As 2019 began, Missouri Right to Life knew we would be fighting to save babies and protect women from the evils of the abortion industry through passage of legislation and continued education for the public. But what has transpired since the beginning of this year has thrust us into the battle of a lifetime ... the battle we have been praying for and seeking for 46 years. The day when the truth of what abortion does to innocent unborn babies and to women comes to light, and people stand up and cry out for justice. This battle will not be easy, nor will it be short. We will have ups and downs, bad court rulings and good court rulings, but we have the truth on our side and truth will be the ultimate victor.

When that will be only God knows, but pro-life people will continue to stand in the gap to fight for the babies and their moms!

State leaders have made sure that help is in place for women who are in crisis situations to have what they need to choose life for their unborn children and make a better life for themselves and their children. Those helps can be found in state programs like our alternatives-to-abortion program and the show-me healthy babies program as well as others.

Quality health care with a broader range of services for women and their families can be found at local state health clinics as well as federally qualified health care facilities. Make sure this information is out in your communities through your fair booths and education events this summer! As abortion clinics close, women are going to get safer and better health care for themselves and their unborn babies!

So, you might be asking ... where are we with all the court challenges and enacting the 2019 SS SCS HB 126? At this time there are at least 6 tracks working on different battles. The abortion industry knows they are losing ground and they are fighting like everything to maintain their right to kill unborn children and maintain their dangerous deceptive standard of care for women.

**First Track** One part of SS SCS HB 126 went into effect on May 24 when Governor Parson signed it into law. That part is the two custodial parent notification prior to a minor having an abortion. The rest of SS SCS HB 126 is due to go into effect on August 28.

**Second Track** The Department of Health and Senior Services has found multiple deficiencies in the scope of care at the St. Louis Planned Parenthood clinic where Planned Parenthood has been accused of breaking some laws put in place in 2017 with the enactment of SB 5. The deficiencies found are due to announced and unannounced abortion clinic inspections enacted in SB 5. One part of the law broken is that there are no records of complications being filed when there have clearly been multiple complications. This leads to track three......

**Third Track** The court sent the decision on the renewal of the St. Louis Planned Parenthood license back to the Department of Health and Senior Services to decide the fate of the license. On June 21 the state refused to renew the license.

**Fourth Track** After SS SCS HB 126 was signed into law, the ACLU and a businessman from Joplin filed requests for approval of referendums to place a rape and incest exception into the statutes and prevent SS SCS HB 126 from going into effect without it.

**Fifth Track** Planned Parenthood has sued the liberal court and has said they have the right to have our tax dollars go to Planned Parenthood. Governor Parson has said that our State will appeal, that citizens should not be forced to pay for someone else’s abortion.

**Sixth Track** June 20th: barring further court orders, court rules that President Donald Trump’s administration can enforce a rule finalized this spring that strips federal Title X funding from any clinic that provides abortions or abortion referrals. Missouri Right to Life has been working to stop our federal tax dollars from going to Planned Parenthood. We will continue to fight this battle in Missouri as well!

Pray for Attorney General Schmitt and his Solicitors as they fight these court battles. Pray for Governor Parson as he leads Missouri to protect women and unborn babies. Pray for Secretary of State Ashcroft as he follows the laws of Missouri to decide if those filing anti-life referendums are following the laws of our state. Pray for our legislative leaders and pro-life members in the legislature as they fight for the unborn and for women in crisis situations by putting good programs in place and defunding programs that take the lives of innocent human beings.

May we all stand united as Missouri Right to Life, Missourians, statewide leaders, our pro-life congressional leaders, and President Trump work together to protect women and save unborn babies!

People United for Life Save Babies and Protect Women

![Image of Missouri Right to Life leadership and supporters](image-url)


Your gifts make Missouri Right to Life’s work possible.

As always, your donation in the enclosed return envelope is so appreciated!
Slowly, things began to change. First, the landlord stunned the 40 Days for Life team when he welcomed a mobile ultrasound unit to park on the property.

And then he made the decision not to renew Planned Parenthood’s lease.

He didn’t have another tenant lined up to replace Planned Parenthood.

Sheila said he simply realized that ending the lease with America’s leading abortion provider was “the right thing to do.”

The lease is scheduled to expire this summer. Sheila and her team are praying for the landlord to stand firm .... and that Planned Parenthood will fail to find new space and become the next abortion facility to close after a 40 Days for Life campaign!

God answered prayers to bring transformation to Fayetteville, Arkansas.

