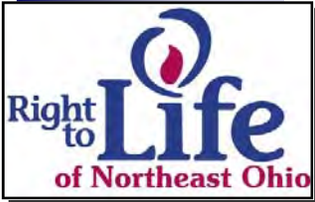


LifeLINES



Winter 2020

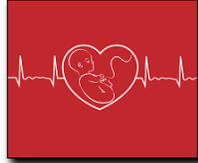


Looking Back to Move Forward by Denise Leipold, Executive Director

No different than any other year, 2019 was filled with many highs and lows in our mission to uphold the right to life for all human beings from conception through natural death. This article highlights some of the major events and news related to life issues that occurred in 2019.

Legislation

- SB 23, Ohio's version of the **Heartbeat Bill**, was signed into law in April, but then struck down by the courts in July. This was not unexpected. The Heartbeat Bill would have made abortion illegal as soon as a heartbeat was detectable in an unborn child, which is roughly about 6 weeks. However, federal law takes precedence over a state's ability to stop abortion before viability (roughly 20-24 weeks). Supporters hope this legislation will ultimately make it to the Supreme Court to overturn the 1973 ruling which made abortion legal under a women's right to privacy, but it is highly unlikely due to the amount of precedence issued by the courts regarding upholding the legality of pre-viability abortions. *NOTE: Ohio District Court Judge Michael Barrett said in his ruling overturning the Heartbeat Bill that it places an undue burden on a woman's constitutional right to a pre-viability abortion. In all actuality, there is NO constitutional right to abortion, regardless of the legality.*



- **The Unborn Child Dignity Act** (Ohio SB27) passed the senate in March and moved to the House for consideration. This legislation will require the Ohio Department of Health to establish rules for the proper disposal of aborted human beings and define "humane disposal" as earthly burial or cremation, not disposal in landfills. *Right to Life of Northeast Ohio provided proponent testimony on this bill.*

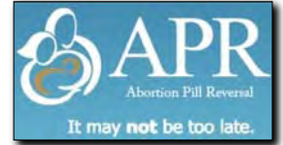


- The Ohio Senate also passed the **Born Alive Infant Protection Act** which takes steps to ensure that children who survive a failed abortion receive the same medical care as other infants, regardless of the circumstances



of their birth. Any physician who fails to protect these children will face criminal penalties. The bill passed along party lines with all Democrats voting against it, in contradiction to a unanimous bipartisan vote earlier in the year for Ohio Senate Resolution 41 that asked the U.S. Congress to pass the federal version of the Ohio legislation. At that time, several Democrats, including Ohio Senator Nickie Antonio, said that although they supported abortion, once a child is born it is human and should be protected. *Right to Life of Northeast Ohio provided proponent testimony on this bill.*

- Ohio Senate Bill 155, the **Abortion Pill Reversal Act**, passed in the Senate along party lines and will require doctors prescribing abortion-inducing drugs to inform their patients of potential reversal procedures in the event the woman changes her mind between the two doses of the medication protocol given at least 24 hours apart. The bill now heads to the House. *Right to Life of Northeast Ohio provided proponent testimony on this bill.*



- Sadly, Ohio's **Down Syndrome Non-Discrimination Act** passed in 2017 was overturned by the courts in October. The law subjected doctors to as much as 18 months in prison for performing an abortion based on a prenatal diagnosis of Down Syndrome in the preborn child. The courts stated that it prevented women from legally obtaining a pre-viability abortion under federal law.



- In November, Ohio's **Family Forward Initiative** (HB405) was introduced with the intent to provide low interest loans to adoptive families to help with the high costs often associated with adoption. A program of the state treasurer, this initiative will help to alleviate financial barriers that often inhibit



(Continued on page 2)

the adoption process and make it easier to welcome children into loving homes. *Right to Life of Northeast Ohio provided proponent testimony on this legislation.*

• On the federal level, the **Equal Rights Amendment** received its first hearing in 36 years. 38 states must ratify it before it becomes part of the constitution. Introduced in 1972, 35 states had ratified it by 1977. However, there was a 7-year deadline imposed by Congress for passage with an additional extension of 3 years added in 1978 and the deadline has long passed. 3 additional states recently ratified it long after the cutoff date. It is back in the public eye probably because of the proliferation of the #MeToo movement. While the original intent of the bill may have been very noble, many other laws (such as Title IX) have already been passed to protect women’s rights. The problem with the amendment in its current format is that it promotes taxpayer-funded unfettered abortion through all nine months of pregnancy. The women who led the fight for women’s equality years ago were generally pro-life and saw abortion as a tool of abusive men to exploit women. We continue to oppose the ERA amendment.



