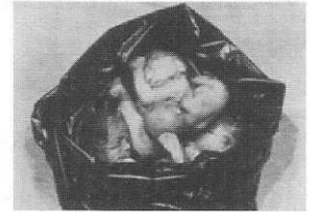


IT'S A CHILD, NOT A CHOICE

RIGHT TO LIFE OF NORTHERN KENTUCKY



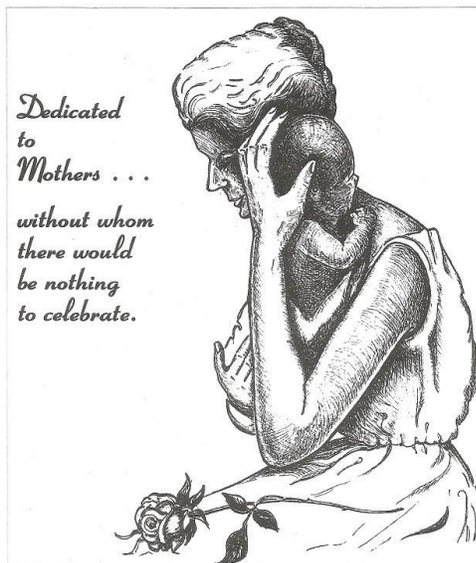
Garbage bag of 18-week unborn infants killed by hysterotomy abortion (Caesarean section)

Vol. 45, No. 1
P.O. BOX 1202, COVINGTON, KY 41012
Web Page Address: www.nkrtl.org

Annual Subscription: \$20.00

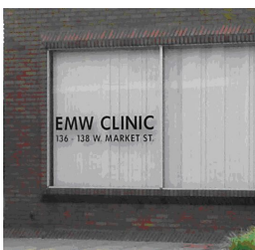
April 2017
(859) 431-6380
Email Address: nkrtl@gmail.com

TO ALL MOTHERS...HAPPY MOTHER'S DAY!



by the late Judy Whaley, a truly remarkable artist,
and Board member of NKRTL

LEXINGTON'S ABORTION MILL CALLS IT QUITS



"Although we and our attorney believed we had fulfilled all the requirements to obtain the license, the Inspector General of Kentucky disagreed and denied us the license. ...Unfortunately, our landlord

has also declined to renew our lease..." state the officials at **EMW Women's Clinic** in Lexington, on their Facebook post.

Kentucky has finally aborted one of its two remaining abortion mills.

It all started in November, 2015, when pro-life Republican **Matt Bevin** was elected as Governor of Kentucky, succeeding the strong pro-abortion Democrat Governor **Steve Beshear**.

In spring of 2016, Bevin's administration filed a suit

against EMW Women's Clinic, seeking to close its abortion mill on the grounds that it was illegally operating an abortion clinic while claiming it was a doctor's office, and thus not having a license to operate an abortion facility. Under Kentucky law, all freestanding surgical centers that are not doctors' offices must obtain a license.

As reported by the *Courier Journal*, **Vickie Yates Brown Glisson**, secretary of the **Cabinet for Health and Family Services**, stated that EMW Women's Clinic was operating without a license or the required "transfer agreement" with an ambulance service to take patients to a hospital in the even of an emergency. She also noted that a recent inspection found the clinic to be "unsanitary" and that it had not been inspected since 2006. EMW also failed to meet the crucial state requirement that it have an emergency agreement with a local hospital to which patients from a botched abortion could be transferred to seek medical services to save their life.

After the **Office of Inspector General** visited this clinic on February 17, 2016, after receiving an anonymous complaint, the inspectors found numerous health and safety violations at the abortion clinic, including a "sufficient quantity" of expired medications, medical equipment covered in dust, dirt and grime, and

improper sanitation.

