Here is the point that I think you have missed. Before the new restrictions, Title X was restricted by the Hyde amendment. That amendment prohibits any federal grant to organizations providing abortion procedure. Planned Parenthood does provide a limited number of abortions, but they were not paid for by their acceptance of Title X funds. The new language expands the Hyde amendment to prohibit any reference to abortions, e.g. advice, discussion possible referrals, etc. Planned Parenthood said under these new restrictions, we will refuse any Title X monies, since it limits our entire purpose of providing health care to persons who are economically disadvantaged. The editorial states that this is a shameful.

The warrant could be Whenever the Federal Government restricts what medical services can be provided it borders on requiring malpractice.