• In February, the United States Department of Health and Human Services issued a final ruling on the **Title X Family Planning Grant** program. The program started in 1970 to provide individuals and families with comprehensive family planning and related reproductive health services. It always prohibited the use of these funds to entities who performed, promoted, referred or supported abortion as a method of family planning. However, over the years, liberal administrations had stretched the rules allowing organizations like Planned Parenthood (PP) to receive these funds for other services even though they also promoted abortion. The final ruling this past February clarified that this can no longer happen. Rather than fight the ruling, PP withdrew from the program more or less implying that their abortion business took precedence over actual family planning.



• Through a massive call to action this past November, S2080/HR647, the federal **Palliative Care and Hospice Education and Training Act** (PCHETA) was successfully blocked, at least temporarily. While the intent of this bill is good, among other things, it could erase hundreds of millions of dollars in Medicare fraud recovery with its ambiguous



language. The bill’s provisions also do not stop the alleged abuses or hastened deaths of clients enrolled in hospice or palliative care.

FACILITY CLOSINGS

• For several years, the infamous **Women’s Med Center** of Dayton, owned by abortionist Martin Haskell, has skirted the law and remained open despite myriads of health and safety violations. In 2016, the Ohio Department of Health (ODH) revoked their license due to rule violations, but over the past several years, the facility has remained open through an appeals process. In August 2019, the Ohio Supreme Court declined to hear the clinic’s final appeal and ordered it to close. In a surprising twist in November, ODH granted them a NEW license. Ambulatory surgical facilities are required to have a transfer agreement with a local hospital in the event of an emergency, but ODH granted the license based on a waiver allowing 4 back-up physicians to provide emergency services. Shortly after the new license was granted, it was revealed that ODH’s new executive director had managed non-profit fundraising grants for PP and NARAL Pro Choice.



• Another Ohio abortion facility with a long and lurid history of health and safety violations is **Toledo’s Capital Care Network**. Their ambulatory surgical license has been lost several times and they keep bouncing back through the appeals process. This past September, however, the clinic voluntarily gave up their surgical license. They remain open providing medication abortions only, which do NOT require a license.



• Two of the seven Cincinnati area **Planned Parenthood** locations closed this past September. Neither location performed surgical abortions, but they did refer for abortions. PP and the media reported that these locations closed because of surmounting pressure on abortion providers and attacks on their ability to provide reproductive health care. They fail to mention that there are at least 20 locations for every PP location that provide women’s health care, and that these alternatives do not provide or refer for abortions.



• The **Akron Women’s Medical Center** abortion clinic had a continuous history of failed health and safety inspections before it



(Continued on page 3)

Looking back to move forward (Continued from page 2)

voluntarily closed a few years ago. The building was owned by Dayton abortionist Martin Haskell who sold it to an Akron area businessman late in 2018. This past spring, the building re-opened as a daycare center called the ABC Clubhouse Academy. We only recently became aware of this because there is no signage or physical changes apparent from the street to indicate the building's re-purposing. How ironic is it that this location that was responsible for the deaths of thousands of children now exists to protect them?

OTHER RELEVANT NEWS

• In February, the movie **UNPLANNED** was released in theatres nationwide. This movie is based on the true story of Abby Johnson, a former Planned Parenthood clinic director who changed her mind after being asked to assist in an abortion procedure. It was lambasted as a lie by PP and the abortion industry but became a hit across the country and is seeing a huge success in DVD sales. In August, Abby announced that she was sending every abortion clinic in the country a DVD copy of the movie.

