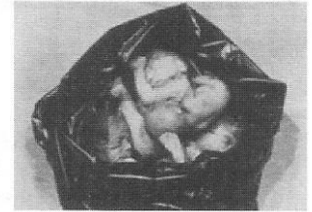




IT'S A CHILD, NOT A CHOICE

RIGHT TO LIFE OF NORTHERN KENTUCKY



Garbage bag of 18-week unborn infants killed by hysterotomy abortion (Caesarean section)

Vol. 49, No. 3
P.O. BOX 1202, COVINGTON, KY 41012
Web Page Address: www.nkyrtl.org

Annual Subscription: \$20.00

September 2021
(859) 431-6380
Email Address: nkyrtl@gmail.com

SOUTHERN BAPTIST CONVENTION CALLS FOR IMMEDIATE ABOLITION OF ABORTION

On June 16, the **Southern Baptist Convention** courageously adopted a resolution calling for the immediate abolition of abortion without exception or compromise. The following are excerpts from the resolution:



WHEREAS, from the moment of fertilization, all humans are created in God's image by, through, and for Jesus to the glory of God, and all souls belong to Him (Genesis 1:27; 4:1; 21:2; Isaiah 7:14; Colossians 1:16; Romans 11:36; Ezekiel 18:4), and

WHEREAS, to murder any preborn image-bearer is a sin, violating both the natural law of retributive justice as set forth in the Noahic covenant, as well as the sixth commandment forbidding murder, and as such, is ultimately an assault on God's image, seeing to usurp God's sovereignty as Creator (Genesis 9:5-6; Exodus 20:13; Proverbs 6:17), ...now, be it therefore

RESOLVED, that the messengers of the SBC meeting in Nashville, Tennessee, June 15-16, 2021, do state unequivocally that abortion is murder, and we reject any position that allows for any exceptions to the legal protection of our preborn neighbors, compromises God's holy standard of justice, or promotes any God-hating partiality (Psalm 94:6; Isaiah 10:1-2; Proverbs 24:11; Psalm 82:1-4), and be it further

RESOLVED, that we affirm that the murder of preborn children is a crime against humanity that must be punished equally under the law, and be it further

RESOLVED, that we humbly confess and lament any complicity in recognizing exceptions that legitimize or regulate abortion, and of any apathy, in not laboring with the power and influence we have to abolish abortion, and be it further

RESOLVED, that as Southern Baptists we will engage, with God's help, in establishing equal justice and protection for the preborn according to the authority of God's Word as well as local and federal law, and call upon pastors and leaders to use their God-given gifts of preaching, teaching, and leading with one unified, principled, prophetic voice to abolish abortion, and be it finally

RESOLVED, that because abolishing abortion is a Great Commission issue, we must call upon governing authorities at all levels to repent and "obey everything that [Christ] has commanded," exhorting them to bear fruit in keeping with repentance by faithfully executing their responsibilities as God's servants of justice, and **working with all urgency to enact legislation using the full weight of their office to interpose on behalf of the preborn, abolishing abortion immediately, without exception or compromise** (Mark 6:18; Matthew 28:18-20; Romans 13:4,6).

**NKRTL'S 48th Annual
Celebration For Life
Sunday, September 26, 2021
Receptions - Erlanger**

**GUEST SPEAKER:
AUSTIN RUSE**



**President of the Center for Family
& Human Rights (C-FAM)**

See pages 10 and 11 of this newsletter for more details.

We need your presence and support. If you care about the killing of unborn children, you need to hear this remarkable inspiring speaker.

U.S. SUPREME COURT WILL DECIDE THE CONSTITUTIONALITY OF MISSISSIPPI'S 15 WEEK ABORTION BAN



In 2018, Mississippi passed the **Gestational Age Act**, which banned abortions once the unborn child had reached the age of 15 weeks. In *Dobbs v. Jackson Women's Health Organization*, the **Federal District Court** declared it unconstitutional, and on appeal the **5th Circuit Court of Appeals** upheld the lower court's decision. The U.S. Supreme Court has agreed to decide the constitutionality of the state statute.

The 5th Circuit declared that there was "an unbroken line dating to *Roe v. Wade*" that was so well established and had firmly entrenched the so-called "right" to abortion. The pro-abortion industry and the Democratic Party have long argued that under the *stare decisis* doctrine, the court should follow precedent and not overrule *Roe v. Wade*, a case which was decided back in 1973.

The **U.S. Supreme Court**, as well as state supreme courts, has on numerous occasions reversed prior decisions. *Roe v. Wade* was not based on any precedent, so why can it not be decided that it is not a precedent that cannot be modified and overturned?

Whether there will be five justices who will use this case to set aside *Roe v. Wade* is doubtful. The Court will most likely limit its decision to whether a pre-viability prohibition on elective abortions is or is not unconstitutional.

Most likely, **Justice Clarence Thomas** and **Justice Samuel Alito** will uphold the Mississippi state law. Whether the three members of the Court nominated by **President Donald Trump** prove to be pro-life is what many are anxious to know. **Justice Neal Gorsuch** and **Justice Brett Kavanaugh** in their confirmation hearings expressed respect for *Roe's* status as a precedent, but would not state that the *stare decisis* doctrine would keep them from addressing defects in our jurisprudence. On the other hand **Justice Amy Coney**

Barrett has a strong pro-life record, and has criticized the *stare decisis* doctrine in the past.

