### 1. Protecting Women’s Sports

HB 1041 by Rep. Michelle Davis (R-58) keeps biological males off girls’ sports teams in grades K-12 of public schools. Men who identify as women unfairly competing in female athletics is a growing problem around the nation, and this bill will help to keep Hoosier school safe from this harmful aspect of transgender ideology. IFI Supported | Yes (✓) = 32 | No (X) = 18 | Excused (E) = 0 | Not Voting (NV) = 0 Status: Vetted by Governor. Following veto from Governor Eric Holcomb, the Indiana General Assembly met to consider an override of the Governor’s veto. IFI Supported | Yes (✓) = 45 | No (X) = 4 | Excused (E) = 0 | Not Voting (NV) = 0 Status: Signed by Governor.

### 2. Encouraging Free Speech on College Campuses

HB 1190 by Rep. Jack Jordan (R-17) protects students and student organizations from having their free speech rights violated at public universities. The bill forbids universities from banning student expression to “free speech zones” and also affirms the right of political, religious, and otherwise ideological student groups to choose their own members and leadership in accordance with their beliefs. IFI Supported | Yes (✓) = 44 | No (X) = 0 | Excused (E) = 1 | Not Voting (NV) = 5 Status: Signed by Governor.

### 3. Guarding Against Coerced Abortions

HB 1217 by Rep. Joanna King (R-49) requires medical personnel to inform women seeking an abortion that coerced abortions are illegal and to inquire with each woman on whether they are being coerced. The bill requires medical personnel to refer a woman who they find is in such a situation and makes it a level 6 felony to coerce someone into an abortion. IFI Supported | Yes (✓) = 38 | No (X) = 10 | Excused (E) = 1 | Not Voting (NV) = 1 Status: Signed by Governor.

### 4. Allowing the Display of Historical and Religious Documents on State Property

SB 11 by Senator Dennis Kruse (R-25) is to require that historical documents with religious themes can be displayed on state property such as within courthouses and the statehouse without objection regarding the religious elements. Such documents to offer aid to a woman who they find is in such a situation and makes it a level 6 felony to coerce someone into an abortion. IFI Supported | Yes (✓) = 40 | No (X) = 9 | Excused (E) = 0 | Not Voting (NV) = 0 Status: Signed by Governor.

### 5. Shielding Children from Harmful Material

SB 17 by Senator James Tomes (R-49) was written to keep minors safe from harmful material such as sexually inappropriate content in schools and libraries. The bill would have removed schools and public libraries from a list of entities with special protection against prosecution for allegations of exposing minors to harmful material and would have added colleges and universities to that list. IFI Supported | Yes (✓) = 34 | No (X) = 15 | Excused (E) = 0 | Not Voting (NV) = 0 Status: Signed by Governor. Passed Senate. Died in the House.

### 6. Requiring a Public Comment Period During School Board Meetings

SB 83 by Senator Jean Lesing (R-42) requires the governing bodies of school corporations and charter schools to allow a time for oral comment from the public at their meetings. With at least one Indiana school board suspending public comments for several months due to tense meetings, this bill ensures such a breach in transparency and community involvement would not happen again. IFI Supported | Yes (✓) = 45 | No (X) = 4 | Excused (E) = 0 | Not Voting (NV) = 0 Status: Amendment 58 was defeated.

### 7. Special Session Pro-Life SB1, Amendment 58

2nd Reading Amendment 58 (Roll Call Vote 19) by Sen. Michael Young (R-35) would have removed the loopholes within SB1 regarding unverifiable claims that the pregnancy was a result of rape or incest. IFI Supported | Yes (✓) = 18 | No (X) = 28 | Excused (E) = 0 | Not Voting (NV) = 4 Status: Amendment 58 was defeated.