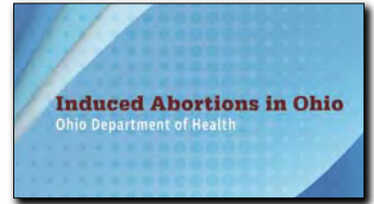


• In July, **Planned Parenthood CEO Leanna Wen** was fired after only 10 months on the job. For years, PP has been falsely saying that abortion is only 3% of their business. When Wen was hired, she finally stated that PP's core mission is to provide, protect and expand access to abortion. Apparently this wasn't good enough for PP, because after she was fired, they cited the need for a more aggressive pro-abortion leader. PP's 2018 annual report showed an increase in abortions and a decrease in all other services. Their 2019 annual report (half of which was under Wen's tenure) showed an even bigger increase in abortions.



• The Ohio Department of Health released their annual abortion report in September. Overall, **abortions were down by 2.24% in the state.** Of the 6 counties in the

state with surgical abortion facilities, 4 showed a decrease. Approximately 94% of the abortions in Ohio were performed on Ohio residents, and the remaining were on out-of-state residents. *Non-surgical abortions increased by 13.78% and now comprise 30.35% of the total reported abortions in the state.* This is very disturbing because women are taking these dangerous drugs at home with potentially fatal health complications and limited medical oversight.



In addition to the news and events mentioned here, there were many others that will shape our culture well into the future. Regarding legislation in Ohio, we are blessed to have a conservative majority both in the house and in the senate. That could easily change and we need to be proactive. While our goal is to change hearts and minds to value the sanctity of all human life above all else even if the laws don't support this, it is much easier if we have laws reflecting these values like our founding fathers intended.

This year will be a critically important presidential election year that will probably see liberal candidates spending millions trying to defeat conservative values and morals. Each and every vote counts, so collectively we can prevent this from happening if we just get out and vote pro-life.

Throughout the coming year, we will be sharing candidate comparison information related to life issues as it becomes available, and also will be highlighting important issues. It is our moral duty to vote, and to support the election of pro-life candidates who will protect the right to life from conception through natural death with no exceptions. If the right to life for a human being does not come first, then none of the rest matter! As our pledge of allegiance states "one nation, under God, indivisible, with liberty and justice for all." That "all" stands for every human being, regardless if they are still in the womb. Wouldn't it be incredible if a year from now we could look back to say that we successfully abolished abortion? Abortion is the biggest human rights violation in our history, and it is within our reach to end it. ■



Every year, Right to Life of Northeast Ohio sponsors this fundraiser in churches and other organizations on Mother's Day for purchasers to say "Thank you for the gift of life!" to wives, moms, grandmothers, godmothers, loving friends or more. Proceeds support our efforts to promote the sanctity of life.

We are in the planning stages of our 2020 flower sale . To find out how your church or organization can take part in this annual event, call our office soon at 330-762-2785

While the wealth of the abortion industry has enabled it to employ focus groups to test various slogans which have resonated with many Americans, let's see how a few of the slogans match up with the reality of abortion in our society.

Abortion should be safe, legal and rare.

The Supreme Court's *Roe v. Wade* and *Doe v. Bolton* decisions of January 22, 1973 legalized abortion for virtually any reason throughout pregnancy, subsequently allowing some restrictions on procedures. Although legal, abortion is neither safe nor rare.

Over 40 years of medical research has demonstrated that abortion has both long-term and short-term negative consequences for women's physical and mental health. (For an overview of the long-term consequences, see "Abortion Harms Women," and "Legal Abortion Threatens Health and Fertility: Why Aren't Women Informed?" on our website.)

Regarding the immediate, short-term dangers of abortion, an Americans United for Life survey of abortion clinics in 38 states found that many, including 39 Planned Parenthood clinics in 15 states, were rated unsafe. (See *Lifelines'* Winter, 2017 edition for its report on Ohio's clinics).

