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EXHIBIT C
**Wisconsin Right to Life**

From: Legislative [legis@wrtl.org]

Sent: Thursday, February 17, 2005 1:09 PM

Subject: [julio:] Wi Right to Life Alert

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**Wisconsin Right to Life ALERT**

10625. W. North Avenue, Milwaukee, WI 53226
414-778-5780 or toll free: 877-855-5007
Website: www.wrtl.org

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**Items in this e-update/alert**

1. How you can help Terri Schiavo
2. Please contact Sen. Herb Kohl re: Child Custody Protection Act

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**HOW YOU CAN HELP TERRI SCHIAVO**

1. Pray for Terri, for her family and for those who have dedicated themselves to saving her life.

2. If you have friends or relatives living in Florida, please contact them and ask them to write or call their legislators. Your Florida friends and relatives should ask their legislators to support and sponsor legislation to protect Terri Schiavo and those with disabilities like hers. The exact language of the best possible bill to protect Terri’s life is being worked out and Terri’s family and their counsel are in consultation with members of the Florida legislature. But in the meantime, it is important that Florida lawmakers know that their constituents want legislation passed to protect Terri and others in a similar situation. If your Florida friends and relatives do not know who their lawmakers are, please direct them to www.myflorida.com Toward the bottom of the right hand column, “Find Your Legislator”, they simply have to enter their zipcode to access contact information for their elected officials.

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**PLEASE CONTACT SEN. HERB KOHL RE: CHILD CUSTODY PROTECTION ACT**

In terms of federal legislation, the Child Custody Protection Act (S.8) has been designated by Senate Majority Leader Bill Frist (R-Tn) as one of the “top ten” legislative priorities for 2005. President Bush strongly supports this legislation.

Over 30 states have parental notification and parental consent laws. (Wisconsin has a parental consent law). However, these laws are often circumvented by minors traveling or being transported to other states that do not have parental involvement laws, often under pressure from older boyfriends or at the urging of abortion providers. In order to protect the welfare of minor girls and the rights of parents, Congress has a duty to regulate this interstate activity. Under S. 8, it would be a federal offense to transport a minor across state lines for an abortion without fulfilling the requirements of a parental notification/parental consent law in effect in the home state.

This legislation has been discussed in Congress for several years. Wisconsin Sen. Herb Kohl has, in 8/23/2006.
the past, indicated his support for the concept of the Child Custody Protection Act. There is a chance that Sen. Kohl will support S. 8 this year. Please contact Sen. Kohl and urge him to support S. 8, the Child Custody Protection Act.

To e-mail a message to Sen. Kohl: You can e-mail Sen. Kohl directly from the Wisconsin Right to Life website. Just go to www.wrtl.org. Then on the homepage on the left side, click on “Legislative Information Center.” Then click on “Voter Toolbox” and then click on “US Senate/US House.” You will find Herbert H. Kohl listed. Just click on his name and e-mail your message to Sen. Kohl.

Thank you for your interest in the work of Wisconsin Right to Life.

God bless you for your care and concern for the most vulnerable members of the human family.
Wisconsin Right to Life

FOR IMMEDIATE RELEASE

Human Embryo Research & Parental Notification for Abortion on United States Senate Docket This Month

July 6, 2006 The most important pro-life votes thus far in the 2005-06 congressional session will occur this month.

The U. S. Senate reached a unanimous agreement to consider three bills dealing with the use of human embryos and fetuses in stem cell research and other medical research.

In addition, the Senate will also act on legislation that would protect the right of parents to be involved in the abortion decisions of their minor daughters.

These votes could occur any time after July 10.

HUMAN EMBRYOS

H.R. 810 would require federal funding of research using stem cells obtained by killing human embryos. This bill would overturn President Bush's pro-life policy against federal funding of any research that requires the killing of human embryos.

H.R. 810 passed the House of Representative on May 24, 2005 by a vote of 238 to 194. The Senate will vote up-or-down on H.R. 810 with no amendments in order. If 60 senators vote to pass the bill, it will be sent to President Bush, who has repeatedly vowed that he will veto it. If fewer than 60 senators vote for the bill, it will be dead for the year.

