

BIGLAW REDEFINED

Legal and Operational Challenges for Providers: Two Years after Dobbs

APRIL 17, 2024

GTLAW.COM

1

Your Presenters



Adam
Laughton
(713) 374-3611
adam.laughton@gtlaw.com



Judy
Levison, M.D.,
M.P.H.
jlevison@bcm.edu

2

2

Disclaimers and disclosures

- We are speaking as private citizens and are not representing any institution or client
- Dr. Levison is one of 22 plaintiffs in the case *Zurawski v. State of Texas*

Agenda

- I. Reproductive Rights Pre-*Dobbs*
- II. *Dobbs* and Post-*Dobbs* Developments
- III. *Zurawski* and *Cox* cases
- IV. Challenges for Providers

Reproductive Rights Pre- *Dobbs*

5

5

GTLAW.COM

GT GreenbergTraurig

Reproductive Rights Pre-*Dobbs*

- *Roe* and subsequent line of cases
- Federal constitution right to obtain an abortion without undue government influence
 - No guarantee of access to an abortion
 - Hyde Amendment
- State laws routinely struck down, but some non-ban restrictions upheld
- As SCOTUS composition changes, more aggressive state legislation passed
 - E.g. SB8 in Texas

6

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Legal and Operational Challenges for Providers: Two Years after Dobbs

First appeared as part of the conference materials for the
35th Annual Health Law Conference session

"Legal and Operational Challenges for Providers: Two Years after *Dobbs*"