The pro-life group Operation Rescue, with the help of clinic-watchers, has been documenting botched abortions requiring an ambulance trip from clinics to a hospital since at least 2011. Photographic evidence of the ambulances and in many cases, monitoring of 911 calls, have revealed 309 such cases over the nine years. These cases represent only a small fraction of the total, since not all clinics are observed, and not all observed are observed all the time. Moreover, complications requiring hospitalization may arise only after the women have left the clinic on their own.

Abortions are hardly rare! Although U.S. abortions have steadily declined since a high of 1.6 million in 1990, in the 45 years between 1973 and 2017 they numbered over 58 million, according to the Guttmacher Institute. It reported there were 862,320 legal abortions in 2017 (latest data available), or an average of 2,362 per day. An analysis of various estimates of the numbers of human beings deliberately killed by Hitler, Stalin, Mao Zedong and Pol Pot indicates that together their total equals just 60-70% of the legal abortion deaths occurring in the U.S. from 1973-2017.

Pro-abortion advocates constantly seek to increase the number of abortions by attacking gestational limits on abortion and laws prohibiting the killing of the unborn

because of Down Syndrome, sex, or race. Recent changes and proposals in the laws of Illinois, Massachusetts, New York, Rhode Island, Vermont and Virginia essentially allow abortion up to birth. Furthermore, the Governors of Montana, North Carolina, and Wisconsin have recently vetoed bills meant to treat infants born alive after failed abortions. U.S. House Democrats have voted 80 times to block consideration of bills which would prescribe treatment for such infants.

Abortion empowers women.

Abortion activists have recently passed laws making it more difficult for women to make informed decisions when experiencing an untimely pregnancy. For example, Kansas Governor Laura Kelley vetoed a bill which informs women that it is possible to reverse the effect of the abortion pill RU-486 if hormones are administered before the second pill is taken. The same bill informed women of abortion alternatives. Similarly, laws permitting women to view their fetuses in the womb prior to their final decision are also attacked. Nevada's new law (5/31/19) eliminates a previous



requirement that physicians notify a woman of the "emotional implications" of abortion, thus limiting the abortionists' requirement to "describe the nature and consequences of the procedure." Knowledge empowers, ignorance does not. Virginia's Senate Bill 21 also limits the power of mothers (and fathers) of young women by treating minors as adults for purposes of consenting to "medical or health services related to abortion, [and] birth control..."

But perhaps the most egregious and unintended consequence of legalizing abortion is that it likely has contributed to more maternal murders and assaults. That is, while some male partners might stop short of forcing women to have an illegal abortion, male rage probably increases when partners refuse to do that which is legal. Sadly, a study published in the *Journal of the American Medical Association* found that, from 1993 to 1998, the leading cause of death among pregnant women was homicide, accounting for 20% of such deaths. This risk of dying from homicide was twice as great as that among non-pregnant women. Pregnant women are also assaulted by partners attempting to cause a miscarriage, and the abortion pill RU-486 has been slipped into women's drinks for the same purpose. Readers may search *LifeNews.com* to read specific instances of these cases.

Abortion is a matter between a woman and her physician.

The testimony of former abortion clinic workers from Carol Everett (*Blood Money*, 1992) to Abby Johnson (*UnPlanned*, 2010) and many others (the *Christian Post* on Jan. 8 reported that 550 have left in the last 7 years), suggest that most women are aborted by a physician who is a stranger to them,

(Continued on page 6)

In the trial of undercover videographer David Daleiden and other pro-lifers affiliated with the Center for Medical Progress (CMP) which concluded on November 15, 2019, Judge William Orrick awarded Planned Parenthood (PP) damages of \$870,000. The jury thus concluded that the pro-lifers broke California's law which forbids recording anyone by sound or video without first getting their permission. Daleiden and his team had attended PP and National Abortion Federation conferences and recorded their employees, and, with permission, one woman who worked for a fetal body parts procurement company. The videos exposed PP's sale of fetal body parts, failure to obtain proper informed consent from patients, and the illegal modification of normal abortion procedures to obtain undamaged body parts.



Judge Orrick was previously requested to recuse himself because of his and his wife's support of PP (see Fall 2019 *Lifelines*) but he refused, and an appeal to the liberal Ninth Circuit Court of appeals was denied. Although Judge Orrick dropped six of 15 charges against the pro-lifers, his support of PP was clearly mirrored in his rulings.

