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NEWSLETTER OF THE RIGHT TO LIFE COMMITTEE OF NEW MEXICO

THE RIGHT TO LIFE CONFERENCE/ CONFERENCE BOOK

by Dauneen Dolce

CONFERENCE BOOK:

Many of you have already been asked to be a patron or an advertiser in our educational conference book. I truly hope you will respond to this request. For others, this will be the first you have heard about the book.

The conference book is an educational tool that is used all over the state to show RTLNCNM's positions on pro-life issues and to give information to educate people on abortion, infanticide, and euthanasia and related subjects. It helps others to explain the issues, students to speak and write on the issues, and is a very important tool for changing attitudes with factual information.

So please use the enclosed form for your friends, relatives, or yourself to contribute to this important fund-raising/educational activity.

CONFERENCE:

Since there will be limited seating at the banquet on a first-come-first-serve basis, you are getting the reservation form for the conference in this edition of *Viva Life*. It is hoped that you will see the need to attend the whole conference to become educated and motivated. The more you know, the more you can share.

While attending this year's NM legislative session, I saw the Senate gallery full of people, mainly in opposition to cock fighting. Wouldn't it be nice if people would respond similarly by attending our conference for the unborn, the frail, elderly, and the handicapped to learn and speak for them so effectively that we can protect them and make a big difference in our society? We do worse things to unborn children than are done to roosters. We are doing worse things to handicapped, such as Terri Schiavo, than are done to roosters. I care about roosters, but I care even more about these innocent victims. I hope you do too, and I hope you will come to the conference to learn what we can do to help protect these special people.

Do note: Register can be done the morning of the workshops, but if you wait to do that, you will not be eligible for food that will be available at the workshops. So please make those reservations by the deadline. Also, for those wanting banquet reservations for a table of ten, all ten reservations must be received at the same time.

I believe this will be a very informative conference with many fellow pro-lifers participating. You are wanted and needed. Please plan to attend. Call 505-881-4563 if you have questions.

PARENTAL NOTIFICATION BILL

NM SB 126 is half way through the legislature, passing the Senate 29 votes for and 10 against. I will be giving details of who, what, and when after the legislative session and will also give some insight into what happened on Monday, February 28, 2005.

The bill was introduced in the legislature on January 19, 2005, and was assigned to the Public Affairs Committee and after that the Judiciary Committee. Bills are supposed to be heard by their number. This bill number 126 is a low number in that both the Senate and House introduced more than 1,000 bills. However, the bill sat in committee until it was heard on February 16 after a threat of "blasting" the bill out of committee and voting on it on the floor. Sen. Dede Feldman did not want this action to take place, so she heard the bill.

The bill passed the Public Affairs Committee 7-2. It was then sent to Judiciary with the plan for the bill to be heard soon. Sen. Cisco McSorley did not have it scheduled for this week, which means it would have been in the committee at least two or more weeks. Thus, the original plan of blasting it out of committee came about on Monday, February 28th.

To accomplish this procedural move required a number of Democrats to join all the Republicans. This happened at the end of a long day (around 3:30 pm). The bill was blasted out of Judiciary, and a vote was made to debate the bill at that time. Sen. Cravens made all these motions, and I was sent to the floor as an expert witness. The battle started. There were some procedural fights, which went our way. There were around 20 amendments submitted, each requiring debate and voting. Some senators who voted against the "blasting" came on board, and all amendments - except one small one - were defeated. The final vote was taken past 8:00 p.m. We won 29-10. Three senators left and did not vote on the bill.

The reason I am not giving names is because I now have to work to get this bill through the House and head up to Santa Fe to do that job.

YOUR JOB IS TO CONTACT YOUR REPRESENTATIVE AND TELL HIM/HER THAT YOU WANT THEM TO SUPPORT SB 126 AT EVERY OPPORTUNITY THEY CAN VOTE ON THIS BILL. Please help the cause and give your support to RTLNCNM's activities. This is a joint effort.

Next newsletters will give names and details so that you will know those who voted with us and those who voted against us and those who play games with us.

UPDATE: SB 126 HAS BEEN REFERRED TO CONSUMER AND PUBLIC AFFAIRS AND JUDICIARY COMMITTEES IN THE HOUSE.

THE GOOD, THE BAD, AND THE UGLY!

