pregnancy complications.

Exodus 21:22-24 Surprisingly, it is a religious argument that has left me in complete doubt that “personhood” or “life” begins at conception or fertilization. My doubt personal about when an individual, full-fledge life starts began some years ago in a conversation about abortion with a dear friend from church. She told me what the Bible says in Exodus 21:22-24:

22 When people who are fighting injure a pregnant woman so that she has a miscarriage, but no other injury occurs, then the guilty party will be fined what the woman’s husband demands, as negotiated with the judges. (Common English Bible)
23 But if the woman herself is injured, the punishment shall be life for life, . . . (Good News Translation)
24 . . . an eye for an eye, a tooth for a tooth, a hand for a hand, a foot for a foot, a burn for a burn, a bruise for a bruise, a wound for a wound.” (several translations)
This passage raises the question if personhood begins at conception with the creation of a 100% human life, then why isn’t the punishment for causing a miscarriage the same as for the death of a woman – a life for a life? The whole point of the eye-for-an-eye verse of Exodus 21:24 is that the punishment should equal the loss that was caused, but in 36 translations I found at Biblestudytools.com the Bible apparently does not consider the fetus equal to a full-fledged life. Exodus 20:13 says, “Thou shall not murder,” but if an aborted fetus does not meet the “life for a life” standard, it isn’t a life so how can there be a murder?

It turns out that I am not alone in my doubt that a fertilized egg equates a full-fledge human. Through the writings of Rev. Scotty McLennan, Katha Pollitt, Margaret Kamitsuka, and other pro-choice Christian authors, I have found that this point of view has a fair amount of Judeo-Christian company. Some popes and other leaders of the early Catholic Church, like Saint Augustine and St. Thomas Aquinas, held that ensoulment did not happen before the stage of the “quickening,” when a woman first feels fetal movement. Many mainline Protestant denominations have issued pro-choice proclamations in the past four decades; e.g. the United Church of Christ statement from the Eighth General Synod in 1971. And the mainstream Jewish position is personhood begins at birth. (Though I want to be clear that I am not saying the early Catholic Church or any faith tradition has ever been “pro-abortion”– quite the contrary. Pro-choice people of faith believe the termination of a pregnancy is a decision that should not be entered into lightly, but should be made by the woman, her medical team, her family, and others who might provide spiritual or personal counsel, rather than by a mandate from the government).

First Lady Barbara Bush is another example. Notes from her personal diaries on the subject were recently discovered by her biographer. These are her words: “When does the soul enter the body is the #1 question. Not when does life begin, as life begins in a flower or an animal with the first cell. So, the question is does the life begin (soul entering the body) at conception or at the moment the first breath is taken? . . . What do I feel about abortion? Having decided that the first [independent] breath is when the soul enters the body, I believe in Federally funded abortion. Why should the rich be allowed to afford abortions and the poor not?”

**Genesis 2:7** Perhaps Barbara Bush was inspired in her belief by the beautiful imagery of the biblical passage Genesis 2:7: And the LORD God formed man of the dust of the ground, and breathed into his nostrils the breath of life; and man became a living soul (King James Version). To me the verse sounds like a description of God delivering a soul into that body with His breath, and there are several other Bible verses that connect breath and human life. The implication of the verse is the existence of the body alone does not make up a person – it needs a soul.

**Jeremiah 1:5** I realize that there are pro-life critics online who suggest this interpretation of the Exodus 20 verses is not correct. They counter with other Bible verses, often out of context, to defend their belief that scripture supports the idea that a fertilized egg is a human being. A common example of those verses is Jeremiah 1:5 (New International Version) – Before I formed you in the womb I knew you, before you were born I set you apart; I appointed you as a prophet to the nations.
There is an undeniable beauty in the vision of verses like Jeremiah 1:5 which I respect, but they need to be examined in their full context to understand their meaning. Here the verse specifically emphasizes God’s exceptional mission for an individual, Jeremiah. It’s a stretch to presume God is addressing the moral status of all fertilized eggs, zygotes or fetuses, especially when the verse speaks of God knowing Jeremiah’s soul from a time that precedes conception.

**Explanation of Rationale** I am not eager to set up a battle of dueling interpretations of these Bible verses (because it can be difficult, if not impossible, to deal with apparent inconsistencies in the meaning of Bible verses), but I feel a need to explain why “I formed you in the womb” verses do not discredit the rationale I take from Exodus 21:22-24.

First, if one looks at the totality of the three dozen translations, and not just a single cherry-picked word from a cherry-picked translation, of the Exodus 21:22-24 verses at [www.Biblestudytools.com](http://www.Biblestudytools.com), the predominating meaning of the verses in total is that they are speaking of a miscarriage/aborted fetus, and that the fetus does not meet the “life for a life” standard.

