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January 2008

404 S. 11th Street • P.O. Box 80410 • Lincoln, NE 68501-0410 • (402) 438-4802

Nebraska Walk for Life Saturday, January 26

10 a.m., State Capitol, 14th & K streets in Lincoln,
to UNL Student Union, 14th & R streets

This is the 34th year the Walk for Life has been sponsored by Nebraska Right to Life. It is a peaceful, legal First Amendment demonstration against Roe v. Wade and in support of women and their families facing unplanned pregnancies. After a brief program at the State Capitol, participants will walk eight blocks through downtown Lincoln to the UN-L Student Union indoors, second floor, where our keynote speaker, David Ring, will speak at approximately 11:30 a.m. All Walk activities will conclude by 1:00 p.m. Pro-life information booths, baked goods and hot beverages will also be available at the Union. Bundle up the kids and come on out for the pro-life family event of the year!

Parking available in the garage north of St. Mary's Church at 14th & K streets. Mass at St. Mary's at 9:00 a.m. preceding the Walk.

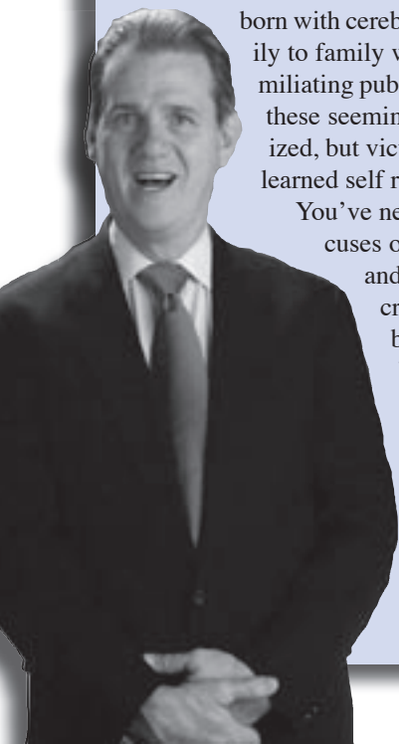
**Featured speaker will be David Ring, author of
"I've Got Cerebral Palsy, What's Your Problem?"**

Who is David Ring?

Few individuals have felt the crushing blows that have besieged David Ring since birth. He was born to lose. On Oct. 28, 1953, in Jonesboro, Ark., David was born with cerebral palsy. Orphaned at age 14, he was cast about from family to family with nowhere to call home. He endured constant pain, humiliating public ridicule and constant discouragement. Yet in the face of these seemingly insurmountable obstacles, David emerged not victimized, but victorious! Through his relationship with Jesus Christ, David learned self respect and an acceptance of his physical challenges.

You've never heard a speaker quite like David Ring. He always focuses on an individual's need to conquer the personal challenges and adversities of life. As you hear David, you will laugh and cry. You'll be amazed at his triumph over odds. You will be moved to consider your own life. As one who has not been stifled by his physical limitations, he clearly states his challenge to everyone, "I have cerebral palsy - what's your problem?"

An internationally known speaker since 1973, David shares his story with more than 100,000 people each year at churches, conventions, schools and corporate events. His book, "Just As I Am" tells about his heartaches and victories, and addresses the central theme of his life: "Triumph Over Odds."



Legislature Convenes Jan. 9th

LB 157, Safe Haven For Babies, And LB 700, Cloning Ban To Be Taken Up

When the Legislature convenes for its 60 day session on January 9th, two pro-life bills are expected to receive floor debate and votes.

LB 157, introduced and prioritized by Senator Arnie Stuthman of Columbus, is on first round of debate, called General File. LB 157 is the Safe Haven for Babies Act which provides that a newborn may be left in the care of an emergency medical responder or hospital for up to 72 hours following birth.

LB 157 would provide immunity from criminal prosecution to the person abandoning the baby in safe care. Forty-eight other States have Safe Haven legislation in statute and it has proven to save babies whom would otherwise be left to die.

The bill was carried over from last session when it was bogged down in a filibuster led by Senator Ernie Chambers. Because Senator Stuthman has named it his priority bill, LB 157 should see early floor debate and it is hoped that the filibuster can be overcome; even if it requires getting to a 33-vote threshold to invoke cloture. The bill then has to move to the next two stages of debate called Select File and Final Reading before passage into law.

The cities of Omaha, Lincoln, Nebraska City, Seward and Gretna have passed resolutions or sent letters in support of LB 157 to the Legislature and other cities are expected to follow suit.