In March, 2016, the Fayette circuit judge, **Ernesto Scorsone**, denied the state's request to close the facility. (Judge Scorsone, while a Democrat member of the General Assembly, was a strong advocate of legalized abortion, opposing any, and all, pro-life legislation.) However, Bevin's administration appealed to the **Court of Appeals**, and the all-female three-judge panel unanimously reversed the decision of the circuit judge, concluding:

"...it seems to us that the evidence adduced at the hearing actually belies the circuit court's conclusion, ""

"Additionally, the circuit court failed to recognize the many important elements the regulations impose on abortion facilities. The regulations require far more than the presence of transfer and transport agreements. They mandate cleanliness standards, education, and other protocols designed to protect the safety and wellbeing of women. See 902 KAR 20:360. **The licensure requirement is designed to make sure that abortions occur in a safe and hygienic environment after proper education and counseling. Given the expired medications, defective equipment, torn examination table, and dust accumulation found at EMW Lexington, we believe the evidence compelled a conclusion that allowing the facility to operate without the Cabinet's oversight presents a substantial risk of harm to EMW Lexington's patients. ...there was no evidence presented that it had taken action to remove and replace the expired medications, procure a new examination table, repair the floor in the procedure room, or clean the premises.**"

In August, 2016, the **Kentucky Supreme Court** upheld the decision of the Court of Appeals, stating:

"EMW has failed to demonstrate why it should be exempt from the licensure as an abortion facility. **...EMW exists solely to perform abortions and offers little to no proof it does anything else other than performing that service in potentially substandard conditions, proving precisely why the Commonwealth requires these facilities to be licensed in the first place.** So we do not think the Court of Appeals abused its discretion in finding the Cabinet has established a substantial question."

In response to the Kentucky Supreme Court's decision, **Bevin** released the following statement:

"We are pleased that the Kentucky Supreme Court has upheld the Court of Appeals' decision recognizing that an unlicensed abortion clinic is prohibited from performing abortions. The laws of Kentucky matter and must be followed even when individuals, corporations, or lower court judges think otherwise."

MORE GREAT NEWS FROM KENTUCKY

Now that the control of the **Kentucky House of Representatives** has passed from the Democrats to the Republicans, two pro-life pieces of legislation have passed the Senate and the House, which were quickly signed by Republican **Governor Matt Bevin**, and both of which took effect immediately.

Informed Consent

One bill requires that those profiting from destroying the unborn child be required to provide a woman with an ultrasound and the opportunity to see it prior to having an abortion.

"This week, common sense legislation to protect life and provide women with appropriate medical information has passed the Kentucky General Assembly," Chairwoman of the House Health and Family Services Committee, **Rep. Addia Wuchner** (R-House District 66, Boone County) stated. "There is nothing more pro-woman than protecting the life of a child and assuring that all women are provided complete medical information when such a critical life-impacting decision is faced."

After explaining that the bill would help to ensure that mothers are fully informed prior to making a decision about abortion, **State Rep. Kimberly Moser** (R-House District 64, Campbell and Kenton Counties) stated: "It is with accurate information that a patient can make an informed decision regarding their treatment, whether it is treatment for a brain tumor requiring an MRI or CAT scan, or if it is to determine the health and the progress of a pregnancy through an ultrasound."

As expected, the so-called **American Civil Liberties Union (ACLU)** filed a lawsuit on behalf of none other than EMW Women's Surgical Center, the abortion mill located in Louisville. Although EMW's abortion facilities closed in Lexington, there is still one operating in Louisville.

Isn't it ironic that the ACLU, which cries that abortion must be kept safe, did not applaud the closing of the EMW abortion mill in Lexington, which both the **Kentucky Court of Appeals** and the **Kentucky Supreme Court** found to be in "substandard condition," with expired medications, defective equipment, torn examination table, and dust accumulation, warranting the state to close the facility.

For whom does the ACLU want to make abortion safe? Obviously not the unborn child. In Lexington, obviously not the mother. So it must be their clients, those who profit from the killing of unborn children.