American Medical Association reaffirms opposition to assisted suicide

For years, the assisted suicide movement has been pressuring medical associations to assume positions of “studied neutrality” about the legalization of assisted suicide. Never mind that taking no position on one of the most important medical-ethical controversies of our era is a cowardly abdication of doctors’ crucial leadership role in society. The knees of some organizations — such as the California Medical Association — have buckled.

But not the American Medical Association. Despite intense pressure, today [June 11] the AMA reaffirmed its unequivocal opposition to assisted suicide. The position of the AMA continues to be:

Physician-assisted suicide and euthanasia are fundamentally incompatible with the physician’s role as healer, would be difficult or impossible to control, and would pose serious societal risks.

Bravo!

Planned Parenthood kicked out

Planned Parenthood’s landlord in Fayetteville, Arkansas, was not a fan of 40 Days for Life.

From baseless police calls to turning the sprinklers on vigil participants, he did whatever he could to make life difficult for 40 Days for Life volunteers.

Sheila, the local campaign leader, was frustrated and angry. But she never quit praying. “I had a prayer team dedicated to the landlord,” she said.

Judges Matter: How America’s most liberal court let President Trump cut Planned Parenthood funding

The Ninth Circuit Court of Appeals used to be the closest thing Democrats had to a sure thing. Chock full of activists, the West Coast bench has been so wildly out of step with the law that it used to hold the distinction as the “most reversed” appeals court in the country. Now, after three years of record-shattering judicial confirmations, Donald Trump is on the verge of balancing the “Nutty Ninth” — and most Americans couldn’t be happier.

It’s a feat no GOP president has managed: taking the “liberal” out of “liberal Ninth Circuit.” Thanks to the White House’s laser-like focus on courts, the possibility grows stronger every day. With the help of Senate Majority Leader Mitch McConnell (R-Ky.), President Trump has all but leveled the field — placing six judges on the bench and bringing the number of Republican appointees to 11. If Daniel Aaron Bress is confirmed (after his hearing last month), the Senate will have brought that total to an “even dozen” of the court’s 29.

In some cases, the shift is already being felt. Just yesterday [June20], three judges from the Ninth Circuit handed the president a significant victory, voting 3-0 to let his “family planning” rule take effect while the legal challenges play out. “Absent a stay,” the trio wrote, “HHS will be forced to allow taxpayer dollars to be spent in a manner that it has concluded violates the law, as well as the government’s important policy interest in ensuring that taxpayer dollars do not go to fund or subsidize abortions.”

Under the administration’s policy, family planning programs wouldn’t just be financially separated from abortion — but physically separated too. After years of sending Title X dollars to the same location as some abortion centers, President Trump announced an important change. Restoring the policy of Ronald Reagan, he decided that groups like Planned Parenthood could only keep their family planning money if they moved their abortion activities offsite.

It was a significant move — one that could cost Leana Wen’s group as much as $60 million, the single largest drop in Planned Parenthood’s taxpayer funding in almost 50 years. The abortion industry sued. As far as they’re concerned, abortion is family planning — and they refuse to stand by and allow the White House to sever any strand of their taxpayer-funded ties.

At least for now, the Ninth Circuit is giving the administration the benefit of the doubt, letting HHS draw a bright line between abortion and family planning programs — just as courts have upheld. That’s just one reason Justice Department spokesperson Kelly Laco is “confident we will ultimately prevail.” “The [DOJ’s] position is supported by long-standing Supreme Court precedent…. We are pleased that the Ninth Circuit has cleared the way for this important executive branch action to take effect while our appeals are pending.”

And even more pleased, no doubt, that the President’s policies are starting to get a fair shake in the court where lawlessness almost always prevailed.
A abortion has been in the news more in the last 30 days than in the previous 30 years. Pro-abortion states are passing laws to allow poisoning and dismembering innocent children in the womb up to the moment of birth with no restrictions and making taxpayers pay for them. Some states are even defending killing children after they’re born. Pro-life states — like Missouri — are passing laws that will save children’s lives with significant restrictions and at earlier and earlier gestational periods. For doing this, pro-life states are incurring the wrath of the left.

Hollywood is calling us extremists. The press has called us jihadists. Presidential candidates say we hate women and we hate children after they’re born. None of these things matter.

They can call us extremists …. doesn’t matter. They can call us jihadists …. doesn’t matter. They can say we hate people …. doesn’t matter.