One Judge's Interesting Opinion

An unusual Opinion was written by one of the three judges on the panel of the 5th Circuit Court of Appeals. Although he voted to affirm the district court's decision to hold the Mississippi law as unconstitutional, he wrote a Concurring Opinion that leaves one wondering why he did not write a Dissenting Opinion.

"Nothing in the text or original understanding of the Constitution establishes a right to an abortion," states **Judge James Ho**. "Rather, what distinguishes abortion from other matters of healthcare policy in America - and what uniquely removes abortion policy from the democratic process established by our Founders - is Supreme Court precedent."

As reported in *lifeneews*, Judge Ho went on to write that he was "deeply troubled by how the district court [Judge Carlton W. Reeves] handled this case. The Opinion issued by the district court displays an alarming disrespect for the millions of Americans who believe that babies deserve legal protection during pregnancy as well as after birth, and that abortion is the immoral, tragic, and violent taking of innocent human life."

Judge Ho concluded that "it adds insult to injury" for a "federal court to go further and to impugn the motives of those good faith Americans. When that occurs, citizens may rightfully wonder whether judges are deciding disputes based on the Rule of Law or on an altogether different principle. Replacing the Rule of Law with a regime of Judges Know Better is one that neither the Founders of our country nor the Framers of our Constitution would recognize."

"...citizens may rightfully wonder whether judges are deciding disputes based on the Rule of Law or on an altogether different principle. Replacing the Rule of Law with a regime of Judges Know Better is one that neither the Founders of our country nor the Framers of our Constitution would recognize."

~Judge James Ho



IT'S NOT "MOTHERS," BUT IT'S "BIRTHING PEOPLE."

Under the left-wing radical administration of **President Joe Biden**, our country continues to flee from reality, which requires a new set of words to live in this new delusion.

In his 2022 budget proposal, Biden does not use the term "mothers," but instead uses the newly created expression "birthing people." As reported in *lifesitenews.com*, this new phrase comes from **Rep. Cori Bush (D-MO)**, which she defends as a commitment to "doing the absolute most to...protect black birthing people." (Why they need protection, and from whom, and what protection is needed, will be up to the federal bureaucracy to decide.)

"Mother" is a term of endearment for the woman from whom we obtained our life, who cared for and nurtured us at any and all sacrifice, who taught us to be the man or woman God wanted us to be, and who loves us until it hurts. We never described our mother as a function she performed. How demeaning in an official federal document it would be to only call her "cook," "laundry person," "chief educator," "household shopper," or "source of finances." It is not her functions that define what type of person she is, but it is the care, concern, and love she pours out on her children, young or old.

Naturally, the pro-abortion **NARAL Pro-Choice America** is excited about the term "birthing people" being promoted by Joe Biden, when it stated, "We use gender neutral language when talking about pregnancy, because it's not just cis-gender women that can get pregnant and give birth. Reproductive freedom is for *every* body."

One cannot but wonder how the rest of the world would view Americans, as their government denies the reality that women give birth to children, and even in one's wildest imagination, men are not capable of such a wonderful human act.



UNANIMOUS U.S. SUPREME COURT DECISION IS A SMALL VICTORY FOR RELIGIOUS FREEDOM



Sharonell Fulton has fostered more than 40 children.

"As a single mother of color, I've learned a lot about discrimination over the years," states **Sharonell Fulton**, the plaintiff in *Fulton v. City of Philadelphia*.

As reported by **Family Research Council**, she tells people that never in her life has she experienced the kind of cruel religious prejudice that's been on display from Philadelphia's politicians. When the city tried to shut down **Catholic Social Services** for believing what the Bible says about marriage, she was speechless. What kind of people would be more concerned with an intolerant agenda than they are about children?

In March, 2018, the Democrat-controlled City of Un-brotherly Love suddenly threatened to end its contract with the local Catholic Social Services (CSS), one of its agencies which has partnered with the city for more than 50 years, since CSS' longstanding religious beliefs about marriage prevented the agency from placing a child with a same-sex couple.

Sharonell, who had fostered more than 40 children in 25 years, joined other foster parents licensed through CSS to challenge this discriminatory city policy.

In June, in an amazing 9 to 0 decision, the **U.S. Supreme Court** held that the city violated the **Free Exercise Clause of the First Amendment of the Constitution**.

Writing for the six-member Majority Opinion of the Court, **Chief Justice John Roberts** stated: "The refusal of Philadelphia to contract with CSS for the provision of foster care services unless it agrees to certify same-sex couples as foster parents cannot survive strict scrutiny, and violates the First Amendment."

"I am overjoyed that the Supreme Court recognized the important work of Catholic Social Services and has allowed me to continue fostering children most in need of a loving home," rejoices Fulton. "My faith is what drives me to care for foster children here in Philadelphia, and I thank God the Supreme Court believes that's a good thing, worthy of protection."