Wisconsin Right to Life joins its parent organization, the National Right to Life Committee (NRLC) in strong opposition to H.R. 810 and is urging its members and supporters to contact Senators Kohl and Feingold in opposition to H.R. 810.

S. 3504 and S. 2754, sponsored by Sen. Rick Santorum (R-Pa) are both supported by Wisconsin Right to Life and the National Right to Life Committee.

S. 3504, the Fetus Farming Prohibition Act, would make it a federal offense for a researcher to use tissue from a human baby who has been gestated in a woman's womb, or animal womb, for the purpose of providing such tissue. Some researchers have already conducted such "fetus farming" experiments with animals - for example, by gestating cloned calves to four months and then aborting them to obtain their kidney and heart tissues for transplantation.

S. 2754, the Alternative Pluripotent Stem Cell Therapies Enhancement Act, would require the National Institutes of Health to support research to try to find methods of creating pluripotent stem cells (which are cells that can be turned into any sort of body tissue) without creating or harming human embryos.

Wisconsin Right to Life joins National Right to Life Committee in support of the two Santorum measures and is urging its members and supporters to contact Senators Kohl and Feingold in support.

PARENTAL INVOLVEMENT

The Child Custody Protection Act (S. 8, S. 403) would make it a federal offense to transport a minor across state lines to obtain an abortion if this is done to circumvent a state parental notification or parental consent law. Wisconsin has a parental consent law.

About half the states have laws in effect to require that a parent must be notified or give consent before an abortion can be performed on a minor girl. These laws are often circumvented when minors cross state lines into neighboring states that do not have parental involvement laws. Some abortion clinics actively advertise in neighboring states, using avoidance of parental involvement laws as a selling point.

According to Wisconsin Right to Life Legislative Director Susan Armacost, pro-life organizations throughout the nation will be closely observing U. S. Senate action on all four bills. "These are extremely important issues that run the gamut from the protection of human life to the right of parents to protect their minor daughters."

The National Right to Life Committee website has extensive information on all of these bills and voting records of federal lawmakers which can be accessed here

For the most extensive information in Wisconsin on the issues surrounding human embryo research, the Wisconsin Right to Life website can be accessed here

Our Mission

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Support the work of Wisconsin Right to Life

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Wisconsin Right to Life
Susan Armacost
Legislative Director
email: sarmacost@wrtl.org
(414) 778-5780 or Toll Free (877) 855-5007

URGENT ALERT

Case 1:04-cv-01260-RJL-RWR   Document 95-4   Filed 08/25/2006   Page 7 of 16

SENATOR KOHL MAY VOTE FOR THE CHILD CUSTODY PROTECTION ACT
BUT HE NEEDS TO HEAR FROM YOU TODAY!

PLEASE FORWARD THIS ALERT TO OTHERS

July 14, 2006
We have been keeping you informed regarding of a number of impending votes in the U. S.
Senate in the coming week. For those of you who have contacted Senators Kohl and Feingold on
these issues, we thank you so very much!

THERE IS A CHANCE THAT SENATOR KOHL WILL VOTE FOR THE CHILD CUSTODY PROTECTION
ACT AND WE ARE ASKING YOU TO CONTACT SENATOR KOHL TO URGE HIS SUPPORT FOR THIS
IMPORTANT LEGISLATION!

The Child Custody Protection Act (S.8, S403) would make it a federal offense to transport a
minor across state lines to obtain an abortion if this is done to circumvent a state parental
notification or parental consent law. Wisconsin has a parental consent law. About half the
states, including Wisconsin, have laws in effect that require that a parent be notified or give
consent before an abortion can be performed on a minor girl. These laws are often circumvented
when minors cross state lines into neighboring states that do not have parental involvement
laws. Some abortion clinics actively advertise in neighboring states, using avoidance of parental
involvement laws as a selling point.

SENATOR KOHL HAS SUPPORTED THIS LEGISLATION IN THE PAST
In 1998, when the U.S. Senate considered this legislation, Senator Kohl spoke in favor of the
legislation on the Senate floor. He said, “I support a family’s involvement in a minor’s very grave
decision to have an abortion. I also support the rights of States to protect minors in their borders
by passing constitutional consent measures.” He went on to say, “The reports of adults driving
unrelated minors across state lines to avoid state consent laws are very disturbing. It is bad
enough that a minor would make such a large decision and have such a serious procedure without
the support of a family member. It is worse that the procedure might be performed far from
home and away from the child’s family doctor.” Senator Kohl said it was for these reasons that he
supported the Child Custody Protection Act.