What matters is that Missouri has gone from more than a dozen abortion clinics to just one. What matters is that Missouri has gone from 20,000 yearly abortions to 3,000. What matters is that the last abortion clinic in Missouri is on the ropes.

Missouri Right to Life has been at the forefront of these successes despite a stream of lawsuits challenging us every step of the way …. doesn’t matter. We just forge ahead.

Missouri Right to Life was instrumental in passing the recent SS SCS HB 126, one of the most comprehensive pro-life laws ever passed in America. Lawsuits were filed immediately …. doesn’t matter.

Planned Parenthood was set to lose their license a couple of weeks ago but filed suit and stayed open …. doesn’t matter.

When I say that these things don’t matter, please know that I am not minimizing their importance. But it’s easy to get frustrated when it seems we take one step forward and then two steps backward. But Missouri Right to Life has always forged ahead. We don’t focus on what the pro-abortion people are doing. We focus on what we’re doing. And we’re doing God’s work. This makes me think of St. Teresa of Calcutta’s quote, “God does not require that we be successful, only that we be faithful.”

As long as we serve God, success will come — as evidenced by having only one abortion clinic left in Missouri. God has honored our work. He has honored YOUR work. All the lawsuits. All the accusations. All the name-calling …. doesn’t matter!

God bless your work!

Steve Rupp

Doesn’t Matter!
Whenever we make small exceptions to universal moral rules, we shouldn’t be surprised that the rules themselves can be quickly undermined. Establishing an “exception” in one case makes people think they’re due an exemption for their case as well. Certain norms of moral behavior, however, do not admit of any exceptions, and we risk undermining morality altogether if we don’t recognize them. Moral norms governing the protection of human life are one such example.

A recent and lengthy article in The Guardian took a look at the practice of euthanasia in the Netherlands. It led off with this provocative title: “Death on demand: has euthanasia gone too far? Countries around the world are making it easier to choose the time and manner of your death. But doctors in the world’s euthanasia capital are starting to worry about the consequences.” The article points out that, as the world’s pioneer, the Netherlands has also discovered that although legalizing euthanasia might resolve one ethical conundrum, it opens a can of others – most importantly, where the limits of the practice should be drawn. In the past few years a small but influential group of academics and jurists have raised the alarm over what is generally referred to, a little archly, as the ‘slippery slope’ – the idea that a measure introduced to provide relief to late-stage cancer patients has expanded to include people who might otherwise live for many years, from sufferers of diseases such as muscular dystrophy to sexagenarians with dementia and even mentally ill young people.

The logic behind these concerns is clear. If we are willing to make an exception to the rule that direct killing of an innocent human being is always wrong, then it only becomes a matter of “haggling over the price.” If killing by euthanasia can be allowed for a deeply emotional reason, it can certainly be allowed for other reasons too, and soon for nearly any reason, making it difficult, if not impossible, to put the cat back into the proverbial “moral bag.”

The almost instantaneous deployment of abortion-on-demand around the world several decades ago relied on very similar logic: first, grant a single exception, and in time virtually any instance begins to appear plausible and defensible. That exception, of course, was rape. By playing on the tragedy of sexual assault, abortion advocates managed to direct attention and blame towards the child, an innocent bystander, turning him or her, almost more than the rapist, into the culprit. After the child had been successfully targeted in situations of rape, he or she became generally targetable in other situations as well. When it comes to abortion, the state of Louisiana in past years required some of the most comprehensive reporting in the US, and their detailed records are a helpful resource for determining how frequent abortions for rape really are. Abortionists were required to fill out a form entitled “Report of Induced Termination of Pregnancy” (Form #PHS 16-ab) for every abortion. The form stated at the top: “Failure to complete and file this form is a crime.” Item 9d on the form was entitled “Reason for Pregnancy Termination.” Statistics compiled from these forms over a 14-year period reveal the reasons for 115,243 abortions in Louisiana during that time: Reasons for Abortion in Louisiana between 1975 and 1988

<table>
<thead>
<tr>
<th>Reason</th>
<th>Count (Percentage)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mother’s mental health</td>
<td>114,231 (99.12%)</td>
</tr>
<tr>
<td>Mother’s physical health</td>
<td>863 (0.75%)</td>
</tr>
<tr>
<td>Fetal deformity</td>
<td>103 (0.09%)</td>
</tr>
<tr>
<td>Rape or incest</td>
<td>46 (0.04%)</td>
</tr>
</tbody>
</table>

These data confirm other calculations indicating that, on average, about 550 women per year in the U.S. become pregnant as a result of rape. Assuming they all ended in abortion, this means that an average of 0.04% (one twenty-fifth of one percent) of all abortions have been performed for rape — or only one out of every 2,500! Yet for every one of the more than 50 countries that now have abortion on demand around the world, the initial step taken by pro-abortion forces was intense lobbying for abortion in the so-called ‘hard cases’ — especially rape and incest. Once abortion advocates secured the availability of abortion for the ‘hard cases’ they went on to argue for abortion in any situation.