LOVE THEM BOTH

#Prolife • LiveAction.org



A Narrow Victory

Although a Supreme Court decision worth celebrating, the six-member Majority Opinion was based on the Court finding that the non-discrimination provisions of the city's foster care contract were not "generally applicable" because they allowed exceptions based on the "sole discretion" of a city official. The Court held that the city did not have a "compelling interest" in denying CSS the exception it requested.

The city's attorneys in oral arguments claimed the case involved racial discrimination, which the government had a compelling interest to eradicate. However, not one justice bothered to address such a silly argument that the CSS religious belief on marriage was racial discrimination.

Justice Alito

To demonstrate how shallow this victory is, **Justice Samuel Alito**, joined by **Justice Clarence Thomas** and **Justice Neil Gorsuch**, stated in the Concurring Opinion the following:

"This decision might as well be written on the dissolving paper sold in magic shops. The city has been adamant about pressuring CSS to give in, and if the city wants to get around today's decision, it can simply eliminate the never-used exemption power. If it does that, then, violà, today's decision will vanish, and the parties will be back where they started..."

"Not only is the Court's decision unlikely to resolve the present dispute, it provides no guidance regarding similar controversies in other jurisdictions. From 2006 to 2011, Catholic Charities in Boston, San Francisco, Washington, D.C., and Illinois ceased providing adoption or foster care services after the city or state government insisted that they serve same-sex couples. Although the precise legal grounds for these actions are not always clear, it appears that they were based on laws or regulations generally prohibiting discrimination on the basis of sexual orientation. And some jurisdictions have adopted anti-discrimination rules that expressly target adoption services.

"Today's decision will be of no help in other cases involving the exclusion of faith-based foster care and adoption agencies unless by some change the relevant laws contain the same glitch as the Philadelphia contractual provision on which the majority's decision hangs. The decision will be even less significant in all the other important religious liberty cases that are bubbling up."

These three judges clearly identify the bigotry of the radical left being pushed by the Democratic-controlled City of Philadelphia. Alito continues: "The fundamental objective of city officials is to force the Philadelphia Archdiocese to change its position on marriage."

"The fundamental objective of city officials is to force the Philadelphia Archdiocese to change its position on marriage."

~Justice Samuel Alito

Their ultimatum, Alito writes, is this: "Either engage in conduct that the Church views as contrary to the traditional Christian understanding of marriage or abandon a mission that dates back to the earliest days of the Church." Alito points out that CSS "does not seek to impose those beliefs on anyone."

"The decision today by the Supreme Court is a substantial win for religious liberty. In a time of growing hostility towards religion, the Supreme Court's reaffirmation of this fundamental freedom is even more critical," said **Family Research Council President, Tony Perkins**, in a statement.

"Increasingly, the Left refuses to tolerate the slightest deviation from their political orthodoxy regardless of who suffers as a result. While we stop to celebrate and thank God that the Supreme Court reaffirmed religious liberty today, we are fully aware and prepared for the attacks of the Left on this fundamental, God-given freedom to continue unabated," concluded Perkins.



Kentucky Governor Beshear

As reported in the July, 2021, **NKRTL newsletter**, Kentucky's pro-abortion **Governor Andy Beshear (D)** is attempting to stop the placing of children with **Sunrise Children's Services**, an adoption agency affiliated with the **Kentucky Baptist Convention**, and one of the state's largest private providers of foster care, adoption, and child services, caring for over 1,000 children a year.

As reported by the *Louisville Courier Journal*, Beshear contended that since Sunrise refused to sign a standard contract which contains so-called "anti-discrimination language," the state was required by federal regulations to terminate the services of Sunrise, which not only did not accept same-sex couples but also unmarried cohabitating couples.

This Supreme Court decision exposes the erroneous claim of the Governor that the federal law tied his hands, prohibiting him to offer an accommodation to Sunrise Children's Services, which had been done previously by all Republican and Democratic governors, including Beshear's father.

Once again, Beshear has shown his hostility to religious freedom, in promoting his radical left ideology as being more important than the well-being of thousands of children whose needs are exceptionally met by faith-based charities.

By falsely claiming that he was required by law to terminate the services of Sunrise, Beshear was successful in deceiving his supporters who wish to be deceived.

CREATING "HUMAN ANIMALS"

In May of this year, an amendment was introduced by **Sen. Michael Braun (R-IN)** which would have prohibited research which combines human and non-human DNA to possibly make embryos of "uncertain" species.

"Human life is distinct and sacred, and research that creates an animal-human hybrid or transfers a human embryo into an animal womb or vice versa should be completely prohibited, and engaging in such unethical experiments should be a crime," said Braun.

With all eyes cast only by Republicans and all nays cast only by Democrats, the amendment failed.

WHO CARES?

Is this just an amendment to embarrass the Democrats, since surely no one in the United States would even think of creating a "human animal"? No Americans are doing this, right!?



I'm a 35-week old unborn child, and not "tissue" to be used in experimentation.

University of Pittsburgh

As reported by *lifeneews.com*, **David Daleiden**, the founder of the **Center for Medical Progress**, testifying before a **Pennsylvania Health Committee**, documented:

"It's a matter of public record that there are horrific abuses of aborted infants taking place in PA through the extensive fetal experimentation programs at the taxpayer-funded University of Pittsburgh.