Continued on Page 2

Safe Haven For Babies, Cloning Ban Will Be Debated

Continued from Page 1

ACT NOW: Please contact your state senator and ask him/her to support LB 157 through all stages. See the list of senators' contact information below.

LB 700, introduced by Senator Mark Christensen of Imperial, is the ban on human cloning for medical research and reproductive purposes. LB 700 is currently held in the Judiciary Committee.

The bill was voted out of Judiciary briefly last Spring but Judiciary Chairman Brad Ashford reversed his vote and pulled the bill back into committee saying it needed an interim study. The issue subsequently received a second hearing on November 9th at which time Nebraska Coalition for Ethical Research brought in Maureen Condic, associate professor of neurobiology and anatomy from the University of Utah. Dr. Condic's presentation before the committee was compelling but the same day as the hearing, Senator Ashford told a reporter he wanted

to see the issue resolved by introducing a "clone and kill" bill. Senator Ashford's initial solution to the cloning debate was to follow the lead of the Iowa Legislature, which had enacted a true cloning ban initially but then reversed course and passed a bill that would only prohibit cloning for reproductive purposes.

Under that scenario, human clones could be created and kept alive for a finite time period, usually 14 days, at which time researchers could kill the embryos to harvest their stem cells. An Omaha World Herald article next reported that Senator Ashford wants to take a more positive approach by introducing legislation to provide grants for adult stem cell and other research that all can agree with. Yet another scenario being floated by another senator would restrict some embryonic stem cell research but not go far enough to ban cloning for research. While NRL supports adult stem cell and

cord blood research, the ultimate goal is to pass a ban on cloning for research purposes. If other more palatable legislation in this area is introduced, it could provide a vehicle for senators to jump on; thereby avoiding having to vote on a true cloning ban.

At this writing, it is not known what the Judiciary Committee may do, so it is imperative that pro-life senators band together to get LB 700 out of committee.

The main way to do that is to "pull" the bill by acquiring 25 to 30 votes of the body to bring the bill out. At that time, LB 700 could receive the floor debate and votes that this issue deserves.

LB 700 was introduced by Christensen and co-introduced by senators Burling, Carlson, Dierks, Dubas, Engel, Erdman, Flood, Friend, Fulton, Hansen, Harms, Heidemann, Hudkins, Langemeier, Lathrop, Nelson, Pedersen, Pirsch, Preister, Wallman and Wightman.