Even if one granted, for the sake of argument, that rape justified a mother’s decision to end her child’s life, could that ever justify the other abortions that occur for non-rape related reasons? It is duplicitous to justify 2,499 deaths from the one assault, unjust and traumatic as it may have been. By granting the exception, the moral rule has been, in effect, eliminated, and the doors have been thrown open to the practice of abortion for any reason. Encouraging exceptions is the entry point into a broader repudiation of our moral duties towards each other, the first of which is the duty to respect the inviolability of each other’s life.

This article appears at the The National Catholic Bioethics Center website in Fr. Pacholczyk’s series “Making Sense of Bioethics.”

**Assisted Suicide in the States**

State laws and legal policy as of June 12, 2019

- 9 states have enacted laws allowing physician assisted suicide (PAS) since 1997 (Washington, Oregon, California, Colorado, Maine, Vermont, New Jersey, Hawaii, and Washington D.C.)
- 11 states have enacted new laws against assisted suicide (including PAS) since 1997 (Idaho, Utah, Kansas, Oklahoma, Alabama, Georgia, South Carolina, Maryland, Virginia, Ohio, Michigan)
- 28 states have pre-1997 bans against assisted suicide still in effect.
- 1 state has a court decision that may allow PAS in practice (Montana)
- 2 states have no clear policy by statute or by common law (Nevada, Wyoming)

*Information from Charlotte Lozier Institute*
I recently came across a column, written in January 2016 by then-presidential candidate Donald J. Trump explaining his position of abortion. He wrote, “America, when it is at its best, follows a set of rules that have worked since our founding. One of those rules is that we, as Americans, revere life and have done so since our Founders made it the first, and most important of our ‘unalienable’ rights.”

He continued, “Over time, our culture of life in this country has started sliding toward a culture of death. Perhaps the most significant piece of evidence to support this assertion is that since Roe v. Wade was decided by the Supreme Court 43-years ago over 50 million Americans never had the chance to enjoy the opportunities offered by this country. They never had the chance to become doctors, musicians, farmers, teachers, husbands, fathers, sons, or daughters. They never had the chance to enrich the culture of this nation or to bring their skills, lives, loves, or passions into the fabric of country. They are missing, and they are missed.”

Seven immensely significant words: “They are missing, and they are missed.”

Since his upset victory, Donald J. Trump has remained true to his campaign commitment to the pro-life community to protect unborn children.

- Within days of taking office, President Trump took executive action to restore the Mexico City Policy, initially issued by President Ronald Reagan in 1984. The policy requires any non-governmental organization (NGO) receiving U.S. foreign aid to sign a contract promising not to perform abortions (except to save the mother’s life or in cases of rape or incest), not to lobby to change the abortion laws of host countries, or otherwise “actively promote abortion as a method of family planning.” In May of 2017, the Trump administration expanded the policy, now called “Promoting Life in Global Health Assistance.” Only a handful, including International Planned Parenthood and Marie Stopes International, have refused to sign the contract.

- In March of this year, Secretary of State Mike Pompeo closed what had become a loophole, now requiring NGOs to confirm that they are not passing U.S. funds along to other organizations that still promote abortion.

- President Trump kept another promise by protecting the conscience rights of providers, individuals, and other health care entities. The HHS office for Civil Rights will enforce federal laws to protect “providers, individuals, and other health care entities from having to provide, participate in, pay for, provide coverage of, or refer for services such as abortion, sterilization, or assisted suicide.”

- HHS has taken strong action in other areas as well. When Obamacare was enacted in 2010, the law required qualified health plan issuers to segregate collected premiums to pay for abortion coverage and that enrollees be informed if abortions are covered by a qualified health plan. In October of 2017, HHS declared that it will fully enforce these requirements as a step toward ensuring that federal tax dollars are not used to subsidize coverage for elective abortion. And in January 2018, HHS issued a preliminary rule requiring insurance companies that offer Obamacare plans that cover abortions to also offer an identical plan that does not cover abortions.

