

## The New York City Council

## Legislation Details (With Text)

File #: Res 0670- Version: A Name: Vote against H.R. 3, a bill which will raise taxes on

2011 millions of Americans and severely limit women's

right to access abortion services.

**Type:** Resolution **Status:** Adopted

In control: Committee on Health

On agenda: 2/16/2011

Enactment date: Enactment #:

Title: Resolution calling upon the United States House of Representatives to vote against H.R. 3, a bill

which will raise taxes on millions of Americans and severely limit women's right to access abortion

services.

**Sponsors:** Julissa Ferreras-Copeland, Christine C. Quinn, Gale A. Brewer, Margaret S. Chin, Leroy G. Comrie,

Jr., Inez E. Dickens, Daniel Dromm, Helen D. Foster, Robert Jackson, Letitia James, G. Oliver Koppell, Karen Koslowitz, Brad S. Lander, Melissa Mark-Viverito, Darlene Mealy, Rosie Mendez, Annabel Palma, Michael C. Nelson, Deborah L. Rose, Larry B. Seabrook, James G. Van Bramer,

Daniel R. Garodnick, Elizabeth S. Crowley, James Sanders, Jr.

Indexes:

Attachments: 1. Res. No. 670 - 2/16/11, 2. Committee Report, 3. Hearing Testimony 3/1/11, 4. Hearing Transcript, 5.

Hearing Transcript - Stated Meeting 3-2-11

Date	Ver.	Action By	Action	Result
2/16/2011	*	City Council	Introduced by Council	
2/16/2011	*	City Council	Referred to Comm by Council	
3/1/2011	*	Committee on Health	Hearing Held by Committee	
3/1/2011	*	Committee on Health	Amendment Proposed by Comm	
3/1/2011	*	Committee on Health	Amended by Committee	
3/1/2011	Α	Committee on Health	Approved by Committee	Pass
3/2/2011	Α	City Council	Approved, by Council	Pass

Res. No. 670-A

Resolution calling upon the United States House of Representatives to vote against H.R. 3, a bill which will raise taxes on millions of Americans and severely limit women's right to access abortion services.

By Council Member Ferreras and The Speaker (Council Member Quinn) and Council Members Brewer, Chin, Comrie, Dickens, Dromm, Foster, Jackson, James, Koppell, Koslowitz, Lander, Mark-Viverito, Mealy, Mendez, Palma, Nelson, Rose, Seabrook, Van Bramer, Garodnick, Crowley and Sanders Jr.

Whereas, On March 23, 2010, President Barack Obama signed the Patient Protection and Affordable

Care Act (PPACA) into law; and

Whereas, This federal health care reform legislation sought to expand access to health insurance, create

insurance exchanges, provide tax breaks for small businesses to provide health insurance to their employees and end various abuses by the insurance industry including prohibiting discrimination against individuals with preexisting conditions; and

Whereas, In the final stages of negotiating the legislation, several Representatives sought to prohibit any federal health insurance or insurance exchanges from covering abortion services; and

Whereas, PPACA includes restrictive provisions, known as the Nelson language, that impose unnecessary administrative burdens on consumers who purchase plans that offer abortion coverage, placing essential reproductive care further out of reach for low-income women; and

Whereas, If an individual who receives federal public assistance purchases coverage in a plan that chooses to cover abortion services, the federal funds must not be used for the purchase of abortion coverage and must be segregated from private premium or state funds; and

Whereas, This policy also applies to the state health insurances exchanges created under PPACA ensuring that federal funding will not subsidize abortion services and segregating private funding that does cover abortion; and

Whereas, H.R. 3, the "No Taxpayer Funding for Abortion Act," was recently introduced in the United States House of Representatives; and

Whereas, H.R. 3 would raise taxes on healthcare coverage for families, women, and small businesses by banning tax credits for businesses that provide health plans with abortion coverage and requiring self-employed individuals to pay taxes on insurance plans that cover abortion; and

Whereas, According to a study conducted by the Alan Guttmacher Institute, a leading sexual and reproductive health policy institute, 87 percent of private insurance plans cover abortion services; and

Whereas, H.R 3 would restrict access to abortion services by placing an added financial burden on families whose health plans cover abortion; and

Whereas, H.R. 3 would revive the core provision of the failed Stupak-Pitts amendment by imposing a

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ban on abortion coverage for women in state health insurance exchanges, even if they use their own, private

funds to pay for the coverage; and

Whereas, This ban would necessitate that a woman purchase separate abortion-only health insurance

coverage, and

Whereas, The National Women's Law Center asserts that there is no evidence that abortion-only

coverage exists, as there is no evidence of the availability of such coverage in the five states which allow

abortion-only coverage through a separate rider; and

Whereas, H.R. 3 would permanently deny low-income women access to abortion services by codifying

the Hyde Amendment, a rider to the appropriations bill that currently requires annual re-authorization; and

Whereas, The Hyde Amendment bans the use of federal funds for abortion services, preventing women

on Medicaid, servicewomen, and certain other federal employees from accessing abortion coverage; now,

therefore, be it

Resolved, That the Council of the City of New York calls upon the United States House of

Representatives to vote against H.R. 3, a bill which will raise taxes on millions of Americans and severely limit

women's right to access abortion services.

LCC

LS 2092

2/25/11