"In a recent study, Pitt scientists describe scalping 5-month-old aborted babies and grafting their scalps onto the backs of lab rats to keep them growing...in the study you can see the pictures of **little baby scalps growing tiny baby hairs on the backs of lab rats and lab mice.**

"Each one of those scalps...represents a little PA baby who would have grown those little hairs on their head if they had not been killed by abortion for experiments with rodents.

"Starting in 2016, Pitt received a \$1.4M grant from the NIH [National Institutes of Health] to become a distribution hub for aborted fetal kidneys and bladders and other organs in the NIH's genitourinary development mapping atlas program. Pitt's grant application for this grant from the NIH states that the university has a unique access to a large number of high-quality aborted fetuses and can 'ramp up' delivery

of abortion fetal body parts across the country."

In an op-ed published in *Newsweek*, David Daleiden pointed out:

"In fact, the published study used both rats and mice to grow the babies' scalps. How was this paid for? With a \$430,000 grant from Dr. Anthony Fauci's NIAID [National Institute of Allergy and Infectious Diseases] office at the NIH. Pitt's witness implied that government NIH grants somehow did not concern taxpayers in Pennsylvania."

Daleiden continued: "Previously, I wrote about another Pitt scientist who developed a nightmarish 'protocol' for harvesting the freshest, most pristine livers from 5-month-old aborted babies in order to isolate massive numbers of stem cells for experimental transplants. This technique calls for aborting late-term fetuses alive via labor induction, rushing them to a sterile laboratory, washing them, and then cutting them open to harvest the liver. This Pitt scientist received \$3M from the NIH."

"This technique calls for aborting late-term fetuses alive via labor induction, rushing them to a sterile laboratory, washing them, and then cutting them open to harvest the liver. This Pitt scientist received \$3M from the NIH."

~David Daleiden,
Center for Medical Progress

Other Such Experiments

As also reported by *lifeneews.com*:

► "*National Geographic* reports the disturbing new experiment that involved pig embryos injected with human cells. Researchers at Salk Institute for Biological Studies in La Jolla, California, said they implanted the living pig-human embryos, or chimeras, in adult pigs-wombs and allowed them to grow between three and four weeks. Later, the scientists say they removed the creatures, which then died, and studied them."

► "Jun Wu, a lead study author, told *National Geographic* that the researchers created 186 later-stage pig-human embryos that survived until removed from the womb."

► "University of Rochester researchers implanted newborn mice with nascent human glial cells to test brain activity involved with learning and memory."

► "The University of Wisconsin also has conducted human-animal hybrid studies."

Humanized Mice

Through a Freedom of Information Act request, the watchdog organization **Judicial Watch** obtained email exchanges between a **Food and Drug Administration (FDA)** scientist and an employee of **Advanced Bioscience Resources (ABR)**.

In 2016, **Dr. Kristina Howard**, a veterinarian with

the FDA, requested "a male fetus" from ABR: "It is strongly preferred to have a male fetus if at all possible." She explained, reports *lifeneews.com*, that they would use liver and thymus tissue from the aborted baby to create "humanized BLT mice" for experiments.

As reported by *lifeneews.com*, other emails and documents between these two organizations requested aborted babies up to 24 weeks for "humanized mice" experiments.



University of California-San Francisco

An investigation by *The Daily Wire* concluded that the **National Institute of Allergy and Infectious Diseases (NIAID)** supported a study by the University of California-San Francisco on organs obtained from 18- to 23-week aborted babies, in order to study bacterial growth. The study, "Viable bacterial colonization is highly limited in the human intestine in utero," was published in the February, 2020, journal, *Nature Medicine*, which documented that researchers used "donated" intestine, kidneys, spleens, and lymph nodes from aborted babies at 18 to 23 weeks gestation. The babies' organs came from the **Department of Obstetrics, Gynecology and Reproductive Science at Zuckerberg San Francisco General Hospital**.

According to the study, the babies' organs "were collected by a single operator using sterile tools within 10 minutes of termination procedure and placed into sterile containers" and then "transported in media on ice and processed within two hours after collection."

As reported by *The Daily Wire*, taxpayers generously granted the University \$113,727 since 2017 (Grant No. F31 AI136336). For this study, other taxpayer funds were granted by the **National Science Foundation** and the NIH.

No Limits on Research

In May, the **International Society for Stem Cell Research (ISSCR)** issued its revised guidelines on stem cells and embryonic experiments.

The new guidelines "allow virtually unrestricted manufacture of human-animal chimeras of any type, as well as creation of genetically altered human embryos and lab-constructed human embryo 'models,'" writes **David Prentice, Ph.D., Vice President and Research**



Director for the Charlotte Lozier Institute.

"The real purpose of these guidelines is that they are trying to fend off any government regulations or public outcry that could hinder their research desires," concludes Prentice.

Who You Elect Does Make a Difference

According to *The Hill*, the administration of **President Barack Obama** and **Vice President Joe Biden** allocated at least 77 million tax dollars on research projects using aborted baby body parts.

