WRTL’s “CCPA Ad”
EXHIBIT D
August 23, 2006

Child Custody Protection Act Ad: 60 Seconds

Listen up, parents. Wisconsin requires parental consent before your minor daughter can have an abortion. But, she can be taken to Illinois for an abortion that is kept secret from you. Imagine, your daughter can be taken across state lines for a major surgical procedure without your knowledge or consent.

The U.S. Senate recently passed a bill to protect parents from secret abortions. Fortunately, Senator Kohl voted for the rights of parents. But, sadly, Senator Feingold did not.

Your help is urgently needed because some Senators are holding up further action on the bill.

Please call Senators Kohl and Feingold at 202-224-3121 and urge them to stop efforts by the Senate Democratic leadership to hold up a bill which will prevent secret abortions. That’s 202-224-3121.

Paid for by Wisconsin Right to Life, which is responsible for the content of this advertising and not authorized by any candidate or candidate’s committee.
WRTL’s Projected Schedule of Broadcasts and Costs
EXHIBIT E
WISCONSIN RIGHT TO LIFE  
Child Custody Protection Act Proposed Radio Buy  
September 5-11, 2006

<table>
<thead>
<tr>
<th>Station</th>
<th>Ads</th>
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<tr>
<td>WTMJ Radio Milwaukee</td>
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<td>$4,800</td>
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<td>WISN Radio Milwaukee</td>
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<td>WEMI Christian Radio Appleton</td>
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**Total**: $11,150
August 30, 2006

Dear Friends of Wisconsin Right to Life,

The Senate Democratic leadership is at it again. And, this time, you and your minor daughters are the ones who will be hurt.

Wisconsin Right to Life engineered passage of a Wisconsin law in 1992 which requires that a parent give consent before a minor girl can have an abortion. This outstanding law protects both you and your minor daughter.

But it doesn’t stop there. Because Illinois doesn’t have a parental consent law, or even a parental notification law, your minor daughter can be taken across state lines to have a secret abortion – secret from you! Abortion clinics openly advertise that a minor can have an abortion in Illinois without her parents knowing about it.

Both the U.S. House and Senate have overwhelmingly passed a law which would stop the practice of taking minors across state lines for abortions. That’s the good news.

The bad news is that the U.S. Senate Democratic leadership is holding up the bill! Even though it passed by a vote of 65-34! Fortunately, Senator Kohl voted for the bill. True to form, Senator Feingold voted against it.

To end gridlock, 60 Senators need to vote to release the bill from the Senate. This vote must take place in September and before the Senate adjourns on October 5. President Bush will sign the bill into law – if it reaches his desk.

This bill is so important that Wisconsin Right to Life needs to air radio ads immediately to urge people to call Senators Kohl and Feingold and urge them to vote to end gridlock on an issue that vitally protects your interests. We need to raise $12,000 for this radio campaign immediately and urgently need your help.

You can donate conveniently online at our www.wisconrighttolife.org home page. Any gift is appreciated. $1,000 $500 $100.

Thank you so much for your assistance.

Barbara L. Lyons
Executive Director
Wisconsin Right to Life

Your gift is not tax deductible for income tax purposes.
Letter from NRLC to Senators Re CCPA
EXHIBIT G
Dear Senator:

When the Child Custody Protection Act (S.403) comes before the Senate on Tuesday, July 25, the National Right to Life Committee (NRLC) urges that you oppose the pending Feinstein and Boxer Amendments, and support passage of the bill.

About 80 percent of the public favors requiring notification of or consent by a parent before an abortion can be performed on a minor daughter. (For a sampling of public opinion polls on this issue, see http://www.nrlc.org/federal/ccpa/ParentalInvolvementPolls.html) The majority of states have enacted laws requiring notification of, or consent by, a parent (or a judicial waiver) before an abortion can be performed on a minor daughter, but circumvention of these laws is widespread, as minors are often transported across state lines into neighboring states in which such requirements are not in force. Indeed, many abortion clinics advertise across state lines, using "no parental notification" as a selling point. S. 403 would prohibit non-parents from taking minor girls across state lines to obtain secret abortions, if this abridges a parent's legal right, under state law, to be notified or give consent before their daughter receives an abortion. For a summary of the parental involvement laws of each state, see www.nrlc.org/federal/ccpa/ParentalLawsFS.pdf

State parental consent laws contain "judicial bypass" provisions, as required by the U.S. Supreme Court; any minor who receives such judicial authorization in her home state would not be affected by S. 403.

We ask that you vote against the Feinstein Amendment, which 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. Moreover, certain organizations such as the Universal Life Church offer free clergy ordination credentials in five minutes or less on the Internet.

S. 403 contains a provision that allows a parent to sue a person who transports the parent's minor daughter to another state for an abortion in circumvention of the law. Senator Ensign or his designee will offer an amendment to clarify that this right to sue cannot be employed by a parent who commits incest on the minor. NRLC supports adoption of the Ensign Amendment. Senator Boxer has submitted a second amendment that was also represented as removing an incestuous parent's right to sue — but the Boxer Amendment — whether through careless drafting or otherwise, is much too broad — it would actually strip protection away from incest victims and allow them to be doubly victimized in some cases. The Boxer Amendment, if adopted, would result in the bill not applying 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! Therefore, we urge you to support Sen. Ensign's clarifying amendment and to reject the poorly constructed Boxer Amendment.

We anticipate that the roll calls on the Feinstein and Boxer amendments and on final passage will be included in NRLC's scorecard of key votes for the 109th Congress. Thank you for your consideration of NRLC's position on this legislation.

Sincerely,

Douglas Johnson
Legislative Director

Susan T. Muskett, J.D.
Congressional Liaison