THE GOOD: THE UNITED NATIONS CALLS FOR A BAN ON ALL HUMAN CLONING

After more than three years of deadlock and by a vote of 71 to 35, delegates to the United Nation's legal committee accepted a declaration calling on all nations to enact laws prohibiting all forms of human cloning. The U.N. has called on Member States to adopt urgent legislation outlawing all cloning practices saying that "they are incompatible with human dignity and the protection of human life."

Jeanne Head, R.N, representative for National Right to Life, called the vote taken on Friday, February 18, 2005, a great victory. "We are pleased that U.N. delegates have finally acted to protect human life with today's U.N. declaration, which urges banning all forms of human cloning," stated Head. "Cloning and killing living human embryos to obtain their stem cells for experimentation is unethical and unnecessary. Adult stem cells are the only stem cells that have helped thousands of patients, including those with spinal cord injuries and diseases like Parkinson's, and new clinical uses expand almost weekly."

The declaration, introduced by Honduras and supported by the United States, also calls on Member States to introduce measures to "prevent exploitation of women." Delegates from developing countries feared that women from poor countries would be targeted for the large number of women's eggs that would be needed to support these "egg farms." The procedure by which eggs are extracted from these vulnerable women is extremely painful and dangerous to their lives and health.

"The declaration is an important and significant step toward recognizing the dignity of all members of our human family and protecting all human life," states Head. "We look to the U.S. Congress now to put an end to the cloning and killing of human embryos."

Press Release from NRLC on Feb. 18, 2005

THE SUPREME COURT HAS AGREED TO HEAR ASSISTED SUICIDE CASE

On Tuesday, February 22, 2005, the U.S. Supreme Court agreed to hear the Bush Administration's appeal of an earlier decision by the 9th Circuit Court of Appeals that had required the federal government to facilitate assisted suicide in Oregon by authorizing the use of federally controlled narcotics and other dangerous drugs to kill patients.

Burke Balch, JD, Director of the National Right to Life Committee's Robert Powell Center for Medical Ethics, commented, "The American people do not want their federal government to facilitate euthanasia. We are confident that the U.S. Supreme Court will ultimately overturn the 9th Circuit's odd decision that state law controls federal law, and instead uphold the position of the Bush Administration that federally controlled drugs should be used to cure and relieve pain, not to kill."

The use of narcotics and other dangerous drugs is generally prohibited by federal law except when a doctor prescribes them for a "legitimate medical purpose." On November 6, 2002, then-Attorney General John Ashcroft

issued a decision reinstating a prior uniform federal policy against the prescription of federally controlled drugs to kill patients that had been vacated by the Clinton Administration. However, the Ashcroft directive was prevented from taking effect by a lower court ruling.

Bills to legalize assisting suicide are being considered in Arizona, California, and Vermont.

Press Release by NRLC Feb. 22, 2005

"Because a Supreme Court decision upholding the Bush Administration's directive would effectively prevent lethal prescriptions to assist suicide regardless of state law, it makes little sense for state legislation to spend time debating bills to legalize assisting suicide while awaiting the high court ruling," states Balch.

THE SAGA OF TERRI SCHIAVO

This article is being written on March 1, 2005. Many expected that Terri Schiavo would be dead at this time; however, that has not happened. The conclusion to this situation is up in the air, as there has been a delay in the enactment of starving/dehydrating Terri Schiavo. First there was a few days delay, and now there is a delay to March 18, 2005 before the process of killing her can take place.

As often happens in life, these are small victories. But until Terri Schiavo is handed over to her parents to take home and be cared for, there will be no final victory. The judge has stated there will be no more delays.

There is a flurry of activities going on during this period of time. Governor Jeb Bush had a press conference where he told reporters that he would do everything legally possible to help Terri's parents prevent her estranged husband from starving her to death. Shortly thereafter, a Florida agency (Department of Children and Families – DCF) stated it wanted 60 days to investigate new allegations that Terri Schiavo was abused and mistreated, based on a bone scan conducted on Terri after she collapsed 15 years ago. Though they never investigated at the time because local authorities said the injuries were too old, DCF may be alleging that Michael abused Terri to cause the physical head trauma the scans displayed. The Florida Department of Children and Families does not name a person responsible for the abuses, though Michael Schiavo has been accused of abusing Terri before her collapse 15 years ago. The agency filed an 11 page document with Circuit Court Judge George Greer detailing why it wants to intervene in the case and shared the confidential document with attorneys for both Michael and Terri's parents, Bob and Mary Schindler. Matt Davis, an attorney with the Gibbs law firm handling legal matters for the Schindlers, told the Associated Press that the document brings up many of the concerns previously brought forward by the Schindlers. "We are confident when someone from the outside does see how Terri has been treated, they will see she has been mistreated all these years," Davis said.