- Obamacare prohibits a health program from discriminating on the basis of sex. The Obama administration had defined this discrimination to include abortion. In May, HHS issued a proposed rule to make clear that it is not “discrimination on the basis of sex” for an individual doctor or a facility to refuse to abort an unborn child.

- And in May 2019, continuing the Administration’s efforts to keep the federal government out of the abortion business, HHS announced it will no longer fund new research that uses fetal tissue from aborted babies.

- At the congressional level as well, President Trump has stood firm, issuing a “Statement of Administration Policy” on various pieces of legislation, informing members of Congress of the likelihood of the President signing or vetoing such legislation. Statements have been issued, saying the President’s advisors would recommend that he sign the Pain- Capable Unborn Child Protection Act, the No-Taxpayer Funding for Abortion and Abortion Insurance Full Disclosure Act of 2019, and the Born-Alive Abortion Survivors Protection Act. These statements have also been issued that a veto would be recommended for legislation that promotes abortion being considered by the Democrat-led U.S. House of Representatives. These include the repeal of the President’s orders on the use of foreign funds to promote abortion and to block implementation of the new conscience protection rules, as well as the administration’s requirement that Title X family planning funds not be awarded to entities which also perform abortions at the same location.

- One of President Trump’s strongest campaign promises addressed the appointment of federal judges “who will uphold the Constitution.” Working closely with Senate Majority Leader Mitch McConnell, he has been faithfully accomplishing that pledge. With two new justices on the Supreme Court and more than 100 new judges on the appellate and federal courts, we can hope and expect that the coming years will see our Constitution not scorned and rejected for someone’s personal opinion.

There are more actions from the President and his administration than are listed here, but I think we can strongly agree. When it comes to protecting unborn children, President Trump is a man of his word.

-President Donald Trump

“... since Roe v. Wade was decided by the Supreme Court 43-years ago, over 50 million Americans never had the chance to enjoy the opportunities offered by this country. . . . They never had the chance to enrich the culture of this nation or to bring their skills, lives, loves, or passions into the fabric of country. They are missing, and they are missed.”

-President Donald Trump

~ Carol Tobias
President, National Right to Life
As one of the presenters for the Missouri Right to Life Speakers Bureau, I received a request from Ex. Dir. Susan Klein asking if I could take care of a speaking request in Macon, just thirty miles north of me. Of course I immediately said yes.

Then the Linn County Republican women asked me to speak on a date even earlier than the Macon County request. I hadn’t been out speaking in a while, so I knew I’d have to pretty much start from scratch putting together a presentation. I put together an outline and largely spoke without notes at the Republican Women’s meeting.

I thought it went well, so I thought I was all set for the next one. Then I got a cold, and shortly thereafter came down with the most severe case of laryngitis I’d had in my life. It hung around and hung around. The April 9th commitment to the Missionary Baptist Women’s Union at Open Arms Baptist Church in Macon was only a few days away and I still didn’t have a voice.

Desperately, I tried to find someone from MRL-Northeast Region to go and speak in my place. No one was available. Over lunch one day, I jokingly whispered (with difficulty) to my husband, Ted, that I might have to write it all out and have him read it for me. His unexpected response was, “I was wondering about that.” That told me he was open to the idea. I spent many hours over the next few days and the weekend, researching the internet for factual references and putting things down on paper. I printed it out in larger font so it would be easier to read and gave it to him.

Tuesday, April 9th, rolled around, and it was obvious he would have to be my stand-in. We arrived at the venue and informed our hostess of the reason for the change, although it was pretty obvious. Ted came up through the FFA organization and public speaking was part of his training in that program, so he did a fantastic job, earning two thumbs up from those in attendance and a very grateful heart from his spouse.

Our retirement from active farming in December 2018 yielded the unexpected blessing of his availability at just the time it was needed. Thank you, Lord! And thank you, Ted!

By inviting a Missouri Right to Life speaker to come to your church, political club, or community group, you have opened the door for more lives to be saved by growing the pro-life family. For information or to schedule a speaker, contact the MRL state office at 573.635.5110 or email righttolife@missourilife.org.

Fairs and Festivals - A Pro-Life Opportunity!

Peggy Bull leads the volunteer team at MRL-Sedalia Chapter’s booth at the Dogwood Festival in Camdenton. Literature and knowledgeable and caring volunteers teach of the dangers of abortion not only for the life of the child, but also of the immediate danger to the mother. And, in the bottom photo, don’t you love the lady’s expression of surprise as Peggy explains the fetal models to her!