Charles LiMandri, one of the team of lawyers defending the pro-lifers, said, "I have never witnessed anything that approached the open bias that unfairly favored Planned Parenthood at this trial." He noted that:

1. In ruling on pre-trial motions, Orrick struck down the pro-lifers' key defense based on "public policy," meaning there was a public benefit in disclosing PP's crimes (which would have nullified the law's requirement of prior permission).
2. Orrick struck down the "unclean hands" defense (i.e., PP itself was responsible for bringing about their alleged damages because of their own wrongful acts).
3. He instructed the jury that the pro-lifers had no applicable First Amendment rights in this case, and that the truth of their undercover videos was irrelevant. Hence, they could not put forth their most compelling evidence that PP had been illegally selling fetal body parts for profit.
4. He would not let the pro-lifers show most of the videos to the jury, and some were played without sound.
5. He did not allow the pro-lifers to inform the jury that the U.S. Senate had investigated PP and found that it had probably violated the law, and referred the case

to the U.S. Dept. of Justice and the FBI.

6. He did not allow the pro-lifers to inform the jury that two body-parts procurers who had worked with PP had been tried and found guilty of profiteering from the sale of baby body parts, and paid heavy fines.
7. Although Judge Orrick allowed the pro-lifers to defend against PP by noting that California's law did not apply to undercover recordings if the investigators believed they were seeking to prevent violent crimes against "persons" (some research required fetuses to be alive at removal), he told them to keep this evidence at a "high level." This meant they had to "sanitize" the evidence so that the jury would not be exposed to its barbarity.
8. The pro-lifers were not permitted to call expert witnesses who would testify that
 - a) PP used third party brokers who profited from the sale of body parts,
 - b) failed to properly gain consent to donate fetal tissue and organs from some women,
 - c) lied to women about the type of research being done on the fetal tissue and body parts,
 - d) failed to tell some women that the abortionist would modify the normal procedure to obtain more marketable body parts,
 - e) failed to tell late-term women that their child might be born alive.

Mr. MiLandri noted that although the pro-lifers lost this round, "the silver lining is that much good evidence of Planned Parenthood's criminality was brought to light even though the judge ruled it was irrelevant [and] ... we succeeded in laying the foundation for an excellent record on appeal."

David Daleiden and the other CMP defendants will appeal this conviction. In addition, CMP is suing Dr. Savita Ginde, then chief Medical Officer of PP of the Rocky Mountains, for her false and defamatory claims that the undercover footage is "fake." Having left PP in 2017, Dr. Ginde published a memoir and made a presentation in 2018 in which she claimed the videos were "dubbed," "spliced and diced" and even "fabricated" and "faked." Yet she admits that she never fully watched the videos and "had no intention of ever doing so." In the video in which she was recorded, however, Dr. Ginde, discussing the pricing for aborted fetal remains says, "I think a per item thing [as opposed to a flat fee] works a little better, just because we are able to see how much we can get out of it." Moreover, in federal court, PP of the Rocky Mountains and PP of America finally stipulated that "the words used by [PP's] personnel and the [CMP investigators] in the video recorded by [them] were spoken by those persons." ■

Planned Parenthood's Annual Report for 2018-2019, indicated that it had total assets over \$1.99 billion. Its tax revenue for that fiscal year was \$616.8 million and private contributions and bequests totaled \$591.3 million. Comparing its present report to the previous 12 reports starting in 2006-2007, we find that while its tax revenue increased by 83% and abortions by 19%, reversible contraceptives given to women decreased by 25%, PAP tests by 76%, breast care by 70%, and female genital tract procedures by 25%. Prenatal services decreased 76% from 2009 (earliest comparable data) to 2018-19. Its annual profit (excess of revenue over expenses) averaged \$92.9 million per year! Its share of the nation's abortions from 2006-07 to 2016-17 (latest available data) increased from 23.3% to 37.3%. Thus, its annual reports tell us two things: first, it does not need our tax dollars, and second, it cares more about increasing abortions than it does about women's health care. (For more details, go to our website, click on "Issues", then "Abortion" and scroll down to "Your Tax Dollars at Work.")