Meanwhile, Terri's parents filed a request with Judge Greer asking him to let Terri divorce her estranged husband Michael. Should this request be granted, Michael would no longer serve as Terri's guardian, and someone else could

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Saga of Terri Schiavo...

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decide whether she should live or die. Papers filed by the Schindlers say Michael's adulterous affair should qualify Terri for divorce, even though she is disabled and unable to make her own decisions. Judge Greer has indicated he will not hold hearings on the divorce motion, which means the matters will be taken directly to the Florida 2nd District Court of Appeal. The Appeals Court has not been sympathetic to the Schindlers' concerns and has rejected previous attempts to save their daughter. David Gibbs, the lead attorney in the Schiavo case, said the divorce request has never been presented to the courts before. "Whether Terri lives or dies, she still has a right to be divorced from Michael," Gibbs said. "Remaining married to him is an embarrassment."

THE PRESS HAS GIVEN WRONG INFORMATION

MYTH: Terri is in a coma or comatose-like state.

FACT: Terri's doctors currently maintain that she is in a coma. Some doctors believe that Terri is in a persistent vegetative state (PVS) while others disagree and believe that she is "minimally conscious." **IMPORTANT NOTE:** The definition of PVS in Florida Statute 765.101: Persistent vegetative state means a permanent and irreversible condition of unconsciousness in which there is: (a) The absence of voluntary action or cognitive behavior of ANY kind; (b) An inability to communicate or interact purposefully with the environment. The footage taken of Terri shows she does not fit this description at all.

MYTH: Terri is on life-support.

FACT: Terri is not hooked up to any machines. She breathes on her own and merely receives nutrition and hydration through a feeding tube, a common way to provide food to patients.

MYTH: Terri's parents refuse to let her go and allow her to die.

FACT: Terri is not terminally ill – she is a healthy woman with a disability. To induce someone's death by denying him or her nutrition and hydration is an act of starvation.

MYTH: Terri's case is a right-to-die case.

FACT: This claim is disputed. Terri's parents and siblings say that she does not want to be starved to death and are asking the courts to allow them to care for her.

MYTH: Death by starvation and dehydration is painless.

FACT: Florida law does not allow a dog to be subject to death by starvation, so why should Terri, a human being, be sentenced to such a death?

Neurologist William Burke says, "A conscious person would feel it (dehydration) just as you or I would. They will go into seizures. Their skin cracks, their tongue cracks, their lips crack. They may have nosebleeds because the drying of the mucous membranes, and heaving and vomiting might ensue because of the drying out of the stomach

lining. They feel the pangs of hunger and thirst. Imagine going one day without a glass of water! Death by dehydration takes ten to fourteen days. It is an extremely agonizing death."

Disability organizations such as Not Dead Yet are greatly alarmed over the decisions made. They don't feel these are court orders but an order of execution. Joined by 16 other disability groups, they are filing amicus briefs to fight the killing of Terri Schiavo.

We should all be concerned when a vulnerable, innocent human life can be killed in our country. We all become vulnerable if Terri's life is taken. We must hope that this will never happen.

UPDATE: Judge Greer has denied a request for hearings on several issues Terri's parents say need to come before the court. Among these is a request for Michael to provide updated neurological evaluations of Terri based on a new MRI testing protocols and to allow Terri's parents to obtain doctors to perform such tests if Michael refuses. He also refused the petition for divorce and a motion to remove Michael as Terri's guardian citing his failure to comply with Florida law on guardianship requirements.

NATIONAL LEGISLATION

UNBORN CHILD PAIN AWARENESS ACT H.B. 356 needs your letters of support. This bill would require an abortionist to inform a woman who is seeking an abortion after 20 weeks that the baby will feel pain during the abortion, and, if she proceeds, to require that she accept or refuse administration of pain-reducing drugs to the baby.

PLEASE CONTACT REP. HEATHER WILSON, REP. STEVE PEARCE, AND REP. TOM UDALL BY WRITING TO: THE HONORABLE _____ U.S. HOUSE OF REPRESENTATIVES, WASHINGTON, D.C. 20515 OR CALL 202-225-3121.

PLEASE ASK SEN. PETE DOMENICI TO SPONSOR THIS SAME TYPE OF BILL IN THE SENATE. WRITE TO SEN. PETE DOMENICI, U.S. SENATE, WASHINGTON, D.C., 20510 OR YOU CAN CALL 202-224-3121.