National Right to Life

Kentucky now has become the 16th state to enact the *Pain-Capable Unborn Child Protection Act*. After passing in the House by a vote of 79 to 15 and in the Senate by a vote of 32 to 5, Gov. Bevin wasted no time in signing the bill, which takes effect immediately. This legislation outlaws an abortion of a child capable of experiencing pain, which has long been established to take place long before 20 weeks.

However, some medical authorities argue that the child can feel pain months before 20 weeks. In fact, "The unborn child responds to sensory input as early as seven weeks (gestational) age...Within a few days, the entire system of pain perception expands into a completely intact structure and continues to develop into a very sophisticated part of the nervous system...I can't begin to understand a motivating factor behind insisting that preborn children feel no pain," teaches **Sheila Page, D.O.**, board certified in Neuromusculoskeletal Medicine.

She continues: "...surgeons who care for babies in-utero during fetal surgery and other interventions use anesthesia and analgesic drugs on their tiny patients. ...Since abortion is not a procedure that is intended to benefit the child in the first place, they [abortionists] have no reason to try to discern whether the victim suffers in the process."

The legislation does allow for an exception if an abortion is necessary to save a mother's life or to prevent substantial, irreversible harm to any of her major bodily functions.

Are there any such situations in modern medicine, where a woman would live if she had an abortion, and die if she did not?

"Today it is possible for almost any patient to be brought through pregnancy alive, unless she suffers from a fatal illness such as cancer or leukemia, and if so, abortion would be unlikely to prolong, much less save, life.

"There is little evidence that pregnancy itself worsens a psychosis, either intensifying it or rendering a prognosis for full recovery less likely," admits **Alan Guttmacher, M.D.**, past president of Planned Parenthood.

"In my 36 years of pediatric surgery I have never known of one instance where the child had to be aborted to save the mother's life," stated former U.S. Surgeon General **C. Everett Koop, M.D.**

"ONE OF THE WORST SUPREME COURT DECISIONS"

"I firmly believe that *Roe v. Wade* and its descendants represent

one of the worst, colossally erroneously Supreme Court decisions of all time. It was an activist decision...it was a Court that decided to politically impose their will," was the prior statement of **Sen. Jeff Sessions (R)**. When asked by the pro-abortion Democrat senator from California, **Dianne Feinstein**, whether that was still his view, Sen. Sessions quickly replied, "It is. ...It violated the Constitution, and really attempted to set policy and not follow law."

The Senator continued: "Good law should prevail. Our policies in this country as a nation should focus on life, should focus on decency, and focus on love for even the least of these."

"For eight years the Obama Justice Department, blinded by their pro-abortion bias, has failed to investigate the negligence and abuse endemic to the abortion industry," stated **Marjorie Dannefelser**, president of **Susan B. Anthony List**. "No more. As Attorney General, Jeff Sessions will hold the corrupt abortion industry accountable, protect conscience rights, and defend laws that save lives."

As a Republican senator from Alabama, Sessions has a true pro-life track record:

- ▶ He voted 100% pro-life as a U.S. senator.
- ▶ He voted to defund **Planned Parenthood**.
- ▶ He opposed the nomination of the

pro-abortion **Sonia Sotomayor**, stating, "I don't believe that Judge Sotomayor has the deep-rooted convictions necessary to resist the siren call of judicial activism. She has evoked its mantra too often." Justice Sotomayor has proven him to be correct.

▶ He also filibustered **President Obama's** first pro-abortion judge, **David Hamilton**, who kept the informed consent Indiana statute from going into effect, and thereby denying women the necessary information to make an "informed consent." "And for seven years, through a series of rulings, Hamilton kept it from being enforced. This case is a blatant example of allowing personal views to frustrate the will of the people and the popularly elected representatives of the government of Indiana. This appeared to me to be obstructionism," stated Sessions.

▶ Sessions joined other senators in a letter to the Obama administration's Attorney General **Loretta**

Lynch, asking the Department of Justice to investigate Planned Parenthood's trafficking aborted babies' body parts, which as predicted, failed to do so.