### 8. Special Session Pro-Life SB1, Amendment 59

2nd Reading Amendment 59 (Roll Call Vote 20) by Sen. Michael Young (R-35) would have strengthened the enforcement of SB1. Under the amendment, if an unborn baby is killed during an illegal abortion, the mother or father of the unborn child, the parents of the mother (if she is a minor) or the estate of the mother (if she is deceased) can bring a civil lawsuit for the illegal abortion, even if the local prosecutor won’t prosecute criminally. SEA 1 (the final version of the bill that passed into law) has questionable enforcement provisions. Amendment 59 attempted to address this problem. IFI Supported | Yes (✓) = 16 | No (X) = 29 | Excused (E) = 0 | Not Voting (NV) = 5 Status: Amendment 58 was defeated.

### 9. Special Session Pro-Life SB1, Amendment 35

2nd Reading Amendment 35 (Roll Call Vote 21) by Sen. Timothy Lanane (D-25) would have changed SB1 from making abortion illegal in Indiana from conception (with a number of exceptions), to allowing abortion to continue up to 20 weeks (the limit in Indiana prior to Roe v. Wade being overturned). If adopted, this amendment would have allowed abortion providers like Planned Parenthood to continue to kill over 8,000 unborn children every year in Indiana. Those who supported this amendment should never be able to be considered pro-life. IFI Opposed | Yes (✓) = 13 | No (X) = 33 | Excused (E) = 0 | Not Voting (NV) = 4 Status: Amendment 35 was defeated.

### 10. Special Session Pro-Life SB1, Amendment 27

2nd Reading Amendment 27 (Roll Call Vote 41) by J.D. Ford (D-29) would have removed the provision within SB1 that if a woman is claiming her unborn child was conceived in rape or incest as an exception to Indiana’s abortion law, she must state this in an affidavit before she is allowed to go through with an abortion. If this amendment had succeeded and an abortion was performed illegally, there would be no paper trail to determine if the woman claimed she was the victim of rape or incest or not. IFI Opposed | Yes (✓) = 18 | No (X) = 28 | Excused (E) = 0 | Not Voting (NV) = 4 Status: Amendment 27 was defeated.

To learn more about these bills and others please find our 2022 Legislative Agenda at hoosierfamily.org.

* wasn’t in office at the time of the vote.
1. **C.R.T. IN THE CLASSROOM**

HB 1134 by Rep. Anthony Cook (R-32) was written to make sure that divisive and one-sided political propaganda does not continue to be foisted on students in public schools against their parents’ wishes. This bill would have opposed Critical Race Theory being taught in classrooms and given parents more insight into curriculums. IFI Supported | Yes (✓) = 60 | No (X) = 37 | Excused (E) = 3 | Not Voting (NV) = 0

Status: Passed the House, but died in the Senate.

2. **PROTECTING WOMEN’S SPORTS**

HB 1041 by Rep. Michelle Davis (R-58) keeps biological males from taking opportunities away from females on girls’ sports teams in grades K-12 of public schools. Men who identify as women unfairly competing in female athletics is a growing problem around the nation, and this bill will help to keep opportunities for Hoosier female athletes safe from this harmful aspect of transgender ideology. IFI Supported | Yes (✓) = 66 | No (X) = 30 | Excused (E) = 3 | Not Voting (NV) = 1

Status: Vetoed by Governor.

Following veto from Governor Eric Holcomb, the Indiana General Assembly met to consider an override of the Governor’s veto. IFI Supported | Yes (✓) = 67 | No (X) = 28 | Excused (E) = 5 | Not Voting (NV) = 0

Status: Veto Overridden.

3. **ENCOURAGING FREE SPEECH ON COLLEGE CAMPUSES**

HB 1190 by Rep. Jack Jordan (R-17) protects students and student organizations from having their free speech rights violated at public universities. The bill forbids universities from banning student expression to “free speech zones” and also affirms the right of political, religious, and otherwise ideological student groups to choose their own members and leadership in accordance with their beliefs. IFI Supported | Yes (✓) = 94 | No (X) = 0 | Excused (E) = 5 | Not Voting (NV) = 1

Status: Vetoed by Governor.