Second, there are other Biblical scripture stakeholders in this debate besides Christians – people whose faith is also based on the Old Testament – those of Jewish faith. Many have a strong adverse reaction to the pro-life interpretations to verses like Jeremiah 1:5. As reported in a USA Today article by Lindsay Schnell, a Chicago Rabbi, Danya Ruttenberg, finds such interpretations problematic and even insulting: “It makes me apoplectic. Most of the proof texts that they’re bringing in for this are ridiculous. They’re using sacred text to justify taking away my rights in a way that is just so calculated and craven... . It’s not just that the U.S. shouldn’t be deriving law from poetic language. It’s that the Jewish tradition has a distinctly different reading of the same texts. While conservative Christians use the Bible to argue that a fetus represents a human life, which makes abortion murder, Jews don’t believe that fetuses have souls and, therefore, terminating a pregnancy is no crime.” The view Rabbi Ruttenberg expresses is the traditional viewpoint of Jewish law and is based on several key texts including Exodus 21:23 and Genesis 2:7.

It is of note that Israel has some of the most liberal abortion laws in the world. Each woman in the Israeli military is given at least one free abortion at tax-payer expense if she wants one. In deciding who may have the superior edge in interpreting the Bible, it is good to remember that Israel has Hebrew as their national language.

A third reason is the following. At best, the apparent conflict between the two viewpoints – the Pro-life interpretation that the fetus is a “life” versus the alternative interpretation that a fetus is not yet be a full human being – could be said to be a draw, but that draw that still leaves much reasonable doubt.

Typically when reasonable doubt exists in a case, the law in the U.S. weighs on the side of innocence for the accused. We have a high evidentiary criminal law standard in this country – for example, for a conviction in a jury trial to be decided all twelve jurists have to agree, not a majority or even 11 to one. Therefore, given the unknowns, the compromise of *Roe v. Wade* does not seem unreasonable because it leaves the individual with the freedom to decide rather than having that freedom taken away by the government.
First trimester: The choice is left to the woman (less than 10% of abortions happen after the first trimester).

Second trimester: It is still a gray area, because the development of coordinated brain activity required for consciousness does not definitely occur until around 24-25 weeks in the third trimester, but the state has a right to regulate medical procedures in this trimester to protect the health of the mother.

Third trimester: The potential life has become viable, and the state has a right to protect that potential life by prohibiting abortion except to preserve the life or health of the mother. In the current public debate it often gets forgotten that Roe V. Wade does NOT unconditionally sanction abortion in the third trimester. If two lives are at stake, it seems reasonable after doing everything possible to save both, to save one rather than allowing both to die.

Before I can endorse government restrictions to take away reproductive choice away and deny a woman to choose critical health care, I have to be convinced beyond a reasonable doubt that it is the right thing to do. No one knows with certainty when ensoulment takes place, and the inability to know the time when the soul will enter a fetus leaves enough reasonable doubt that it cannot definitely be said an embryo/fetus qualifies as a full legal entity.

When an issue falls into the unknowns, I favor leaving power with the individual instead of allowing government to impose its will. The capacity to decide for oneself, to be self-governing without unnecessary interference from government, is an essential component of freedom.

And to me it does not seem contrary for a Christian to believe that the moment of full “personhood” happens is when the soul enters the sacred fetal body that has been forming to receive it. Fortunately, not knowing the “when” of ensoulment does not diminish the miracle of it.

No consensus of the religious I came across the following chart of American adult viewpoints on the legality of abortion by religious groups, and frankly it surprised me. The public debate in the media and on social media gives the impression that abortion is a settled question amongst those who are religious. This chart by the Pew Research Center shows, on balance, there is no definitive consensus among people of faith, not even Catholics.

I do not mean to suggest that we should solve this complicated and difficult moral and ethical issue by polling alone. But being on the side of this issue which is sometimes unfairly accused of being “evil” on the abortion issue, it was a good reality check that, despite the volume of the rhetoric, the pro-life position is not as dominate among religious people as it seems in the public discourse.
Mother’s life at risk Some extremist pro-life advocates seek to prohibit abortions in any and all circumstances like the signers of The Dublin Declaration on Maternal Health Care, and the founder of Live Action, Lila Rose. They are critical of the notion that any legitimate medical situations exist where the mother’s life would be enough at risk to warrant an abortion. I disagree as does the American College of Obstetricians and Gynecologists and the World Health Organization – serious emergencies during pregnancies do exist that endanger the life of the mother.
Here is a quote from the American College of Obstetricians and Gynecologists:

Abortions are necessary in a number of circumstances to save the life of a woman or to preserve her health. Unfortunately, pregnancy is not a risk-free life event, particularly for many women with chronic medical conditions. Despite all of our medical advances, more than 600 women die each year from pregnancy and childbirth-related reasons right here in the US. In fact, many more women would die each year if they did not have access to abortion to protect their health or to save their lives.

