Position Paper #25

Abortions for Genetic Reasons

Background

As part of routine prenatal care, all pregnant women in Canada (as well as transgender and non-binary people who can become pregnant) are offered an ultrasound scan to look for fetal anomalies. While all women are offered extensive prenatal screening, some are offered testing for other genetic diseases based on their particular risk factors (maternal age, obesity, substance abuse, medication use, family history).¹

Over the past several years, both genetic testing and prenatal diagnosis have progressed and become increasingly sophisticated. Prenatal testing is available for everything from neural tube defects and Down Syndrome to DiGeorge syndrome, Tay Sachs disease, and hemoglobinopathies. The spectrum of disease being tested for ranges from mild to severe disability and early death as in Tay Sachs disease.²

The purpose of prenatal testing is to provide women and families with as much information as possible regarding their pregnancy. Doctors can be held liable via a wrongful birth lawsuit if they do not inform pregnant women of detected abnormalities that result in the birth of a disabled child. Informed consent is the cornerstone of ethical medical practice.³

¹ The number of scans and screenings varies based on the province (though in provinces where it is not covered, a woman can pay a private company for the screening). In Ontario, for example, screening in the form of an Integrated prenatal screen (IPS) is a blood test and ultrasound between weeks 11-13, then another blood test between week 16-20, with results provided by 18 weeks. Other options are the non-invasive prenatal test (NIPT or Harmony). The latter is only provided under Ontario OHIP for women who screen positive for IPS or if they are over 40 years old. These screenings are elective.


Pregnant women and couples need to be prepared for the arrival of an affected child (for example, ensuring delivery in a tertiary care centre if the fetus has a major cardiac anomaly), or make decisions regarding continuing with or terminating a pregnancy in which the fetus has a severe genetic problem. The purpose of prenatal testing is not to ensure any fetus with a genetic disorder or anomaly is aborted, but to ensure that pregnant women and couples are informed about the health of their fetus. In Canada, most abortions for reasons of fetal disorder or anomaly occur before 20 weeks’ gestation. A few occur up to about 23 weeks, generally only when the fetus is gravely impaired. Very rarely, abortions may be done during the third trimester in cases of lethal fetal abnormality, where the fetus cannot survive after birth.

Response of Advocates for the Rights of the Disabled

Some members of the disabled community and advocates for the rights of the disabled have equated abortion for genetic reasons with eugenics. They often attempt to argue false statistics, such as “the termination rate is as high as 92 per cent”, which is entirely unproven, as the reasons for abortion are not tracked. They also try to argue that the non-invasive tests introduced in the last five years will encourage more women and transgender people to have abortions, conveniently forgetting that morphology ultrasounds have been provided for the last twenty years. Some feel that allowing abortions based on genetic testing devalues the lives of disabled people and implies that living with a disability is inferior to living without one. ARCC disagrees with this interpretation.

ARCC-CDAC Position

The issue of abortion for genetic reasons is not about eugenics or discrimination against disabled people. It is about a woman's ability and preparedness to bear and raise a disabled child, or any child. It is about a personal choice based on the particular circumstances and context of one’s life. It is not different from the right to decide about any other pregnancy. Only the pregnant person can decide what to do, because she must bear (and raise) the child. To presume the right of a disabled fetus, or any other fetus, to survive, presumes the obligation of the woman to continue the pregnancy and care for the resulting child, and negates a woman's autonomy and rights.

In Canada, women and transgender people do not have to provide a reason to obtain an abortion, since abortions are available upon request. Also, being pro-choice means supporting people’s right to decide whether or not to continue a pregnancy, for whatever reason, as “a right includes the freedom to use it in ways that others find distressing”. Moreover, a woman's constitutional right to choose abortion does not stop as soon as she becomes pregnant with a child with a genetic disorder. In fact, this situation is a widely-accepted moral justification for abortion, even by anti-choice


5 Tied to footnote 1, the 18-22 week ultrasound, which most people equate to the “determination of sex” ultrasound, is in truth a morphology ultrasound that is a detailed look at a fetus’ body and organs to determine Down Syndrome as well as cleft palate and heart defects. Proponents of the “eugenics” argument often forget that we have always checked for these disorders since ultrasound has been available.

people, because bringing a severely ill or disabled child into the world has momentous and lifelong consequences for everyone involved.

Being disabled, in and of itself, is not necessarily related to the quality and importance of life. Once born, the disabled have rights like everyone else, and very often lead full, productive lives. On the other hand, severe genetic defects or illnesses can impose a poor quality of life on people, including chronic pain or hardship. Many disabled people, especially the severely disabled, depend upon the care of others. Such care consumes substantial time and resources on the part of the caregiver. It can also involve much heartache and trauma, especially where a child's life may be cut tragically short because of the illness or disability.

Pregnant parents are the only ones in a position to evaluate what is in the best interest of themselves and their potential child. The most loving and responsible parents will consider all options and circumstances and make the wisest choice for themselves, and their family. Society cannot compel people to forfeit their own rights (or life) to save the life of another. Such a sacrifice must be entirely voluntary.