Senator Contact Information

LAST	FIRST	DISTRICT	PHONE	EMAIL	ROOM NUMBER	LAST	FIRST	DISTRICT	PHONE	EMAIL	ROOM NUMBER
Adams	Greg	24	471-2756	gadams@leg.ne.gov	1403	Karpisek	Russ	32	471-2711	rkarpipek@leg.ne.gov	1523
Aguilar	Ray	35	471-2617	raguilar@leg.ne.gov	1114	Kopplin	Gail	3	471-2627	gkopplin@leg.ne.gov	1008
Ashford	Brad	20	471-2622	bashford@leg.ne.gov	1103	Kruse	Lowen	13	471-2727	lkruse@leg.ne.gov	1021
Avery	Bill	28	471-2633	bavery@leg.ne.gov	1016	Langemeier	Chris	23	471-2719	clangemeier@leg.ne.gov	2028
Burling	Carroll	33	471-2712	cburling@leg.ne.gov	2107	Lathrop	Steve	12	471-2623	slathrop@leg.ne.gov	1117
Carlson	Tom	38	471-2732	tcarlson@leg.ne.gov	2104	Lautenbaugh	Scott	18	471-2618	slautenbaugh@leg.ne.gov	1529
Chambers	Erine	11	471-2612	no email address	1107	Louden	LeRoy	49	471-2725	llouden@leg.ne.gov	1210
Christensen	Mark	44	471-2805	mchristensen@leg.ne.gov	1000	McDonald	Vickie	41	471-2631	vmcdonald@leg.ne.gov	1015
Cornett	Abbie	45	471-2615	acornett@leg.ne.gov	2000	McGill	Amanda	26	471-2610	amcgill@leg.ne.gov	1115
Dierks	M.L. "Cap"	40	471-2801	mdierks@leg.ne.gov	2108	Nantkes	Danielle	46	471-2720	dnantkes@leg.ne.gov	1017
Dubas	Annette	34	471-1115	adubas@leg.ne.gov	1115	Nelson	John	6	471-2714	jnelson@leg.ne.gov	1118
Engel	L. Patrick	17	471-2716	lengel@leg.ne.gov	2010	Pahls	Rich	31	471-2327	rpahls@leg.ne.gov	1401
Erdman	Philip	47	471-2616	perdman@leg.ne.gov	1022	Pankonin	Dave	2	471-2613	dpankonin@leg.ne.gov	1202
Fischer	Deb	43	471-2628	dfischer@leg.ne.gov	1101	Pedersen	Dwite	39	471-2885	dpedersen@leg.ne.gov	1018
Flood	Mike	19	471-2929	mflood@leg.ne.gov	2103	Pirsch	Pete	4	471-2621	ppirsch@leg.ne.gov	1404
Friend	Mike	10	471-2718	mfriender@leg.ne.gov	1212	Preister	Don	5	471-2710	dpreister@leg.ne.gov	1206
Fulton	Tony	29	471-2734	tfulton@leg.ne.gov	1019	Raikes	Ron	25	471-2731	rraikes@leg.ne.gov	1110
Gay	Tim	14	471-2730	tgay@leg.ne.gov	1522	Rogert	Kent	16	471-2728	krogert@leg.ne.gov	2011
Hansen	Tom	42	471-2729	thansen@leg.ne.gov	1012	Schimek	DiAnna	27	471-2632	dschimek@leg.ne.gov	1124
Harms	John	48	471-2802	jharms@leg.ne.gov	2017	Stuthman	Arnie	22	471-2715	astuthman@leg.ne.gov	1120
Heidemann	Lavon	1	471-2733	lheidemann@leg.ne.gov	1004	Synowiecki	John	7	471-2721	jsynowiecki@leg.ne.gov	2004
Howard	Gwen	9	471-2723	ghoward@leg.ne.gov	1208	Wallman	Norm	30	471-2620	nwallman@leg.ne.gov	1528
Hudkins	Carol	21	471-2673	chudkins@leg.ne.gov	1406	White	Tom	8	471-2722	twhite@leg.ne.gov	1117
Janssen	Ray	15	471-2625	rjanssen@leg.ne.gov	1116	Wightman	John	36	471-2642	jwightman@leg.ne.gov	1019
Johnson	Joel	37	471-2726	jjohnson@leg.ne.gov	1402						

**Results of Associated Press Survey Of
State Senators On The Cloning Issue:
Printed In The Lincoln Journal Star On 12/38/07:**

Question Asked:

*A recent scientific breakthrough may allow scientists to collect stem cells from human skin that previously were available only from embryos. Still, there is uncertainty about the new procedure and whether the cells will be as effective in medical research as embryonic cells. **In light of both the discovery and the uncertainty, do you think that the state should ban human cloning to produce embryonic stem cells?***

Responses:

Yes: 24 (Aguilar, Carlson, Christensen, Cornett, Dierks, Engel, Erdman, Fischer, Flood, Friend, Fulton, Hansen, Harms, Heidemann, Howard, Hudkins, Kopplin, Langemeier, Loudon, Nelson, Pahls, Pankonin, Pedersen, Stuthman)

No: 8 (Adams, Ashford, Johnson, Karpisek, Kruse, McGill, Nantkes, Wallman)

Unsure: 2 (Janssen, Rogert)

Not participating in survey: 15 (Avery, Burling, Chambers, Dubas, Gay, Lathrop, Lautenbaugh, McDonald, Pirsch, Preister, Raikes, Schimek, Synowiecki, White, Wightman)

**Results Of An Omaha World-Herald
Survey Of State Senators On The
Cloning Issue. Printed on 1/1/08:**

Question Asked:

Should Nebraska ban human cloning to produce babies or for medical research and therapy?

Yes, ban all human cloning: 26 (Burling, Carlson, Christensen, Cornett, Dierks, Engel, Erdman, Fischer, Flood, Friend, Fulton, Gay, Hansen, Harms, Heidemann, Howard, Janssen, Kopplin, Langemeier, Nelson, Pahls, Pankonin, Pedersen, Stuthman, Lautenbaugh, Synowiecki)

Yes, ban cloning to produce babies but allow for medical research and therapy: 12 (Adams, Aguilar, Ashford, Hudkins, Johnson, Karpisek, Kruse, McGill, Nantkes, Rogert, Wallman, Wightman)

No: 1 (Avery)

Undecided: 1 (Raikes)

No answer: 2 (Louden, Pirsch)

Did not participate: 7 (Chambers, Dubas, Lathrop, McDonald, Preister, Schimek, White)

Senators Respond To AP, World Herald Surveys

In pre-session surveys of the senators by the Associated Press and the Omaha World-Herald, there is a mix of response from pro-life senators in their support for the concept of banning cloning for medical research.