CHILD CUSTODY PROTECTION ACT: This bill was introduced January 24 in the Senate by Sen. John Ensign (R-NV) and is S. 8. This bill would make it a federal crime to take a minor across state lines for a secret abortion, in violation of the parents' right to be notified beforehand.

OTHER LEGISLATION: Both the House and the Senate will vote on the Hyde-Weldon Amendment, a law enacted last November that prohibits federal, state, or local government agencies from discriminating against health care providers that do not wish to participate in abortion. In May, Barbara Boxer (D-CA) has a proposed measure that would repeal the law.

JUDICIAL NOMINATIONS WILL BE COMING UP IN THE SENATE. President Bush recently renominated most of the blocked court of appeals nominees, and some of those nominations could be ripe for Senate floor action as early as March.

In your letters to your congressmen and senators, ask

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them to support the Child Custody Act, the Hyde-Weldon Amendment, and ask the senators to support President Bush's judicial nominees.

TSUNAMI A TRAGEDY, ABORTION ANOTHER TRAGEDY

It goes without saying that the Tsunami that hit Southeast Asia was a major tragedy with the great loss of life, damage, and turmoil it inflicted. Nothing will change this fact. It was and still is a tragedy. However, many people do not know about the ongoing tragedy that has been taking place in these countries and is still going on this very day.

INDONESIA: According to UNFPA (UN Population Fund), approximately 1.3 million to 1.45 million abortions are performed annually in Indonesia, where such procedures are illegal. Experts estimate between 750,000 and 1 million Indonesian women died while undergoing abortion in 2004. Abortions are performed by recently graduated doctors and midwives. Another 19,000 women die from complications such as hemorrhage, which accounts for nearly 47% of deaths. Another 14.5% die from eclampsia. Most of these deaths dealt with abortion. Married women are seeking more abortions than single women - around 99% of all abortions are on married women.

THAILAND: A survey funded by the World Health Organization in Thailand provided the following information. Again, induced abortion, with the exception of the mother's health and rape and incest, is illegal in Thailand; however, there were an estimated 200,000-300,000 cases in 1991. In 1996 the Bureau of Health Policy and Planning said there were 56,369 cases reported; 787 out of 822 hospitals voluntarily gave this information. Where women came to the hospital to seek treatment for complications from having an abortion, there were 45,990 cases; 30% were under 20 years of age.

SRI LANKA: According to the Medical Director Family Planning Association of Sri Lanka, there are 45 million abortions each year, and only 20 million of them are legal.

Abortion is only legal to save the life of the mother. There are 37 abortions per thousand women.

INDIA: The Abortion Assessment Project India surveyed the number of abortions in regions across the country and said that as many as six million abortions occur in India annually. Around 4.8 million abortions are performed by formal service providers and another one-third of the abortions by informal service providers. Abortion is used as a contraceptive in India.

Editors Note: There is far more tragedy in these countries than the Tsunami.

Freedom is never voluntarily given by the oppressor; it must be demanded by the oppressed.

MICHIGAN - ABORTION PRACTITIONER IN MICHIGAN CHARGED WITH SEXUALLY ABUSING PATIENTS. A Michigan abortion practitioner is facing a trial over allegations the he sexually assaulted women following abortion procedures. Fifty-five year old Rudolfo Finkelstein from Bloomfield Township performed abortions in two locations. He faces two counts of first degree criminal sexual assault, which could earn him a life term in prison.

KANSAS: A late-term abortion facility in Wichita where two women recently died has been called hypocritical in relation to an investigation announced this week by Kansas Attorney General Phil Kline into cases of girls who are victims of statutory rape having abortions. Kline is requesting documents from two abortion facilities in the state to conduct his investigation. They have resisted the efforts and say that his need for the records of 90 girls who had late-term abortions violates their privacy.

George Tiler, who is noted for doing the most late-term abortions including partial birth abortions, has raised money for pro-abortion political groups and says on his web site that women who he has given abortions to may be contacted with fundraising requests from Tiller's ProKanDo PAC or requests to financially support his abortion business. In connection to this fundraising, the web site says his staff may disclose to the fundraising staff demographic information about the women who have aborted (e.g., name, address and phone number) and dates of health care provided. Patients not wanting their personal information or abortion medical file data to be given to fundraisers must contact Tiler's office and opt out. Otherwise, this information is automatically given to the fundraisers. This is blatant invasion of privacy.

