Subject: Amendment to Opinion 4.2.7, “Abortion”

Presented by: Peter A Schwartz, MD, Chair

Referred to: Reference Committee on Amendments to Constitution and Bylaws

Current guidance on abortion in Opinion 4.2.7 of the AMA Code of Medical Ethics was issued in 1977 in the context of the U.S. Supreme Court decision in Roe v. Wade,¹ which recognized a constitutional right to abortion. The Court’s recent decision in Dobbs v. Jackson Women’s Health Organization² overturning Roe and returning debate about abortion to the states has significantly altered the landscape for patients and their physicians.

As the American Medical Association immediately noted, Dobbs:

overturn[s] nearly a half century of precedent protecting patients’ right to critical reproductive health care—representing an egregious allowance of government intrusion into the medical examination room, a direct attack on the practice of medicine and the patient-physician relationship, and a brazen violation of patients’ rights to evidence-based reproductive health services.

The AMA joined the American College of Obstetricians and Gynecologists and more than 70 other professional medical associations in condemning the unacceptable effects Dobbs will have on access to safe, accepted, essential reproductive health services; the privacy and integrity of patient-physician relationships; and indeed, the safety of patients and physicians.

Guidance throughout the Code underscores physicians’ duty of fidelity to patients and to promote access to care, as well as responsibility to support informed decision making in keeping with patients’ individual goals and preferences as autonomous moral agents. The Code likewise prohibits physicians acting as agents of government entities in conflict with their duties to patients. At the same time, the Code acknowledges that physicians too are moral agents as individuals, whose deeply held personal beliefs may at times conflict with the expectations held of them as medical professionals, and offers guidance to help physicians navigate an ethically acceptable path forward in the face of diverging commitments.

Finally, the Code acknowledges that although deeply intertwined, law and the ethical commitments of the profession do not always align:

In some cases, the law mandates conduct that is ethically unacceptable. When physicians believe a law violates ethical values or is unjust they should work to change in law. In exceptional circumstances of unjust laws, ethical responsibilities should supersede legal duties.

When the letter of the law would foreclose urgently needed care physicians must have latitude to act in accord with their best professional judgement.
RECOMMENDATION

With all of the foregoing considerations in mind, the Council on Ethical and Judicial Affairs recommends that Opinion 4.2.7, “Abortion,” be amended as follows and the remainder of this report be filed:

Abortion is a safe and common medical procedure, about which thoughtful individuals hold diverging, yet equally deeply held and well-considered perspectives. Like all health care decisions, a decision to terminate a pregnancy should be made privately within the relationship of trust between patient and physician in keeping with the patient’s unique values and needs and the physician’s best professional judgment.

The Principles of Medical Ethics of the AMA do not prohibit a physician from performing an abortion permit physicians to perform abortions in keeping with good medical practice under circumstances that do not violate the law.

(Modify HOD/CEJA Policy)

Fiscal Note: Less than $500

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2 Dobbs v. Jackson Women’s Health Organization, 142 S.Ct. 2228.