THE VOTE ON THE CHILD CUSTODY PROTECTION ACT COULD OCCUR AS EARLY AS NEXT WEEK!
PLEASE CONTACT SENATOR KOHL TODAY TO ENCOURAGE HIM TO ONCE AGAIN SUPPORT THE
CHILD CUSTODY PROTECTION ACT.

HERE’S HOW TO CONTACT SENATOR KOHL:

The most effective way to contact Senator Kohl is to call his Capitol Hill office at 202-224-
5653 or toll free at 800-247-5645. Also e-mail him at senator_kohl@kohl.senate.gov

Tell Senator Kohl that you agree with him that minors need the protection of parental involvement laws and urge him to support the Child Custody Protection Act. Also ask Senator Kohl to oppose all procedural maneuvers that would prevent a vote from taking place on the legislation.

PLEASE FORWARD THIS ALERT TO OTHERS. THANK YOU!

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URGENT ALERT!

VOTE LIKELY TOMORROW (JULY 20) ON CHILD CUSTODY PROTECTION ACT

SENATOR KOHL MAY VOTE FOR THE CHILD CUSTODY PROTECTION ACT BUT HE NEEDS TO HEAR FROM YOU TODAY!

ALSO THANK PRESIDENT BUSH FOR HIS COURAGEOUS POSITION ON EMBRYONIC STEM CELL RESEARCH

July 19, 2006

THERE IS A CHANCE THAT SENATOR KOHL WILL VOTE FOR THE CHILD CUSTODY PROTECTION ACT AND WE ARE ASKING YOU TO CONTACT SENATOR KOHL TO URGE HIS SUPPORT FOR THIS IMPORTANT LEGISLATION!

THE SENATE IS LIKELY TO VOTE TOMORROW, JULY 20!

The Child Custody Protection Act (S.8, S403) would make it a federal offense to transport a minor across state lines to obtain an abortion if this is done to circumvent a state parental notification or parental consent law. Wisconsin has a parental consent law. About half the states, including Wisconsin, have laws in effect that require that a parent be notified or give consent before an abortion can be performed on a minor girl. These laws are often circumvented when minors cross state lines into neighboring states that do not have parental involvement laws. Some abortion clinics actively advertise in neighboring states, using avoidance of parental involvement laws as a selling point.

SENATOR KOHL HAS SUPPORTED THIS LEGISLATION IN THE PAST

In 1998, when the U.S. Senate considered this legislation, Senator Kohl spoke in favor of the legislation on the Senate floor. He said, "I support a family's involvement in a minor's very grave decision to have an abortion. I also support the rights of States to protect minors in their borders by passing constitutional consent measures." He went on to say, "The reports of adults driving unrelated minors across state lines to avoid state consent laws are very disturbing. It is bad enough that a minor would make such a large decision and have such a serious procedure without the support of a family member. It is worse that the procedure might be performed far from home and away from the child's family doctor." Senator Kohl said it was for these reasons that he supported the Child Custody Protection Act.

THE VOTE ON THE CHILD CUSTODY PROTECTION ACT COULD COME UP TOMORROW! PLEASE CONTACT SENATOR KOHL TODAY!

HOW TO CONTACT SENATOR KOHL:


The most effective way to contact Senator Kohl is to call his Capitol Hill office at 202-224-5653 or toll free at 800-247-5645. Also e-mail him at senator_kohl@kohl.senate.gov

Tell Senator Kohl that you agree with him that minors need the protection of parental involvement laws and urge him to support the Child Custody Protection Act.

Also ask Senator Kohl to oppose all procedural maneuvers that would prevent a vote from taking place on the legislation.

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LET PRESIDENT BUSH KNOW HOW MUCH YOU APPRECIATE HIS VETO OF H.R.810, THE BILL THAT WOULD HAVE USED TAXPAYER DOLLARS TO BURY RESEARCH THAT DESTROYS HUMAN EMBRYOS

Our courageous President Bush has once again demonstrated his belief in the sanctity of all human life and his desire to see ethical, successful stem cell research carried out in our nation. His veto of H.R.810 has brought the wrath of many upon him. We know he would appreciate knowing that you stand with him!