Under **President Donald Trump**, funding was stopped. However, in April, **President Joe Biden's** administration reversed Trump's actions in again allowing tax dollars to be used for research using aborted baby body parts.

It's Immoral

In order to get government grants, researchers know that their applications must clearly state some positive good that may result from their research. Under the pretense that such research on body parts obtained from unborn aborted children, new cures and treatments may be discovered, grants of taxpayer funds bring about such disregard for human life.

How many years has it been since we heard the same argument justifying research using embryonic stem cell lines, which are obtained from aborted children? After spending billions of dollars, such research produced no cure or treatment, unlike research completed using adult stem cells lines, which did produce some treatments and cures).

The end simply does not justify the means.

Donum Vitae, published in 1987 by the **Congregation for the Doctrine of the Faith**, stated the moral truth by which researchers need to be guided:

"If the embryos are living, whether viable or not, they must be respected just like any other human person; experimentation on embryos which is not directly therapeutic is illicit. No objective, even though noble in itself, such as a foreseeable advantage to science, to other human beings or to society, can in any way justify experimentation on living human embryos or fetuses, whether viable or not, either inside or outside the mother's womb."



LOUISVILLE ENACTS BUFFER ZONE

In May, the Democratic-controlled **Louisville Metro Council** passed a 10-foot buffer zone ordinance that would include the public sidewalk outside of **EMW Women's Surgical Center**, an abortion mill.

Challenging the constitutionality of said ordinance, **Sisters for Life** and **Kentucky Right to Life** filed a civil suit.



"We're defending the right for sidewalk counselors, which is a ministry, to meet women going in, to present them with alternatives," stated **Addia Wuchner, Executive Director of Kentucky Right to Life**, and former State Representative from Boone County.



Addia Wuchner

The City leaders argued that the buffer zone was necessary because protestors "harass, stalk, intimidate, and assault patients entering and exiting the clinic." If that was the case, where is the long history of arrests, indictments, and convictions? To support the great lie of abortion, that the unborn child is not a human life, it is always necessary to have other little lies to suppress those who wish to give witness to the truth of the sanctity of all innocent human life.

"Sidewalk ministry is not loud, obnoxious, or confrontational," the lawsuit states. Pro-life sidewalk advocates approach women offering information and support, a "much more effective means of dissuading women from having abortions than confrontational methods such as shouting, brandishing signs, blocking access, loud speakers, or other methods which, in Plaintiffs' view, tend only to alienate their intended audience."

The new ordinance prohibits protestors from coming within 10 feet of the abortion facility. It orders the city Public Works to mark the zone with lines on the sidewalk outside EMW. Anyone who violates the ordinance may be punished with fines up to \$500, reports *lifeneews.com*.

FOR PRAYING IN FRONT OF AN ABORTION MILL, A LOUISVILLE POLICE OFFICER IS SUSPENDED

Before dawn on a Saturday morning, an off-duty Louisville police officer, along with his father, prayed for

less than an hour in front of **EMW Women's Surgical Center**. (The officer's name has not been publicly revealed.)

The next day, the **Louisville Police Department (LMPD)** placed this 13-year veteran, a husband with four children, on indefinite administrative leave.

LMPD sent the officer notices of potential violations of its Standard Operating Procedures. However, "none of the officer's off-duty prayer was covered by the LMPD allegations, and any formal punishment, under these circumstances, would violate his First Amendment rights," states **Thomas More Society attorney, Matt Heffron** (who was the guest speaker at **Northern Kentucky Right to Life's** 2016 43rd Annual Celebration for Life).

"The facts have been undisputed from the start - the whole event was captured on the abortion clinic's security video," relates Heffron. "It showed two men, nondescriptly dressed, walking quietly back and forth as they said the rosary. The abortion clinic was closed, and the street in front of it was practically deserted."

In response to an open-records request, LMPD confirmed that it had not taken disciplinary action against any on-duty, uniformed officers who marched with **Black Lives Matter** protestors and in **LGBT** parades.

Thanks to the excellent legal work of the extraordinary Thomas More Society, working with Louisville attorney **Blaine Blood**, the officer has now been permitted to return to work protecting the citizens of Louisville.

HE WAS BREATHING

The following is from a nurse, **Caren NihAllacháin**, published in *New American*:

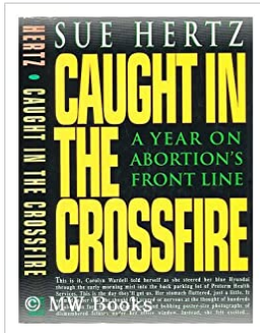
"I was an agency nurse in Sydney, Australia, in the early 90s, and I was on a ward one night when a woman had come in for an abortion. She was 22 weeks pregnant and had been told her baby had a chromosomal abnormality. I went into the sluice room, and I saw the baby, a 22-week-old baby boy, in a kidney dish in the sink where all the clinical waste was flushed. He was small, but he was perfect. You could see his toes, his hands, and he seemed like he had blond hair. He was the full size of the kidney dish, and he was alive. I could see the rise and fall of his chest; he was breathing."



QUOTES WORTH QUOTING

Abortion

HAVE WE FORGOTTEN WHAT AN ABORTION IS?