Abortion Worldwide, and Among African-Americans. Worldometers, an organization that collects data from governments and other organizations reports that

...abortion was the leading cause of death worldwide in 2019.

abortion was the leading cause of death worldwide in 2019. In the U.S., it was the leading cause of death of African-Americans in 2016 (latest available data), with 236,919 abortions, compared to 326,810 African-American deaths from all other causes. In 2018, African Americans had 2.8 times as many abortions as their numbers in the population would lead one to expect. In Ohio in 2018, they had 3.7 times as many abortions as expected, while that number varied from 2.3 to 5.0 in eight local counties. (For documentation, go to our website, click on "Issues", then "Abortion" and scroll down to "Impact of Abortion on the

African-American Community.")

Different studies have indicated that Planned Parenthood (PP) targets minority populations. In the most recent report, Kristin Hawkins, president of Students for Life of America noted that as part of its student outreach, PP started 81 new campus chapters, 18 of which (22.2%), were in historically black or minority-serving institutions, although predominantly black schools constitute only about 3% of all colleges and universities in the U.S.

Abortion Clinic Survey. In addition to its studies of abortionists and clinic watchers which document botched abortions, Operation Rescue surveys the population of abortion clinics in the U.S. Its latest survey, conducted Nov. 18 to Dec. 6, 2019, found that since 2013, 367 surgical abortion facilities have closed, a decrease of 79% in this type of clinic since 1991. Medical abortion facilities, which only administer the two-stage abortion pill, on the other hand, increased by 47% in the last decade to 245. Today, there are 710 abortion clinics in the country. Of these, 381 (54%) are Planned Parenthood clinics, 170 surgical and 211 medication-only. Operation Rescue notes that there is a huge profit margin for PP which pays about \$82 for the mifepristone/misoprostol abortion drugs, but charges an average of \$604 for the two-pill combination in its clinics across the country.

Operation Rescue believes clinic closures in 2019 are due to: 1) financial problems, 2) criminal conduct or regulatory violations, 3) abortionists who quit or retire, and 4) pro-life activism and/or legislation. It notes that 17 states, including Ohio, passed pro-life laws in 2019, although most of these are tied up in legal challenges. On the other hand, nine states (mentioned in other stories herein) have passed pro-abortion legislation, motivated in part by President Trump's court nominations, and the fear that Roe v. Wade and its companion, Doe v. Bolton, may finally be successfully challenged. The Dept. of Health and Human Services' Protect Life Rule which prevents clinics that conduct or refer for abortion from receiving Title X family planning grants was also a blow to abortion advocates. In response, Illinois, New Jersey, New York and Vermont have replaced Title X funds with state tax dollars. ■

Pro-Choice Slogans vs. Reality (Continued from page 4)