When Sen. Feinstein asked about the rights of homosexuals, Sessions responded, "I will ensure that the statutes protecting their civil rights and their safety are fully enforced."

However, Sen. Sessions did co-sponsor the **Federal Marriage Act**, seeking an amendment to the Constitution defining marriage as between a man and a woman. As to the Supreme Court decision in *Obergefell*

v. *Hodges*, by which the U.S. Supreme Court took it upon itself the right to define what a marriage is, legalizing so-called "same-sex marriages," Sessions remarked that it was "beyond what I consider to be the realm of reality."

Sessions also stated that he opposed including in so-called hate crime legislation speech against homosexuality, and that he would oppose attempts to teach school children about "safe sex" practices under the guise of preventing HIV infection.

In another remark at the confirmation hearings before the U.S. Senate Subcommittee, Sen. Sessions stated that he would bring back obscenity persecution under the **Child Exploitation and Obscenity Section of the Justice Department**, which was active prior to President Obama taking office.

Sen. Sessions was confirmed by the U.S. Senate on February 8, 2017, with a vote of 52 to 47. As one would expect, all but one of the pro-abortion, pro-homosexuality, detached from reality, "hate Trump," "tolerant" Democrat senators opposed his nomination and voted against him.

PEDIATRICIANS CONDEMN NATIONAL GEOGRAPHIC OVER 9-YEAR-OLD "TRANS" CHILD ON JANUARY COVER

The following is an excerpt from the December 23, 2016, article published by *LifeSiteNews*:

An association of pediatricians is condemning *National Geographic* over its decision to put a 9-year-old child who identifies as transgender on the cover of its January issue.

National Geographic will be highlighting the "gender revolution" for its January 2017 issue, featuring Avery Jackson, a 9-year-old child, the first appearance of a transgender person on the publication's cover.

Michelle Cretella, M.D., president of the American College of Pediatricians, told LifeSiteNews that National Geographic is "promoting a political agenda over science and the wellbeing of innocent children" by featuring a young transgender child.

Cretella believes it is both unethical and harmful for parents to make such decisions regarding their children's gender because they will most likely grow out of their gender dysphoria. "When a child under the age of 12 thinks they are the opposite sex and is allowed to naturally pass through puberty, 75%-95% of the time that child will accept his or her biological sex by the late teen years."

Cretella argues that public support of "transgenderism" in children is tantamount to "child abuse." "When academic, medical, and other public institutions propagate the lifetime use of toxic hormones

and the surgical removal of healthy body parts as healthcare for children, they are engaged in institutionalized child abuse," she said.

"I Know It's Pure Fantasy"

The following are excerpts from an article published by *The Witherspoon Institute*:

Psychiatrist Richard Corradi calls transgenderism a "contagion of mass delusion." As a former transgender, I can tell you that Dr. Corradi is correct. Yet *National Geographic* magazine selected a trans-activist boy named Avery Jackson for the cover of its special January "Gender Revolution" issue - an image and publication that will only help promote this "contagion of mass delusion" around the globe.

I lived "the life," just like Avery. I was a cross-dressing boy at age nine, but - after years of pain and self-delusion - my cross-dressing stopped decades later, when I realized that the idea of changing sexes is pure fantasy. Cross-dressing initially felt zany, fun, exhilarating, and wonderfully affirming of my belief that I should have been born a girl. But after many decades of trying to comprehend the gender confusion that persisted even after my sex transition, I came to understand that my grandmother's cross-dressing of me was emotional child abuse. The psychological harm grew as years went by.

Even if young Avery is willing to be used in this way, *National Geographic's* cover is exploitation. The health and wellbeing of this child are being sacrificed to advance a political and cultural crusade.