A first-trimester abortion is usually performed by suction and is known as an aspiration (or suction) abortion. In her book, *Caught in the Crossfire: A Year on Abortion's Front Line*, author **Sue Hertz** describes this type of abortion: "...the cervix is dilated with metal rods and a medical instrument called a cannula attached to a tube is inserted

into the womb. The tube is attached on the other end to a suction machine, and when the machine turns on, the preborn baby is pulled out in pieces.

"The dismembered body parts are sucked into a jar which sometimes has a cheesecloth sack to catch the fetal parts. The abortionist then scrapes the lining of the uterus to get out any pieces of the baby or placenta he may have missed. This is the most common abortion procedure in the United States."

Hertz described what the doctor did after the procedures: "... [the doctor] removed from the glass jar the cheesecloth sack which caught the fetal parts, dumping the parts into a basin at the end of the table, between [the patient's] feet. 'Two legs, two arms, two fists, a skull, a backbone, a placenta. We've got it,' he announced.

"The doctor needs to carefully search through the parts to make sure that every part of the baby has been removed. An arm or leg left behind could cause a terrible infection. In very rare, but horrifying cases, women have actually passed an arm or leg of their aborted child that was left inside them days after the abortion."

ABORTION IS NOT NECESSARY TO SAVE MOTHER'S LIFE

Physicians who lead medical associations in the United States published the following article:

"Abortion is not an essential part of women's healthcare. The vast majority of abortions are done by abortion providers who do not provide any other kind of medical care for the woman. Abortion treats no disease. Pregnancy is not a disease, and deliberately killing the unborn child by abortion is not healthcare. ...There is no medical reason to intentionally kill that fetal human through an inhumane abortion procedure.

"Any infant who is born alive, at any stage of development, is a person entitled to the protection of the law and appropriate care as a new patient. There is no scientific or legal reason to distinguish between human beings born after an attempted abortion and human beings born after attempted live birth."

The pro-life physicians signing the article were: **Dr. Donna J. Harrison, executive director of the American Association of Pro-Life Obstetricians and Gynecologists**; **Dr. Michelle Cretella, executive director of the American College of Pediatricians**; **Dr. John Schirger, president of the Catholic Medical Association**; **Dr. David Stevens, CEO of Christian Medical & Dental Associations**; and **Dr. Jane Orient, executive director of the Association of American Physicians and Surgeons**. They represent more than 30,000 physicians in the United States who, according to their article, "practice according to the Hippocratic Oath."

A FORMER ABORTIONIST SPEAKS OUT

"The risk of such deadly complications is why many states are enacting legislation requiring abortion providers to have admitting privileges at a local hospital," relates



Haywood Robinson, M.D., the Director of Medical Affairs and Education at 40 Days for Life. "Such laws ensure that an abortion provider cannot simply abandon a patient, send her to the emergency room, and have another doctor manage complications sustained during the procedure.

"Even countries in post-Christian Europe don't allow gruesome third-trimester abortions. Only five countries worldwide allow elective abortions after 24 weeks of gestation: the United States, Canada, Vietnam, China, and North Korea.

"Abortion is not medicine. Pregnancy is not a disease," teaches this former abortionist.

NO MEDICAL REASON FOR ABORTION

Omar L. Hamada, M.D., FACOG, explained: "...there is absolutely no medically justifiable reason for abortion ('the intentional and elective targeted killing of an infant at any stage of pregnancy for matters of maternal choice or convenience') to save the life of the mother. Period."

The **American College of Pediatricians, American Association of Pro-Life Obstetricians and Gynecologists**, and other medical groups emphatically stated: "Abortion treats no disease. Pregnancy is not a disease, and deliberately killing the unborn child by abortion is not healthcare."



Unborn baby, 6 weeks gestational age from conception

FETAL PAIN

Dr. Maureen Condic, associate professor of neurology and anatomy at the **University of Utah School of Medicine**, teaches: "We don't need to know if a fetus experiences pain precisely in the same way we do. We simply have to decide whether we're going to choose to ignore the pain of the fetus, or not. It is entirely uncontested in the scientific and medical literature that the fetus experiences pain in some capacity from as early as eight weeks."



Michelle Cretella, M.D., executive director of the **American College of Pediatricians**, pointed out, "It's science fiction, and an outright lie, to teach children that a boy can have a girl's brain and vice versa."



"It's scary because we now have leading physicians saying things such as gender identity determines sex."

"This selling of a disease is like a self-fulfilling prophecy and a steady stream of patients is constantly generated," she said. "It is quickly becoming a big industry destroying real lives and families. It is mutilating the bodies of the most vulnerable among us - children and young adults who have no understanding of how politicized their very existence has become."

"We're manufacturing deeply wounded children. That's the bottom line."

TRANSGENDERISM

CHILDREN ARE HARMED WHEN TOLD THEY CAN "CHANGE" THEIR SEX



National Geographic's promotion of transgenderism

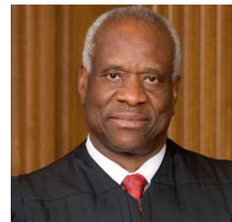
A letter released December, 2017, initiated by the **U.S. Conference of Catholic Bishops**, and joined by faith leaders from the Lutherans, Anglicans, Orthodox, Presbyterians, and Southern Baptists, addressed the great harm we are doing to our children by promoting what today is called "transgenderism."