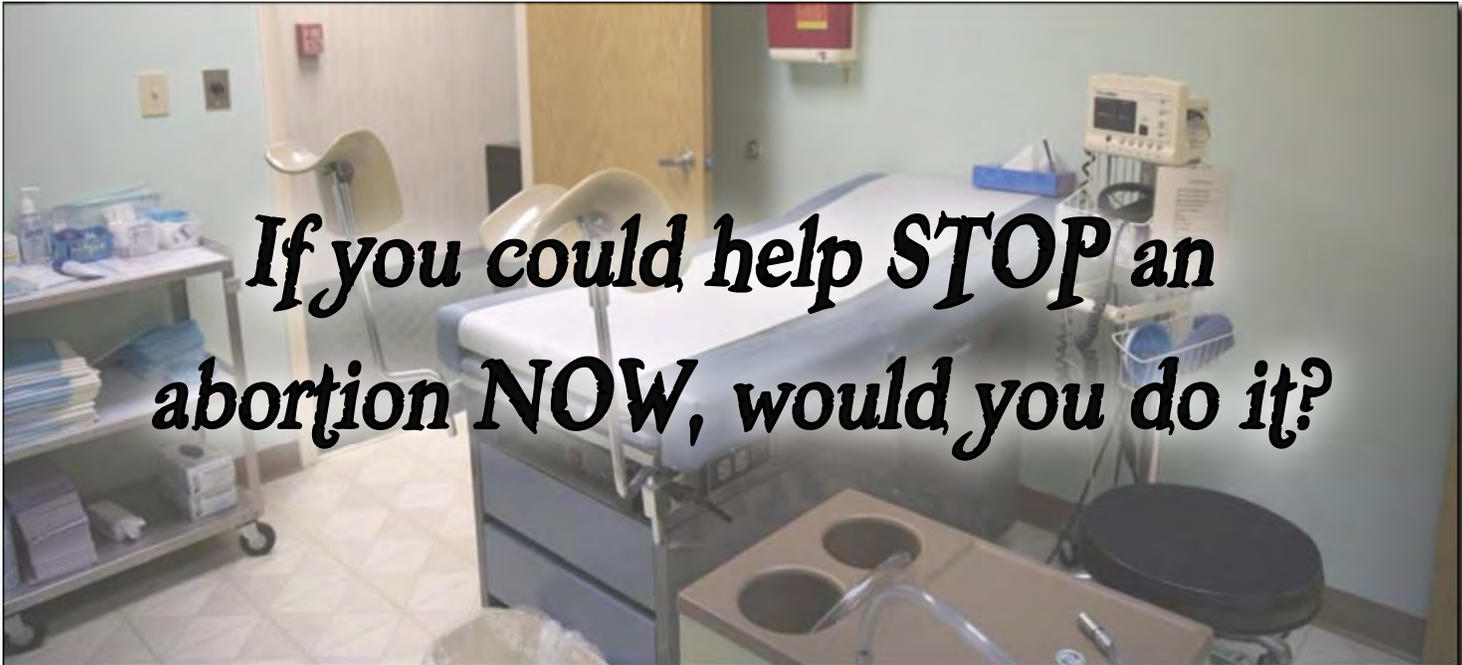
not seeing him/her until they are on the table. Moreover, abortion activists have either passed laws that allow non-physicians to do abortions (IL, MA, NV, NY) or are seeking to pass such laws (AL, ID, WI).

We are Pro-Choice.

But not if you are a taxpayer or an employer who does not wish to pay for others' abortions, or a nurse or doctor who does not want to offer or participate in abortion, or a pharmacist who does not wish to sell abortifacient drugs, or someone who wants to offer women alternatives to abortion. Also, if you support pro-life ideas, pro-choicers may boycott your business, or shout you down if you are a pro-life speaker.

Abortion is Reproductive Healthcare.

Actually, it is anti-reproductive health endangerment. The individual reproduced is killed, and his or her mother's health (and that of her future children –wanted or unwanted) may well be harmed. (See references under "Abortion should be safe, legal and rare" above). ■



***If you could help STOP an
abortion NOW, would you do it?***

Be our guest for dinner and find out how!