Women have died when denied an abortion. Here is an example.

**Savita Halappanavar** was a pregnant woman from India living in the Republic of Ireland in 2012. Seventeen weeks pregnant and experiencing back pain, she checked into a hospital for help. She was discharged without a diagnosis. Later she returned the same day complaining of vaginal pressure and was found to be having a miscarriage. She was admitted to the hospital. After midnight her water broke, but the fetus did not come out. She discussed the possibility of an abortion with the consulting physician, but the medical staff refused to perform an abortion, according to Irish law at the time. She then developed sepsis, had a cardiac arrest, and died at the age of 31. Her death became a focal point of public outrage against the abortion law in Ireland and was used as a rallying cry to repeal it with The Protection of Life During Pregnancy Act.

If ever there was a country thought to have settled the abortion question, it was the Republic of Ireland, a predominately 78% Catholic nation. Yet in 2018 they voted to change their law to allow patients access to a free and legal termination if their pregnancy is no more than 12 weeks. No longer seen as a black and white issue of protecting the “unborn,” the vote was 66.4% to 33.6%.

There are other examples of real risks with pregnancy. Women with heart disorders like severe pulmonary hypertension, severe aortic stenosis and severe mitral stenosis. They are advised by their physicians to terminate their pregnancies as early as possible to avoid risk of death.

My own sister had another complication of concern. Norma had a C-section with the delivery of her third child, which went fine but an area of Norma’s uterus wall had thinned out significantly. Her obstetrician had a great deal of difficulty when he sutured the uterine incision—think of trying to sew up tissue paper. He minced no words in saying that Norma must never get pregnant again because she was at a very high risk to experience a uterine rupture before she would be able to carry a future baby to term, and it would be seriously life-threatening to both her and a future fetus. Fortunately, my sister did not get pregnant again thanks to birth control, but if she had, the morning-after abortion pill would have been a live saving solution—but a solution that would be illegal if such pills were banned. In light of her situation and what can happen with other high-risk situations in other women’s pregnancies, the Kansas Supreme Court’s ruling on personal autonomy makes sense.

**Other questions: philosophical, and biological** I believe there are still many more philosophical and biological questions regarding abortion than what I have been able to cover in this testimony that should be discussed before locking in on the belief that life begins at conception, such as the following:
- 55% of early pregnancy embryos spontaneously abort\textsuperscript{vii} – (if the assumption is made that those terminations are the will of God and thus okay, the double standard is, at best, perplexing).
- the delayed timeline of when zygotes split to become identical twins
- the fertilized eggs that eventually grow into tumors, not fetuses – it does happen
- the vanishing twin syndrome, especially when the DNA and some of the cells of the vanishing fetal body are merged into the body of its twin sibling
- conjoined twins – especially dicephalic parapagus twins and parasitic twins
- organ transplants
- the overstated, problematic claim of scientific proof that human life starts with conception

Closing I believe assigning the earliest stages of the biological development with the complete moral and legal status of a person is be an overreach of government. If Roe v. Wade is reversed in the U.S. Supreme Court, as many expect, and the amendment proposal in HCR 5019 and SCR 1613 is rooted into our constitution, there would be nothing to stop the Kansas legislature from passing extreme prohibitions on the abortion procedure that could endanger the lives of women.

It is not a far-fetched idea that Kansas could eventually get to a place where miscarriages will be criminalized. For example, not long ago a bill\textsuperscript{viii} was introduced in Georgia which would have required all miscarriages to be investigated by law enforcement and women would become felons if they could not prove that there was “no human involvement whatsoever in the causation” of their miscarriage.

Abortion is admittedly a thorny issue because certain circumstances in a pregnancy can pit one life against another, and thus pit one set of rights against another set. But in setting priorities, the value of the life of the mother should not be made subordinate to the value of the fetus.

There is a lack of a solid undeniable scriptural basis for the absolute stance that abortion is murder. No religion can pinpoint with certainty the time when ensoulment takes place. Neither science nor religion can give conclusive answers about when personhood begins, which leaves a hole of reasonable doubt big enough to drive a Mack truck through.

But here is what we do know - we know with certainty that a woman is a person. As a Christian I absolutely value the sanctity of potential human life, but it is not on par with the sanctity of the mother’s life. Given the unknowns and the many complications of pregnancies that can arise, I think it best to trust the individual woman to be self-governing without unnecessary interference from government.

In closing, please know that I have no animosity towards anyone who holds a different view on abortion from the one I have expressed here today. Quite the contrary, I would very much like to encourage further dialogue. The journey to clarity starts by sharing questions. Let’s talk.
v https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5499222/