HOW TO SEND A MESSAGE TO PRESIDENT BUSH

e-mail a message to President Bush at comments@whitehouse.gov

Leave a phone message for President Bush at 202-456-1111.

FAX a message to President Bush at 202-456-2461.

PLEASE FORWARD THIS ALERT TO OTHERS. THANK YOU!

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Wisconsin Right to Life

FOR IMMEDIATE RELEASE

U.S. SENATE DEMOCRATIC LEADERS CONTINUE TO BLOCK PARENTAL NOTIFICATION BILL

August 22, 2006

The U. S. House and Senate have each passed legislation making it a federal offense to transport a minor across state lines for an abortion in order to avoid complying with parental consent or parental notification laws in the minor's home state.

Congress passed this legislation in response to situations where minors have been taken across state lines to other states that do not have parental involvement requirements, often under pressure from older boyfriends or at the urging of abortion providers.

The Senate passed its version of the legislation (the Child Custody Protection Act, S. 403) on July 25. All but four of the 55 Senate Republicans voted to pass the bill and they were joined by 14 Democrats.

Senator Herb Kohl voted for S. 403.

But even with this strong demonstration of support for S. 403, the Senate Democratic leadership objected to a routine request by Majority Leader Bill Frist (R-Tn.) to move to the next step of the process - the naming of a House-Senate conference committee to reconcile the Senate-passed bill with the House-passed bill.

Senator Frist renewed the request on August 1 and again on August 3 but Democratic leaders renewed their objections, thus blocking the legislation from moving forward.

"Apparently, the Senate Democratic leadership's objectionable actions have been carried out with the support of the Democratic caucus," said Susan Armacost, Legislative Director for Wisconsin Right to Life. "We sincerely hope that the 14 Democratic senators who voted to support the Child Custody Protection Act will work to educate their leadership that this legislation will protect vulnerable minor girls and re-affirm the rights of their parents."

Parental involvement laws are supported by overwhelming majorities of the public, exceeding 80% in some polls.

"Wisconsin Right to Life greatly appreciated Senator Kohl's support for the Child Custody Protection Act," said Armacost. "It is wrong for the Democratic leadership to block this important legislation. It appears the Democratic leadership wants to protect the 'right' of out-of-state abortionists to perform abortions on minor girls of any age, without parental notification."

"We call on Senator Kohl, a supporter of the Child Custody Protection Act, to do all that he can to insure that this important legislation moves forward."

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8/23/2006
Wisconsin Right to Life Urgent Alert

August 16, 2006

URGENT ACTION ALERT - FEDERAL PARENTAL NOTIFICATION LEGISLATION

Background.

More than half of the states, including Wisconsin have parental notification or parental consent laws in effect. However, these laws are often circumvented when minors are transported to other states that do not have parental involvement requirements, often under pressure from older boyfriends or at the urging of abortion providers. Under both the House and Senate parental notification bills, it would be a federal offense to transport a minor across state lines for an abortion without fulfilling the requirements of a parental notification or consent law in effect in the home state.

The House and Senate have passed different versions of the legislation by sizeable majorities. But with only five short weeks remaining before Congress adjoins for the year, pro-abortion lawmakers are trying to "run out the clock" by throwing up roadblocks to the normal legislative process.

On July 25, the US Senate passed its version of the bill, the Child Custody Protection Act by a vote of 65 to 34. All but four of the 55 Senate Republicans voted to pass the bill, and they were joined by 14 Democrats, among them was Sen. Herb Kohl.

But moments later, the Senate Democratic leadership objected to a routine request by Majority Leader Bill Frist (R-Tn.) to move on to the next step of the process - the naming of a House-Senate conference committee. Such a committee would reconcile the Senate-passed bill with the House-passed version.

A final version of the bill still can be approved and sent to the President, despite the continued objections of Harry Reid and other Democratic leaders, if Republican leaders press the issue, and if 60 senators support the move.

Action Needed

Your help is critically needed to win enactment of the federal parental notification legislation. Time is of the essence - after returning from a month-long recess on September 5, Congress has only five weeks of session left before recessing on about October 6 to campaign full-time before the November 7 congressional elections!