Lee’s Summit Downtown Days is the site of MRL-Western Region’s information booth. Stan McClatchey takes his turn in the booth sharing pro-life information with those attending the fair.
**Blessing! MRL’s Summer Intern**

This summer Missouri Right to Life has been graced with the skills, talents, and enthusiasm of a young college student intern. Anna Mudd was raised, the younger of two children, on a traditional farm near Emerson, MO. She attends Benedictine College in Atchison, KS, as a Theology and Philosophy major.

During her time at Missouri Right to Life, Anna has been working on organizational, marketing, and outreach efforts for Missouri Right to Life. Her goal is to start new chapters in key locations around the state and to significantly increase our membership, to educate the public on our legislative efforts and the court battles we are now facing, and to grow our political action volunteer teams in preparation for the 2020 political year.

When asked about her pro-life convictions, Anna responded, “On the farm, we raised horses, various poultry, pigs, and way too many cats. I learned the value of human life because my parents always helped me to make the distinction between brute animals and human persons. Animals do not have reason and free will as humans do, and because of this they cannot experience joy and suffering as humans do. While we love and protect our animals, we should do as much and more for innocent human persons. This fact, along with my Catholic faith, is what inspires my pro-life interests.”

In the next year, Anna intends to pursue a graduate degree in Theology, after which she will pursue a political career in legislation or activism, working to help restore a knowledge of human dignity throughout the United States. Anna continued, “We are one family with a Father who cares for us; it’s time we start caring for each other.”

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**Missouri Right to Life spring leadership meeting**

Daniel Hartman, State Director for U.S. Senator Josh Hawley, spoke with those who attended the spring leadership meeting. He updated on legislation and activity at the federal level and gave everyone the opportunity to pass along thanks to Senator Hawley for his staunch defense of life.

Updates were also given on the successful Missouri legislative session and the challenges currently facing our state officials and pro-life Missourians.

The November leadership meeting will offer another occasion to come together for MRL updates, pro-life information, and fellowship with pro-lifers from across the state.

**Stella Sollars**

1928 - 2019

Rest In Peace

Missouri Right to Life’s dear friend and super volunteer Stella Sollars passed away in May. A staunch supporter of the rights of the unborn, Stella made her life matter by fighting for the most vulnerable.

She was active in the pro-life movement for many years, giving countless hours and effort to Missouri Right to Life-Western Region.

A loving advocate for the sanctity of life, she touched the hearts of many and will be sorely missed.

**“One life, a little gleam between two eternities.”**

~ Thomas Carlyle

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**Don’t forget to be a Voice for the Voiceless!**

**Join the Pro-Life Communication Network!**

To enhance our lobbying efforts, Missouri Right to Life has initiated the Pro-Life Communication Network to update you on state and national legislative efforts, public policy situations, and action alerts.

With your agreement, we send you a text or email informing you of a need to contact your U.S. or state elected officials.

This network, with the touch of one button, will give you the ability to send a pro-life message or request.

**Please join the Pro-Life Communication Network!**

- Go to: https://www.votervoice.net/MOLIFE/home and enter your email address and zip code for email alerts.
- To receive text messages, please text MOLIFE to 50457.

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**Celebrate a lifetime of giving...**

... by giving beyond a lifetime! Invest in your vision – a world in which every human life is protected and respected.

**Yours is a Legacy of Life and Love**

Your decision to enact a planned gift to Missouri Right to Life (MRL) and/or the MRL Education Fund (tax deductible) reflects your commitment to grassroots pro-life work across Missouri. It is a gift that lives on – and saves lives.

For more information or to request a confidential consultation, contact Missouri Right to Life at 573-635-5110.
~ save these dates ~

**Missouri Right to Life Annual Fall Banquet**

Stoney Creek Conference Center    Independence MO  
Thursday, September 12, 2019    6:00 p.m.  
Keynote Speaker Rev. Walter Hoye II  
“Black & Pro-Life in America”  
Registration at mrlwesternregion.org/banquet

**Missouri Right to Life Celebration of Life Banquet**

Orlando's Event Center    Maryland Heights MO  
Sunday, December 8, 2019    5:00 p.m.  
Keynote Speaker Claire Culwell, Abortion Survivor  
Registration/Sponsorship at easternregionmrl.org/dinner-auction

Because Life Is Worth Celebrating!