Because each survey asks different questions, the questions are printed here along with the answers of the senators. Please peruse these two surveys to see how your senator responded. Compare the survey answers to the list of co-introducers of LB 700. Any senator who was endorsed by Nebraska Right to Life PAC

had to commit to banning all human cloning, embryonic stem cell research and aborted fetal tissue research. If you know your senator is pro-life you can assume that he/she was endorsed by NRL PAC in the past. If you don't know where your senator stands, call NRL at 402-438-4802.

ACT NOW: Refer to the list of senators' e-mail addresses and State Capitol phone numbers



on Page 2. Write AND call your senator the first couple weeks of session and ask him/her to vote to bring LB 700 to the floor and to vote to pass it without any weakening amendments. If you don't have e-mail you can write to the senators in care of their Name, District Number, State Capital P.O. Box 94604, Lincoln, NE 68509-4604.

Web Site Being Re-vamped



The NRL Web Site is being re-vamped and we hope to unveil the new, improved and user-friendly site by the first of February at www.nebraskartl.org

Malpractice Lawsuit Against Planned Parenthood of

DATED this 31st day of August, 2007.

IN THE DISTRICT COURT OF LANCASTER COUNTY, NEBRASKA

Complaint for Medical Malpractice and Praecepte

Jane Roe, Plaintiff vs. Planned Parenthood of Nebraska & Council Bluffs, Inc., and Meryl A. Severson, M.D., Defendants

COMES NOW the Plaintiff and for her claim against the Defendants states:

1. Plaintiff is a 40 year old female resident of the State of Nebraska. The name "Jane Roe" is a pseudonym and is being utilized in this action in order to protect the privacy of the Plaintiff.
2. Defendant Planned Parenthood of Nebraska & Council Bluffs is a corporation which operates a facility known as the "South Street Center" located at 3705 South Street, Lincoln, Lancaster County, Nebraska. One of the services provided by the Defendant at the South Street Center is abortion.
3. Defendant Meryl A. Severson, M.D. is a physician licensed by the State of Nebraska. Defendant Severson is held out as the "Medical Director" of Planned Parenthood of Nebraska & Council Bluffs and he performs abortions at the South Street Center.
4. Neither of the Defendants qualify under the Nebraska Hospital-Medical Liability Act, Neb. Rev. Stat. § 44-2801 et seq. and, therefore, are not covered by the provisions or protections of the act.
5. Sometime in mid- to late July 2007, Plaintiff called Planned Parenthood to inquire about family planning services. She had just learned that she was pregnant and approximately 8 weeks along. Plaintiff was told that abortions are performed on Fridays at the South Street Center and that the soonest available appointment would be on August 17th. Plaintiff was also told during that call that if she wanted to have an abortion she was to listen to a recorded message. If she listened to the complete message, an appointment would then be

made for 9:00 a.m. on August 17, 2007. Plaintiff listened to the complete recorded message.

6. Plaintiff, accompanied by a friend, went to the center at 9:00 a.m. on August 17, 2007. The Plaintiff first completed some paperwork and then met with a "counselor" who told her that later she would be summoned to a room for the abortion procedure. It was explained to Plaintiff that when the abortion was about to be performed she would be given "a shot to deaden" her cervix and that she would then hear some suctioning from a machine.

7. Later Plaintiff was taken to a room with an ultrasound machine. An ultrasound of Plaintiff's abdomen was performed but the Planned Parenthood attendant had trouble visualizing the area. Defendant Severson was summoned to the room to look at the ultrasound and Plaintiff overheard Severson say to the attendant that Plaintiff had a "tilted uterus." Plaintiff was not offered the opportunity to look at the ultrasound.

8. After the ultrasound, Plaintiff was taken to another area where her finger was pricked and some blood was drawn by an employee of Planned Parenthood. That employee gave the Plaintiff a Valium tablet and returned her to the waiting room. The employee told the Plaintiff to take the Valium to "help her relax."