It is naïve to believe that there are no negative outcomes from using this young boy as a symbol and presenting him as an activist. *National Geographic's* irresponsible imagery of a cross-dressing boy on the cover will no doubt ratchet up the spread of the contagion that is transgenderism.

CRIMINAL REFERRALS FOR PROSECUTION AGAINST PLANNED PARENTHOOD ARE MADE BY CONGRESS

The **U.S. House of Representatives' Select Investigative Panel on Infant Lives** completed its investigation and report with a list of criminal and regulatory referrals against **Planned Parenthood**, other abortion facilities, universities, and companies trafficking in aborted baby body parts for profit.

"The Select Panel was created to investigate the fetal body parts trade in the wake of undercover videos

from the Center for Medical Progress (CMP) showing Planned Parenthood profiting from aborted baby body parts," reported *LifeSiteNews.com*.

"Law enforcement and elected representatives at all levels must now act quickly to bring Planned Parenthood to justice under the law and prevent any more taxpayer subsidies from flowing to Planned Parenthood's barbaric criminal enterprise," states **David Daleiden**, founder of the Center for Medical Progress. He continues: "The Select Panel is the only official, comprehensive, nationwide investigation of Planned Parenthood's harvesting and sale of aborted fetal organs, and their findings confirm the criminal activity at Planned Parenthood that CMP's videos documented and show that the wrongdoing goes even deeper than anyone first suspected."

The Select Panel of the House of Representatives' criminal and regulatory referrals are as follows:

- The University of New Mexico was found to have violated their state's Anatomical Gift Act by receiving tissue from a late-term abortion facility, Southwestern Women's Options in Albuquerque, NM. The matter was referred to the New Mexico Attorney General for further investigation and prosecution.

- After conducting a forensic analysis of the limited financial data submitted by StemExpress, the Select Panel found that it was violating federal law by profiting from the sale of aborted baby remains. Referrals were sent to the El Dorado, CA, District Attorney and the U.S. Department of Justice.

- The Panel's investigation revealed that StemExpress and "certain abortion clinics" were violating patient privacy rights under HIPAA for financial gain. A referral was made to the U.S. Department of Health and Human Services.

- It was discovered that an abortion facility in Arkansas violated the law by selling aborted baby remains to StemExpress for profit. A referral was made to the Arkansas District Attorney.

- The Panel uncovered evidence that a university in Ohio was violating state law by trafficking in aborted baby remains. An oral referral was made to the Ohio Attorney General.

- DV Biologics, a tissue procurement company, was found to have been illegally trafficking aborted baby remains for profit and had failed to collect California sales taxes. The Orange County District Attorney has sued and the Select Panel made a supplemental referral.

- It was discovered that Planned Parenthood of Gulf Coast broke the law when it sold aborted baby remains for profit to the University of Texas. The Select Panel referred the case to the Texas Attorney General.

- Advanced Bioscience Resources was found to have profited from the sale of aborted baby remains to "various universities." A referral was made to the

Riverside, CA, District Attorney.

- The Panel's investigation discovered that Presidential Women's Center in West Palm Beach, FL, violated the federal and state law though their relationship with StemExpress, which allowed it to illegally profit from the sale of aborted baby remains. The matter was referred to the Florida Attorney General.

"The butchering of unborn babies for trade in the open market is barbaric. We must criminalize the sale or donation of baby body parts," demands **Texas Governor Greg Abbott**.

"Planned Parenthood is Child Abuse Incorporated," declares **Rep. Chris Smith (R-NJ)**, who chairs the **Congressional Pro-Life Caucus**. "They kill 320,000 to 330,000 babies every year in their own clinics, which is a huge percentage of all abortions procured in America."

The Big Lie

"Prenatal care - these are the kinds of services that folks depend on Planned Parenthood for," stated **Planned Parenthood CEO Cecile Richards**.

After a new report and video from the **Pennsylvania Family Institute** showed each Planned Parenthood affiliate in Pennsylvania does not provide prenatal services, even though they listed "prenatal" online, the abortion giant has since removed "prenatal" from their booking appointments website. "Prenatal" services still appears for each affiliate through internet search engines, reports *LifeSiteNews.com*.