The woman who died in January was a 32 year-old woman who died from a botched abortion. She was transported to Wesley Medical Center on January 13 from Tiler's abortion facility. She arrived at the hospital with "severe hemorrhaging" and died a few days later from undetermined causes. According to 911 transcripts, the abortion clinic employee, Marguerite Reed, called for an ambulance. The record indicates Reed was very evasive and refused to give any information about the patient. Later, Reed told 911 operators the woman suffered pain above the belly button. Reed said the woman was awake and alert and did not suffer from chest pain. A complaint has been filed to investigate this death.

Meanwhile, pro-abortion supporter Gov. Kathleen Sebelius is under intense criticism because in 2003 she vetoed a bill that would have put regulations in place that could possibly have prevented the death of this woman this past January. The bill would have regulated abortion facilities and subjected them to more stringent standards that legitimate surgical medical facilities must meet.

UPDATE: On Feb. 17, 2005 another woman was taken from the same facility to a local hospital suffering from an apparent botched abortion. No details have been provided.

NEW JERSEY - LAKEWOOD: In clear violation of medical standards and state law, an abortion practitioner's

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Abortion Woes...

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receptionist has been charged with injecting abortion drugs into three women without her employer's knowledge. Liza Berdiel, an employee at the Pleasant Woman's Pavilion abortion business, was charged with three counts of practicing medicine without a license, according to the Associated Press report. Berdiel was also charged with three counts of theft by deception for charging each of the women \$380 for the illegal abortions, which occurred during November and December in 2004. She also faces charges related to theft and forgery for using a stolen prescription pad to write an illegal prescription for a patient. She was doing the abortions "after hours" without the doctor's knowledge.

LAKESIDE: At the same abortion facility, Pleasant Women's Pavilion abortion facility, an abortion practitioner is under fire for flushing the remains of babies who died from abortions down a toilet and tossing bloodied materials from abortion procedures into garbage bins. Flavious Thompson, 60, has been charged by local authorities with operating an abortion business without a license to store or process medical waste.

PENNSYLVANIA, ERIE: Harvey Brookman, an abortion practitioner, has been cited by the Pennsylvania Department of Health for unprofessional conduct and negligence. Brookman most recently worked for an Erie abortion center that closed after it had trouble finding anyone to perform abortions. Brookman also worked for two years as an "independent contractor physician" at the State College Medical Services abortion business in State College, PA. Brookman was not licensed to offer medical services to the public. Brookman also worked at American Women's Services in Erie from September 2003 when it opened, until it closed in April when his license problems were discovered.

ARIZONA, PHOENIX: A Phoenix doctor who was fired for requiring residents to learn how to perform abortions has filed a lawsuit against the county that employed him. Chris Carey was the program director for Maricopa Medical Center's obstetrics and gynecology residency program, but the county launched investigations when it found out Carey was sending residents to a local Planned Parenthood abortion business to learn how to perform abortions. Carey was dismissed from his position, and now he's filing a lawsuit claiming defamation of character. He's suing for \$20 million.



SOME GOOD NEWS!

GRAND RAPIDS, MICHIGAN: A building that was first built as a Jewish synagogue in the late 19th century had been leased by abortionist Thomas Gordon, who performed abortions there since 1996. The building has now been turned over to a Pro-Life Pregnancy Center. Mr. Gordon is having trouble finding a new home for his business.

HONOLULU, HAWAII: Members of the Hawaii legislature wasted little time this legislative session in sounding

the death knell for a bill that would have legalized the grisly practice of assisted suicide. The House defeated the bill 30-20, but the Senate only defeated it by three votes.

MANCHESTER, ENGLAND: A baby in the U.K. survived three failed abortion attempts and was born alive at 24 weeks into the pregnancy. The boy was born at a local hospital after his mother changed her mind about the late-term abortion. Although the mother had been told at an abortion business that the RU 486 abortion was complete, she felt the baby moving on the way home. Only coming to light now, two years after the failed abortion, the baby boy is healthy and is one of the few survivors of an abortion and premature birth to remain alive. His story has been documented recently in the *Journal of Obstetrics and Gynecology*. The baby was on a ventilator for seven weeks and fought off life-threatening infections to survive. He had a serious lung disease for six months of his life and was finally able to go home after seven months of hospital treatment. Dr. Paul Clarke, one of the report's authors and the baby's doctor at Hope Hospital, told the *Times*, "This mother went through extreme hardship waiting to see if her baby was going to make it. She was told to expect him to die so many times. I am full of admiration for her." A report in the *London Times* says the mother did not realize she was pregnant until 22 weeks into the pregnancy. Already the mother of one, she did not feel she could care for a second child. She was given RU 486 drugs over a series of four days at the abortion facility. The abortion drug is not supposed to be used so late in a pregnancy.