4. **PROTECTING CHILDREN FROM SEXUALLY ORIENTED BUSINESSES**

HB 1122 by Rep. Mike Speedy (R-90) was written to require sexually oriented businesses to be located no closer than 1,000 feet to facilities for children like schools and daycares. Currently operating businesses which did not meet this requirement were given until 2023 to relocate. IFI Supported | Yes (✓) = 84 | No (X) = 8 | Excused (E) = 5 | Not Voting (NV) = 0

Status: Passed the House, but did not get through the Senate and died.

5. **GUARDING AGAINST COERCED ABORTIONS**

HB 1217 by Rep. Joanna King (R-49) requires medical personnel to offer aid to a woman who they find is in such a situation and makes it a level 6 felony to coerce someone into an abortion. IFI Supported | Yes (✓) = 73 | No (X) = 18 | Excused (E) = 9 | Not Voting (NV) = 0

Status: Signed by Governor.

6. **ALLOWING THE DISPLAY OF HISTORICAL AND RELIGIOUS DOCUMENTS ON STATE PROPERTY**

SB 11 by Senator Dennis Kruse (R-14) ensures that historical documents with religious themes can be displayed on state property such as within courthouses and the statehouse without objection regarding the religious elements. Such documents must be accompanied by a statement explaining their historical significance. IFI Supported | Yes (✓) = 89 | No (X) = 0 | Excused (E) = 7 | Not Voting (NV) = 4

Status: Signed by Governor.

7. **REQUIRING A PUBLIC COMMENT PERIOD DURING SCHOOL BOARD MEETINGS**

SB 83 by Senator Jean Legzin (R-42) requires the governing bodies of school corporations and charter schools to allow for a time for oral comment from the public at their meetings. With some Indiana school boards suspending public comments, this bill helps protect transparency and community involvement. IFI Supported | Yes (✓) = 93 | No (X) = 0 | Excused (E) = 6 | Not Voting (NV) = 1

Status: Signed by Governor.

8. **SPECIAL SESSION PRO-LIFE SB1, AMENDMENT 20**

2nd Reading Amendment 20 (Roll Call Vote 34) by Rep. Karen Engleman (R-70) would have removed the loopholes within SB1 regarding unverifiable claims that the pregnancy was a result of rape or incest. IFI Supported | Yes (✓) = 39 | No (X) = 61 | Excused (E) = 0 | Not Voting (NV) = 0

Status: Amendment 20 was defeated.

9. **SPECIAL SESSION PRO-LIFE SB1, AMENDMENT 26**

2nd Reading Amendment 26 (Roll Call Vote 36) by Rep. J. Davison (R-73) would have removed the loophole within SB1 allowing abortion up to 20 weeks with a diagnosis of a "fetal anomaly." These diagnoses are often wrong. IFI Supported | Yes (✓) = 35 | No (X) = 65 | Excused (E) = 0 | Not Voting (NV) = 0

Status: Amendment 26 was defeated.

10. **SPECIAL SESSION PRO-LIFE SB1, AMENDMENT 32**

2nd Reading Amendment 32 (Roll Call Vote 40) by Rep. Cindy Ziemke (R-55) would have changed SB1 from making abortion illegal in Indiana from conception (with a number of exceptions), to allowing abortion to continue up to 13 weeks. If adopted, this amendment would have allowed thousands of abortions to continue every year in Indiana. IFI Opposed | Yes (✓) = 34 | No (X) = 65 | Excused (E) = 0 | Not Voting (NV) = 1

Status: Amendment 32 was defeated.

11. **SPECIAL SESSION PRO-LIFE SB1, AMENDMENT 57**

2nd Reading Amendment 57 (Roll Call Vote 39) by Rep. Ryan Hatfield (D-77) would have made it much harder to hold abortion doctors accountable for doing illegal abortions. Amendment 57 would have changed the standard of proof from "a preponderance of the evidence" to "clear and convincing", making it much more difficult for the Indiana Medical Licensing Board and the Attorney General’s office to remove an abortion doctor’s license when he/she performs an illegal abortion. IFI Opposed | Yes (✓) = 34 | No (X) = 65 | Excused (E) = 1 | Not Voting (NV) = 0

Status: Amendment 57 was defeated.

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