"We come together to join our voices on a more fundamental precept of our shared existence, namely, that human beings are male or female and that the socio-cultural reality of gender cannot be separated from one's sex as male or female," the letter begins.

"Children especially are harmed when they are told that they can 'change' their sex or, further, be given hormones that will affect their development and possibly render them infertile as adults. Parents deserve better guidance on these important decisions, and we urge our medical institutions to honor the basic medical principle of 'first, do no harm.' Gender ideology harms individuals and societies by sowing confusion and self-doubt. The state itself has a compelling interest, therefore, in maintaining policies that uphold the scientific fact of human biology and supporting the social institutions and norms that surround it."

"The movement today to enforce the false idea - that a man can be or become a woman or vice versa - is deeply troubling. It compels people to either go against reason - that is, to agree with something that is not true or face ridicule, marginalization, and other forms of retaliation."

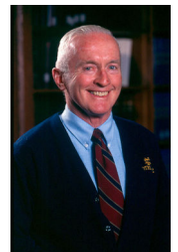
ROE V. WADE



Justice Clarence Thomas.

"Roe is grievously wrong for many reasons, but the most fundamental is that its core holding - that the Constitution protects a woman's right to abort her unborn child - finds no support in the text of the Fourteenth Amendment," wrote

"To 'overrule' Roe, in the correct meaning of that term, would be to hold that every human being, from fertilization, is a 'person' entitled to the constitutional right to life. That would prohibit the states and the federal government from withholding the protection of the homicide laws from the youngest persons, i.e., those in the womb," espouses the late Notre Dame constitutional law professor **Charles Rice, J.D.**



MOTHER TERESA

"God has created a world big enough for all the lives He wishes to be born. It is only our hearts that are not big enough to want them and accept them." **Mother Teresa of Calcutta**



NKRTL'S 48th Annual Celebration For Life Sunday, September 26, 2021 Receptions - Erlanger

1379 Donaldson Hwy., Erlanger, KY 41018 (I-75, Exit 184, turn west onto Donaldson Hwy. (KY-236), for 1.5 miles; Receptions is on the left)

GUEST SPEAKER: AUSTIN RUSE

President of the Center for Family & Human Rights (C-FAM)

"The crises in our world and in our Church are so immense, so myriad and manifest, that many people turn away in fear or despair. Others lose themselves in nostalgia. Still others squander their time in entertainment," states **Austin Ruse** in his new book, *Under Siege: No Finer Time to Be a Faithful Catholic* [Christian].

He continues: "We were made for this, after all, made for times of trouble. God Himself has called us to this time, not to any other, and not, it seems, to a time of ease and comfort. God sent the likes of us. As Winston Churchill said during the Second World War, this is a great hour to live."



12:45 DOORS OPEN

1:00 PRO-LIFE FILM, EXHIBITS, & REFRESHMENTS (light hors d'oeuvres, coffee, tea, water, & soft drinks; cash bar)

2:00 SPEAKER

I. TICKETS _____ AT \$10.00 EACH (Students admitted free) \$ _____

II. PATRONS FOR PRINTED PROGRAM (Names must be received by **Sept. 16, 2021**) \$ _____

1) _____ 2) _____

3) _____ 4) _____

NAMES _____ AT \$10.00 EACH

III. DONATION (In order to cover the cost of the event, donations are needed and appreciated.) \$ _____

TOTAL \$ _____

In order to cover the cost of the event, pro-lifers are ALSO urged to become a sponsor, or purchase an ad in the printed program. For information, see page 11.

MAKE CHECKS PAYABLE TO: NORTHERN KENTUCKY RIGHT TO LIFE EDUCATIONAL FOUNDATION, P.O. Box 1202, Covington, KY 41012

NAME _____ TELEPHONE _____

ADDRESS _____

CITY _____ STATE _____ ZIP _____

EMAIL: _____

TICKETS ARE ALSO AVAILABLE AT THE DOOR – FREE CHILDCARE AVAILABLE

This year, NKRTL will again be donating 10% of the net proceeds from the Celebration for Life to the following four pro-life organizations: (1) Madonna House; (2) Rose Garden Home Mission; (3) Care Net Pregnancy Services; and (4) New Hope Center.

Dan Walls with **The Family Foundation** will be giving a short presentation on **Kentucky's "Yes for Life" Amendment**. Courts have found a right to abortion in 11 state constitutions - this amendment seeks to ensure it doesn't happen here.

The "Yes for Life" Constitutional Amendment to the Kentucky Constitution, set for a vote by the citizens of Kentucky on Nov. 8, 2022, was specifically initiated to make sure that no state judge or group of state judges can "find" or "create" a state right to an abortion or the right to have an abortion paid for with taxpayer dollars.

The amendment, filed as **House Bill 91** in the 2021 Session, was crafted by **Rep. Joe Fischer (R-Ft. Thomas)** and was designed to be sure that no "Roe v. Wade-type" judicial decision can generate a radical change in the policy of the Commonwealth by circumventing the General Assembly, the state's law-making and policy-making body.