"How many women were caught in this bait-and-switch ruse by Planned Parenthood?," asks **Michael Geer, President of the Pennsylvania Family Institute**. "Until now, Planned Parenthood had listed prenatal care right where they take online appointments yet have never offered those services in Pennsylvania. It certainly looks like an awfully deceitful way to get women in the door and then push their abortion services."

Another investigation conducted by **Live Action** documents that Planned Parenthood's prenatal services are "virtually nonexistent." Only 5 of the 97 facilities it contacted across the United States provided prenatal care.

"Planned Parenthood says it's a champion of women's health care, yet prenatal care, which is an essential service for expectant mothers, is virtually nonexistent," said **Lila Rose, president and founder of Live Action**. "Our investigators who wanted to keep their babies were turned away by 92 out of 97 Planned Parenthood centers. It's clear that despite its claims, abortion is the priority and the only option for pregnant women that visit Planned Parenthood."

"As we see in these investigative videos recorded by Live Action, Planned Parenthood is not about

preventative healthcare," concludes **Rep. Diane Black (R-TN)**, a nurse. "This is an abortion enterprise. In one video, we see 92 separate Planned Parenthood clinics turning away women who are searching for prenatal care, while a separate video shows 65 Planned Parenthood centers refusing pregnant women the opportunity to view an ultrasound," reports Black. As the video documents, only 3 of 68 of Planned Parenthood facilities were willing and able to show ultrasounds to pregnant women who were seeking prenatal care and not an abortion.

The notion that Planned Parenthood is an "essential" women's healthcare provider is the "biggest sham that exists today," said Rose. "The reality" is Planned Parenthood's "focus for pregnant women is abortion. It's not prenatal care, it's not serving young mothers...it's abortion, which is a cash cow for many of their facilities."

"I can think of no organization in the recent history of the world that has deceived the world more than Planned Parenthood," concludes **Rep. Trent Franks (R-AZ)**. "Every American should see this video."

Do Planned Parenthood and its allies in the pro-abortion national news media think that all pregnant women are so stupid that they would go to a facility that specializes in destroying the life of an unborn child for prenatal care?

The debunking of this lie that Planned Parenthood provides prenatal care follows the debunking of the lie that Planned Parenthood provided mammograms. After the Democratic National Convention, at which it was proclaimed that Planned Parenthood provided mammograms, it was shown that no Planned Parenthood facility had the equipment or staff to do so.

Planned Parenthood doesn't even claim to offer any pediatric care, which would be a primary concern for millions of women.

Defunding Planned Parenthood

Planned Parenthood receives \$553 million annually from taxpayers, 43% of their annual budget, of which \$430 million comes from the federal government. The balance of their taxpayer funding comes from state and local governments (Planned Parenthood 2014-2015 Annual Report).

Planned Parenthood has been caught shielding child predators, lying about what services they provide, deceiving government officials, defying state and federal laws, submitting fraudulent Medicaid claims, and harvesting and selling fetal tissue. Because of their huge abortion business, unethical activity, and partisan political involvement, Planned Parenthood is one of the most divisive organizations in the country.

The **U.S. House of Representatives** passed *HR 7, No Taxpayer Funding for Abortion and Abortion Insurance Full Disclosure Act*, by a vote of 238 to 183,

with three Democrat members voting in support and no Republicans voting against. Such legislation is a ban on taxpayer funding of abortions.

"This bill would permanently prohibit taxpayer dollars from being used to pay for abortions in Obamacare health plans starting the next plan year. This bill also protects Americans of conscience by requiring the full disclosure of abortion coverage in Obamacare plans so people can make informed decisions about their healthcare plans right now," reports *lifeneews.com*.

