Abortion Funding Abolition Bill 1989  
(Private Member's Bill)

Date Introduced: 17 August 1989  
House: House of Representatives  
Presented by: Alasdair Webster, M.P.

Digest of Bill

Purpose
To provide that medicare benefits will not be payable for certain pregnancy termination procedures.

Background
The Commonwealth's main involvement with pregnancy termination is through Medicare subsidies of certain termination procedures. Items 274 G, 275 S, and 6469 of the Schedule to the Health Insurance Act 1973 (the Principal Act) are Medicare subsidised medical procedures that may result in the termination of pregnancy. Basically, items 274 G and 275 S are medical procedures whereby a practitioner injects a miscarriage causing solution through the abdomen into the amniotic sac and uterine contractions expel the foetus. Generally, this medical procedure is used in the second trimester of pregnancy (i.e. sixteen to twenty four weeks of pregnancy). Item 6469 is a medical procedure that provides for the removal of the contents of a pregnant uterus by curettage or aspiration curettage (i.e. by medical instruments which scrape, or having scraped tissue from the wall of the uterus, pick it up by suction). Generally, this medical procedure is used in the first trimester of pregnancy (i.e. first to sixteenth week of pregnancy).1

Items 274 G and 275 S were introduced on 1 October 1976 and item 6469 was introduced on 1 April 1975. In 1987–88, the number of medical services performed under items 274 G and 275 S were 674. Total Commonwealth Medicare benefits paid was $85 025. The average fee charged per medical service was $181.38. In 1987–88, the number of medical services performed under item 6469 were 61 205. Total Commonwealth Medicare benefits paid was $6 305 088. The average fee charged per medical service was $117.10.2

Main Provisions
The Bill will operate six months from the day it receives Royal Assent (clause 2).
A new section 19C will be inserted into the Principal Act by clause 3 that provides that Medicare benefits will not be payable for medical services under items 274 G, 275 S, and 6469 unless accompanied by a proposed Schedule 1AA certificate (see below).

A new Schedule 1AA will be inserted into the Principal Act by clause 4 that sets out the certificate that will have to accompany a Medicare benefits claim for medical services provided under items 274 G, 275 S, and 6469. Basically, the proposed certificate will require a medical practitioner to certify that they performed a medical service under items 274 G, 275 S, or 6469 because the life of their patient was threatened; or to treat another medical condition, but without knowledge, or reasonable expectation that the service would terminate the existence of a foetus.

References

For further information, if required, contact the Education and Welfare Group.

25 August 1989

Bills Digest Service

Legislative Research Service

This Digest does not have any official legal status. Other sources should be consulted to determine the subsequent official status of the Bill.

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