PRESIDENT BUSH PICKS LESTER CRAWFORD TO HEAD FDA

Lester Crawford is Acting Commissioner of the Food and Drug Administration. The FDA is embroiled in a controversy over the RU 486 abortion drug and the morning after pill. Dr. Crawford will have to deal with the intense debate over these drugs. Pro-life groups want RU 486 mifepristone pill pulled from the market and don't want the morning after pill sold over the counter. Last year the FDA strengthened its black box warning labels on RU 486, making them the most severe of any the agency issues. At this time, Dr. Crawford is saying mifepristone was responsible for killing three women. Others disagree with this opinion.

NOTE: "BLACK BOX" WARNINGS ARE USED ON DEPRO-PROVERA ALSO.

The warning for RU-486 states risks as being serious bacterial infection, sepsis, bleeding, and death.

RU- 486 KILLS WOMAN IN PHILIPPINES

A 23 year-old woman has died in the Philippines after using the dangerous drug RU 486, which has been implicated in numerous abortion deaths around the world. Relatives of Claudeth Aviles found her body in a pool of blood in her home and her dead, unborn child not completely expelled from her womb. According to the report in the *Freeman Newspaper* in the Philippines, Aviles separated

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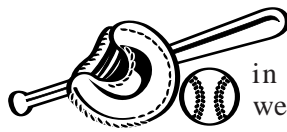
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RU 486 Kills Woman...

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from her husband two years ago, became pregnant recently by another man but decided to have an abortion. Talisay City Police Chief Pablo Florante Lamosao told the newspaper that Aviles' relatives tried to take her to a local hospital in Talisay City, but Aviles was dead upon arrival. Doctors say she lost too much blood to survive the failed abortion. Doctors told police the woman used Cytotec to abort the pregnancy. The drug is commonly used to treat ulcers, and Searle, the company that manufactures the drug, has warned doctors that it should not be used in conjunction with abortions. However, it is part of the two-drug abortion process in RU 486.



ISOTOPES

Baseball starts in just a few weeks, which also means an opportunity for RTL CNM manning a concession stand at the park. Games in April for RTL will be **April 1, 2, 5, 7, 8, 9 (all 7:00 games), 10 (1:35 game), 14 (12:05 game), 24 (1:35 game), and 26 (12:05 game)**. We need a **minimum of 12 volunteers** per game and are taking signups **immediately**. Individuals or organizations are welcome. Please join other pro-lifers for a great time at the ballpark while helping RTL CNM. It's work, but we have a blast! Thank you all again for your tremendous selflessness for the babies. You are what make this all work. For questions or to sign up, please call Betty in Albuquerque at 1-505-821-9101.

MEMBERSHIP APPLICATION

I understand that the Right To Life Committee of New Mexico (RTL CNM) is a non-sectarian, non-profit organization dedicated to the right to life of all innocent human beings from fertilization to natural death; that this organization takes a stand only on those issues that are directly related to abortion, infanticide and euthanasia.

I support the goals of RTL CNM, including a Human Life Amendment to the U.S. Constitution, and hereby make application for membership (renewal) as follows:

- Individual — \$20.00
- Corporate — \$40.00 - for business organizations
- Family — \$30.00
- NRL News Subscription (\$5.00 with paid membership)

Name _____

Address _____

City/Zip _____

Wish to: (check one)

- Register to vote
- Re-register

I am a registered: (check one)

- Republican Democrat
- Other

Signature Required

Five A live PROGRAM

RTL CNM hopes you will sign up for the *Five Alive Program 2005*, which helps provide a budget to keep our organization operational and meet our basic needs. You can fill out the form below. We will need this a.s.a.p. so that we can mail envelopes out and have you ready to start contributing your tax-deductible donation in January. \$5.00 a month from everyone would allow us to raise money for media and other educational tools, so come on board by sending in the form below...

I wish to donate \$5.00 monthly I wish to donate \$ _____ monthly

Monthly thank you notes will not be sent.

Name _____ Phone _____

Address _____

City, State, Zip _____

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