President Trump

One of **President Donald Trump's** first executive orders was to reinstate the *Mexico City Policy*, first instituted by President Reagan and continued under the two **Bush** administrations, but which was overturned by **President Clinton** and **President Obama**. This policy defunds organizations like **International Planned Parenthood** that promote performing abortions in other nations.

The *Mexico City Policy* simply requires that foreign nongovernmental organizations (NGOs) agree, as a condition of their receipt of U.S. federal grant money, to neither perform nor actively promote abortion as a method of family planning overseas. It does not impact the level of funding available; rather it sets a standard grantees must meet in order to be eligible for U.S. taxpayer funding.

"Without this protection in place, foreign NGOs receiving U.S. government funds promote and perform abortion throughout the world with the imprimatur of the United States," warns **Rep. Chris Smith (R-NJ)**. "Pro-abortion NGOs also set up additional projects overseas seeking to topple pro-life laws, imposing a new colonialism that fails to respect life-affirming cultures."

"And I think the reinstatement of this [Mexico City] Policy is not just something that echoes that value but respects taxpayer funding as well, and ensures that we're standing up not just for life - for life of the unborn, but [also for] taxpayer funds that are being spent overseas to perform an action that is contrary to the values of this president - and I think continue to further illustrate not to just the folks here in this country but around the world what a value we place on life," stated **Sean Spicer**, President Trump's spokesman.

Another bit of good news for pro-lifers was that the **U.S. Senate** voted 52-47 to confirm pro-life **Rep. Tom Price (R-GA)**, as **Secretary of Health and Human Services** (HHS). Price, an orthopedic surgeon, has a 100% pro-life voting record, and had previously stated, "there is nothing more fundamental to our humanity than to defend life."

What Can I Do?

It's time for everyone to write, email, or call President Donald Trump, your U.S. senators, representatives, governors, state senators, and state representatives, to demand that no taxpayer funds, whether federal, state, or local, be given to Planned Parenthood, or any other organization that performs abortions. Now is the time to stand up for life.



THE ORIGINAL SIGNATURE AD OF NKRTL CONTINUES (continued from p. 8)

It is indeed a strange society which says to us that the woman who, on her way to keep a 4:00 p.m. appointment with her abortionist to kill the unborn child growing in her womb, and who suffers a vehicular accident resulting in the injury or death of that child at 3:00 p.m., may now sue and collect damages for the injury or death of that child.

It is a strange society that tells us that a woman who has been raped can kill her unborn child growing within her, but that the state may not kill the criminal rapist because capital punishment under such circumstances is cruel and unusual punishment.

But unfortunately, that is a small, but significant, glimpse of value selection presently imposed upon the American people by the Courts.

Following the "meaningful life" definition adopted by the Supreme Court in authorizing permissive abortion 43 years ago, there have been further horrible but predictable consequences. We have now legalized the experimentation upon live aborted babies and the withdrawing of food and water from living comatose patients who are not dying, but simply unconscious - with the result, of course, that they die violently from dehydration and starvation.

We have the vast majority of American citizens who claim to be Pro-Life but who do nothing to stop the killing, make no donations to the Pro-Life causes, attend no rallies, do not picket, sometimes support pro-abortionists for office, etc., while maintaining steadfastly all along of course that they are "Pro-Life."

Does saying so, make it so? Or, does what we *do* count more than what we say? As the reader has no doubt determined, "Pro-Lifers" (those who are actually doing something about the current incredible real-life, here-and-now holocaust) believe that in fact the word "Pro-Life" does have a certain precise meaning. Its meaning really ought to be, and is in fact, defined by those who have conceived it and whose lives and actions have given this word "Pro-Life" breadth, depth, and intelligible substance. The nutritionist says, "We are what we eat." The psychiatrist says, "We are what we think." The Pro-Lifer says, "WE ARE WHAT WE DO!"