Learn more about what you can do to help this most important pro-life Constitutional Amendment to be approved by the electorate.

YOUR PUBLIC WITNESS AND FINANCIAL SUPPORT ARE GREATLY NEEDED September 26, 2021

BE A SPONSOR OF NKRTL'S 48th ANNUAL CELEBRATION FOR LIFE

A ticket price of \$10.00 is not sufficient to cover the cost of the Celebration For Life, an event where students are admitted free, and where we never ask another pro-life organization for a fee to have an exhibit. Thus, please consider being a sponsor. **The name of each sponsor will be listed in the program and given a reserved table and 10 tickets.**

SPONSORSHIP

\$1,000.00

In memory of the late **Robert C. Cetrulo**, founding member and President until his death on October 27, 2016

\$500.00

In memory of the late **Most Rev. Richard H. Ackerman, C.S.Sp., S.T.D.**, Bishop of the Diocese of Covington, Co-Founder of NKRTL

\$250.00

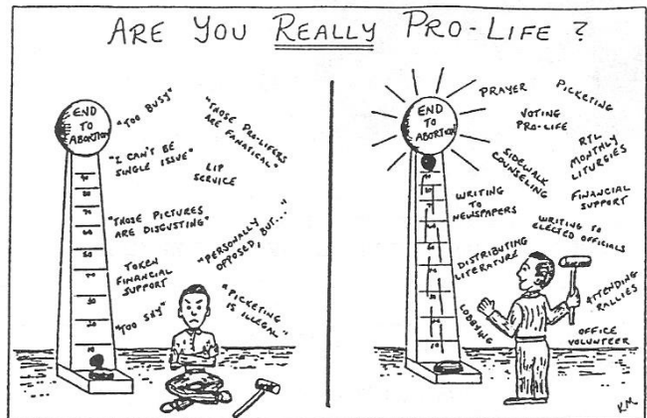
In recognition of **American Life League**, to which NKRTL is affiliated, **Judie Brown**, President and Co-Founder

PURCHASE AN AD IN NKRTL'S CELEBRATION FOR LIFE PROGRAM

Give witness that you, your charitable or religious organization, or your business proclaims that every child, without exception, has a right to life. **If you don't, who will speak up for those who cannot speak for themselves?**

ADS (pages are 8-1/2 x 11)

- Full page \$300.00
- 1/2 page \$200.00
- 1/4 page \$125.00
- 1/8 page \$75.00
- 1/12 page \$50.00



Make checks payable to: Northern Kentucky Right to Life Educational Foundation

P.O. Box 1202

Covington, KY 41012

Any questions, please call Stan Barczak at (859) 431-6380, or email him at stanbarczak@yahoo.com.

Send your information – business card or ad – to Northern Kentucky Right to Life, **before September 16, 2021**, together with your payment. (If you need assistance in preparing an ad, we would be honored to assist you.)

Sponsor: _____ \$1,000.00 _____ \$500.00 _____ \$250.00

Ads: ___ Full page ___ 1/2 page ___ 1/4 page ___ 1/8 page ___ 1/12 page

Name: _____

Business or organization: _____

Address: _____

Telephone: _____ Email: _____



NORTHERN KENTUCKY RIGHT TO LIFE
P.O. Box 1202
Covington, Kentucky 41012

NON-PROFIT ORG
US POSTAGE
PAID
CINCINNATI, OH
PERMIT #1611

ANNUAL DUES RENEWAL: GIVE A GIFT OF LIFE

NKRTL's annual dues of \$20.00 are now requested. As you no doubt understand, these modest dues are not sufficient to cover the expenses of NKRTL's operation, including supplies, and the very large expense of our newsletter - printing, paper, and now increased postage. NKRTL would not be able to continue if it were not for the fact that a number of our members make generous annual donations, and over the past year several have made very generous donations.

Pope John Paul II has described the work of the defense of the sanctity of innocent human life as "the most important work on earth." DO YOU BELIEVE THAT? A simple test as to whether you really believe that is whether

your assertions are matched by your actions, including sacrificial and regular donations, consistent with the importance of the issues and urgency of the situation.

That there is no more critical issue cannot be denied: 4,000 innocent babies killed each day in the U.S. by surgical abortion; many thousands more by chemical abortion; the rapid advance of the Nazi practices of human experimentation, cloning, embryonic stem cell extractions, etc. - all of which we have documented in the pages of these newsletters, even though they are being soft-pedaled and misrepresented generally in the communications media.



How much is my life worth?



Cincinnati Right to Life's
Annual Evening for Life
Thursday, October 21, 2021

Speaker: George Dennely

(Reservations: online at CincinnatiRighttoLife.org)

40 DAYS FOR LIFE

September 22 - October 31, 2021

In front of Planned Parenthood,
2314 Auburn Ave. in Cincinnati
Further information:

www.40daysforlife.com/Cincinnati or
contact Mary at (513) 365-2606 or
cincy40days@fuse.net

It is your continual financial support that makes it possible for the volunteers of Northern Kentucky Right to Life to promote and defend the truth of the sanctity of every innocent human life.