Right to Life
of Northeast Ohio
***Celebrate
Life!***
Dinner

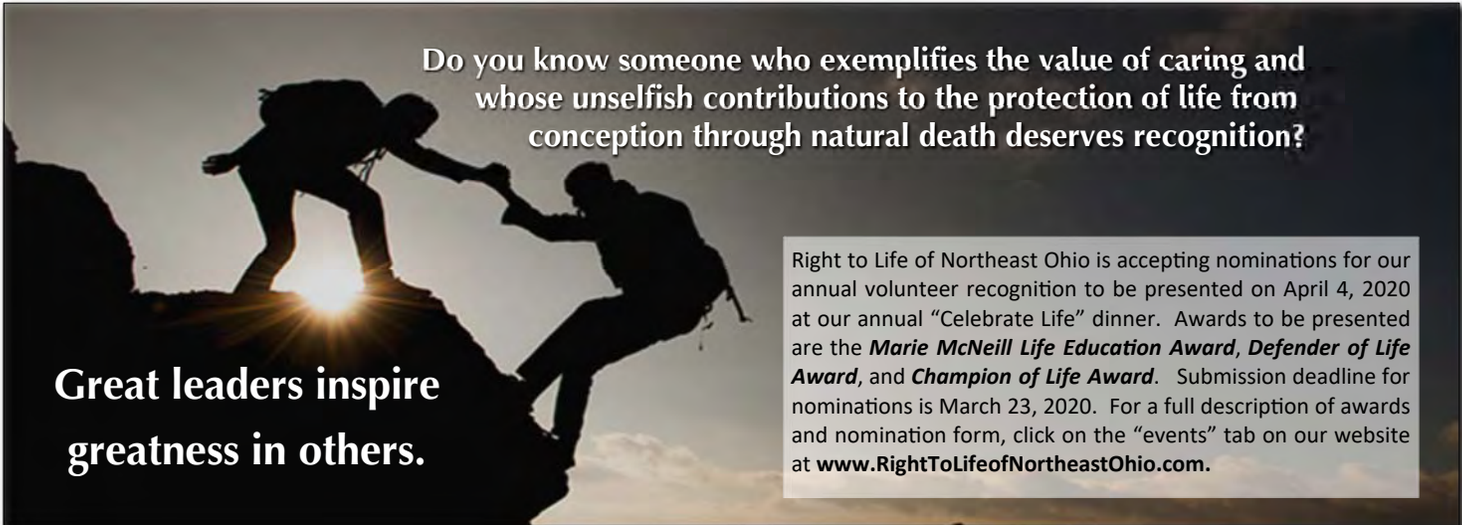
with special guest Ohio Secretary of State Frank Larose

Saturday, April 4, 2020

SYB Party Center
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Social Hour 4PM Dinner 5PM

SEATING IS LIMITED!
Reserve your seat online at
www.RightToLifeofNortheastOhio.com,
or call 330-762-2785



**Do you know someone who exemplifies the value of caring and
whose unselfish contributions to the protection of life from
conception through natural death deserves recognition?**

**Great leaders inspire
greatness in others.**

Right to Life of Northeast Ohio is accepting nominations for our annual volunteer recognition to be presented on April 4, 2020 at our annual "Celebrate Life" dinner. Awards to be presented are the *Marie McNeill Life Education Award*, *Defender of Life Award*, and *Champion of Life Award*. Submission deadline for nominations is March 23, 2020. For a full description of awards and nomination form, click on the "events" tab on our website at www.RightToLifeofNortheastOhio.com.



572 West Market St. Suite 2 • Akron, OH 44303
330-762-2785
www.RightToLifeofNortheastOhio.com

Our Mission

Protecting the sanctity of human life from conception through natural death...NO EXCEPTIONS

The Main Issues

*Abortion
Embryonic Stem Cell Research & Cloning
Euthanasia & End of Life Decisions*

Our Goal

Building the Culture of Life

Our Strategies

***Educate** with the facts concerning life issues
Legislate by promoting laws protecting innocent human lives
Advocate as a voice for the voiceless
Unify those seeking to defend life
Multiply our voices to increase in strength*

Right to Life
of
Northeast Ohio

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Executive Director

Board of Directors

Ken Leipold
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Amy Zimmerman
Vice President

Patrick McNeill
Secretary

Reita Miller
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Dr. Ray Adamek
Kayla Atchison
Shari Cavallaro
Robert Hedrick
Rev. Robert Schneider
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Youth For Life of Northeast Ohio is a program of Right to Life of Northeast Ohio.

Life Education Fund is a 501c3 affiliate with Right to Life of Northeast Ohio.

Contributions to Life Education Fund are tax deductible under IRS rules.

PLEASE HELP US...

...to continue in our fight to protect innocent human life from conception through natural death...

NO EXCEPTIONS!

You can use the envelope enclosed with this newsletter to make a donation by mail

or

CALL

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or

make a secure online donation on our website by clicking on the "donate" tab.

A large graphic with a blue sky background and a photograph of the Supreme Court building. The text reads "Abortion? The Supreme Court legalized slavery, too." and includes the website URL "www.RightToLifeofNortheastOhio.com" and the organization's logo in the bottom right corner.