Intimidation of the Righteous

God-fearing people must not allow themselves to be intimidated from carrying their basic moral beliefs into the marketplace and into the political arena. Have you noticed that the epithet "religious right" is always thrown at religious people by "the pagan left"? But it must also be observed that organized religion has indeed fallen down frequently and badly on its sole mission - to spread eternal truth.

The pro-abortionists who would intimidate the Pro-Lifers from "imposing their morality on others" do not shrink from imposing in law their concepts of mandatory morality on other issues - prohibiting other forms of homicide, robbery, perjury, directing how our tax money shall be taken and used, even down to "Thou shalt not run a red light." However, when it comes to abortion, "*They try to weasel out...they refuse to admit that a vote for 'pro-choice' is a vote for abortion,*" says Protestant Pastor E.W. Hill of Los Angeles.

It's difficult to imagine, for example, that they would shrink from arguing forcefully about slavery (which was also "legal"). So why the peculiar hesitancy on abortion? It is obvious that their reticence about "imposing their views on others" is feigned and restricted solely and peculiarly to selective issues, like abortion.

This strategy - to say that a certain position is a "religious one" and therefore not appropriate for the public arena - violates the democratic principle which is that everyone's opinion is included in the public debate, and that your views cannot be excluded simply because they are shaped by religious beliefs. The first settlers in this country were religiously motivated. The movement to abolish human slavery clearly had its strength in moral and religious underpinnings.

The secular media - the most vocal supporter of this attack by the irreligious upon the religious - was certainly uncritical and accepting of those members of the clergy who supported the peace movement in the 1960's and currently, but yet attack so viciously those who, in the name of ethics and morality, presume to defend the most innocent member of the human family - the unborn child.

What is immediately obvious is that

“church-state separation” is a specious and dishonorable facade to mask the simple reality that the Pro-Life agenda interferes with their goals. All law - or the absence thereof - represents someone’s morality!

“Reason and experience both forbid us to believe that national morality can exist where religious principles

Feet of 10-week-old prenatal child



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

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

THE ORIGINAL SIGNATURE AD OF NKRTL CONTINUES

Thanks to the generosity of those who are willing to give witness to the Judeo-Christian principle of the sanctity of all innocent human life, NKRTL’s annual March for Life Newspaper Ad was published this year in the *Kentucky Enquirer* on January 22, and in the *Community Recorder* papers on January 19, 2017.

Putting the Pro-Life Message in the Pro-Abortion Secular News Media



Although the same names appeared in each of our two ads, each ad ran a different teaching message. Aside from publishing large numbers of faithful pro-life advocates who each year submit their names in support of our annual ad, NKRTL publishes a pro-life message, one which would never be seen in the news media.

The following is the message published in the *Community Recorders*, followed by the message published in the *Kentucky Enquirer*.

Northern Kentucky Right to Life requests that **C. Cetrulo** and his family in your prayers. Bob went Creator on October 27, 2016. As a founding Bob had unselfishly dedicated his life’s work to Judeo-Christian principle of the sanctity of all He stood in opposition to the culture of death which a nation that accepts the intrinsically evil acts of



all remember **Robert** home to his loving member of NKRTL, proclaiming the innocent human life. prevails in our nation, abortion, infanticide,

euthanasia, cloning, and embryonic stem cell research.

NKRTL can think of no better tribute to this man than to republish his writings, such as the following:

A Strange Society

It is indeed a strange society which says that our Constitution prohibits the taking of the life of the convicted felon who, after being furnished due process of law, assistance of counsel, and presumption of innocence, has been proved guilty beyond a reasonable doubt of a heinous wrong against individuals and society, but says further that our Constitution authorizes the killing of the innocent child in the womb for reasons of convenience - and base that decision upon his utility or capability.

It is indeed a strange society which tells us that the Constitution furnishes legal rights to fleshless corporate entities as "persons" within the meaning of the Fourteenth Amendment, but **denies those same rights to the live being - species *Homo sapiens* - growing in his mother's womb.** (This article continues on page 7.)