The Akron Center for RHS challenged sections of an ordinance restricting abortion, which: required minors under 15 to obtain parental or judicial consent for an abortion; required physicians to give women information designed to dissuade them from having abortions; imposed a 24-hour waiting period after the signing of the consent form; and required that all second-trimester abortions be performed in a hospital. Privacy: The right Akron Center for to abortion and **Reproductive Health** contraception Services v. the City of Akron, OH. CITY OF AKRON V. AKRON CENTER FOR **Reproductive Health** (1983)Do several provisions of the Decided in favor Akron ordinance violate a of Akron Center woman's right to an abortion for RHS as guaranteed by the Court's decision in Roe v. Wade and the right-to-privacy doctrine as implied by the Fourteenth Amendment? The Court struck down the sections of the anti-abortion ordinance and ruled that the city could not enforce such regulations.



The Pro-Choice Fublic Education Project

PO Box 3952 New York, NY 10163

1-800-653-CHOICE www.protectchoice.org