Here are the steps you can take to help get strong parental notification legislation to President Bush before time runs out:

1. Send e-mails to Sens. Kohl and Feingold urging them to take action to enact this legislation in September. Note: Sen. Kohl voted for the Senate version of the bill.

Sen. Kohl's email is: senator_kohl@kohl.senate.gov

Sen. Feingold's e-mail is: Russ_Feingold@feingold.senate.gov

2. Call the Washington offices of Sens. Kohl and Feingold. Express your distress that "Senate Democrats are blocking the parental notification legislation," and urge them to vote to give final approval to the legislation. Give your address and say that you would like to receive a written explanation of the action that the senator takes on the issue. All Senate offices can be reached through the Senate switchboard at 202-224-3121.

Key talking points on this legislation

* Many young girls leave their home states in order to avoid parental involvement in their abortion decisions, often under pressure from older boyfriends or at the urging of abortion providers, and the consequences are dire.

* This important legislation would do much to protect vulnerable young girls and the rights of their parents. Parental notification laws are supported by overwhelming majorities of the public -- exceeding 80% in some polls.

* The Senate Democratic leadership is obstructing final approval of the parental notification legislation. It appears that congressional Democratic leaders want to protect the "right" of out-of-state abortionists to perform abortions on minors of any age, without parental notification.

SENATOR KOHL VOTED FOR THE SENATE VERSION OF THE PARENTAL NOTIFICATION LEGISLATION AND BECAUSE OF THAT, IT IS PARTICULARLY CRUCIAL THAT HE HEAR FROM HIS CONSTITUENTS. PLEASE CONTACT BOTH OUR SENATORS TODAY. THANK YOU!

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Wisconsin Right to Life

FOR IMMEDIATE RELEASE

U.S. SENATE TO VOTE TOMORROW, JULY 25, ON PARENTAL INVOLVEMENT IN MINOR GIRLS' ABORTIONS

July 24, 2006 The United States Senate Republican and Democratic leadership reached an agreement last week setting the stage for debate and a vote tomorrow, July 25, on S. 403, the Child Custody Protection Act.

This legislation would make it a federal offense to take a minor girl across state lines for an abortion, if it would circumvent a state law in the minor girl’s home state requiring parental consent or notification prior to a minor’s abortion. Wisconsin has a parental consent law.

Wisconsin Right to Life strongly supports S. 403.

Under the agreement, the Senate will consider a short list of proposed amendments to the bill, after which a vote will occur on passage of the bill. The agreement ensures that the bill will not be subject to a filibuster or other obstructionist tactics at this stage in the process.

"Wisconsin Right to Life strongly opposes two of the amendments, one offered by Sen. Diane Feinstein (D- Ca.) and another offered by Sen. Barbara Boxer (D- Ca.)" said Susan Armacost, Legislative Director for Wisconsin Right to Life.

The major national organization promoting the Child Custody Protection Act is the National Right to Life Committee (NRLC), the parent organization of Wisconsin Right to Life.

Douglas Johnson, Legislative Director of NRLC described the Feinstein amendment. "The Feinstein Amendment would allow a minor girl of any age to be transported across state lines, without parental knowledge, by any 'grandparent' or by any 'member of the clergy.' Among other problems, this means that anyone designated as 'clergy' would be empowered to take a minor girl out of state for a secret abortion -- even if he is the sexual abuser who impregnated her, even if he is the leader of a dangerous cult, and even if he is affiliated with an abortion clinic. Certain organizations such as the Universal Life Church offer free clergy ordination in five minutes or less on the Internet."

In describing the Boxer Amendment, Johnson said, "The Boxer Amendment would say that the bill would not apply at all to any minor who has an abortion as 'a result of a pregnancy caused by an act of incest.' This would mean, for example, that if a 24-year old man rapes and impregnates his 15-year old sister, he could take her to a different state for a secret abortion without the parents' knowledge, and could not be prosecuted under the bill!"

More than half the states, including Wisconsin, have parental notification or consent laws in effect. These laws are often circumvented when minors are transported to other states that do not have parental involvement laws, often under pressure from older boyfriends or at the urging of abortion providers.

"The U. S. House of Representatives has already passed a bill with similar provisions called the