9. There were many women in the waiting area that day and Plaintiff was not called back for the abortion procedure during the morning. Due to the long delay, Plaintiff and her friend had been paying special attention to the time it seemed to take for each patient to be seen. Based upon the timing of the other patients, Plaintiff and her friend anticipated that whenever Plaintiff was called back for the procedure, it would be approximately 45 minutes before Plaintiff was done. Finally, at about 2:20 p.m. Plaintiff's name was called and she was taken to another room. Plaintiff and her friend anticipated that Plaintiff would be finished by 3:05 p.m.

10. After being called back to the examination room, Plaintiff was attended by two Planned Parenthood employees and Defendant Severson. Plaintiff was laid back on an examination table and her feet were placed up in stirrups. She then felt an injection into her cervix. The shot

was painful and she cried out and told the attendants and Defendant Severson of the painful nature of the injection. Shortly thereafter, Plaintiff heard a suctioning sound and felt pressure in her uterus. Plaintiff immediately complained of excruciating pain and told the attendants and Defendant Severson that something was terribly wrong and to stop the procedure. Defendants refused. Plaintiff continued to complain of pain and continued to plead for the procedure to be stopped. Defendant Severson refused and continued moving the suctioning device into the Plaintiff's uterus. Plaintiff told Defendant Severson and the attendants that the pain was unbearable. Rather than stopping the procedure or providing Plaintiff with pain medication, Defendant Severson told the Plaintiff, "We can't stop," and instructed the attendants to hold her down. A third employee of Defendant Planned Parenthood was called into the room and they forcibly held Plaintiff down while Defendant Severson continued the suctioning procedure.

11. At all times herein, the employees of Defendant Planned Parenthood were acting in the course and scope of their employment.

12. After the procedure, Plaintiff was in acute pain, nauseous, and bleeding from the vagina. A pad was placed over Plaintiff's vaginal area, and her underwear and shorts were placed back on her by a Planned Parenthood employee. Plaintiff was then asked to walk over to the recovery room. Plaintiff advised the employees that she was in too much pain. She was then assisted to the recovery area by Planned Parenthood employees where Plaintiff was seated in a recliner and offered juice and cookies. When Plaintiff continued to complain of pain, she was provided a heating pad. Plaintiff was not otherwise provided with additional medical treatment at that time. Plaintiff continued to be in pain and so advised the Planned Parenthood attendants on numerous occasions. Plaintiff was given a prescription for 800 mg. Ibuprofen to be filled after she left the center.

13. At about 3:40 p.m., a Planned Parenthood employee brought Plaintiff's friend back to the recovery area. Plaintiff told her friend that she was in tremendous pain. Plaintiff was pale and appeared to be in distress. Plaintiff continued to com-

Nebraska/Council Bluffs Detailed In Court Papers

plain to Planned Parenthood staff that she was in pain. During this time, a Planned Parenthood employee attempted to take the Plaintiff's blood pressure but could not obtain a reading on the blood pressure monitor. Defendant Severson then came to the area where Plaintiff was seated and tried to obtain a radial pulse rate on the Plaintiff. He appeared to be having difficulty doing so as he moved his hand around in various positions on Plaintiff's wrist. Defendant Severson did not provide any other medical treatment to Plaintiff at that time.

14. At approximately 4:10 p.m., Plaintiff's friend tried to help Plaintiff to the bathroom which was 5 to 6 paces from where they were seated. In attempting to get to the bathroom, Plaintiff passed out, fell to the floor, and suffered a seizure type event. Plaintiff was on the floor for approximately 10 to 15 minutes during which time Planned Parenthood's medical treatment of the Plaintiff consisted of placing numerous blankets on her because she was complaining of being cold. Eventually, Defendant Severson reappeared and took Plaintiff's blood pressure and then ordered the infusion of intravenous fluid. While on the floor, Plaintiff suffered a second seizure type event. Then Plaintiff, with assistance, was returned to one of the recliner chairs where she suffered a third seizure, this one more acute than the others with Plaintiff's body stiffening and her eyes rolling up into her head. Plaintiff's condition continued to deteriorate, and at 4:38 p.m. Lincoln Fire and Rescue was called.

15. A Lincoln Fire and Rescue team arrived at the South Street Center at 4:42 p.m. The paramedics immediately assessed the Plaintiff and reported that her radial pulse was absent and her blood pressure was 60/40. She was "complaining of abdominal pain," was "pale and cool to the touch," and "bleeding from the vaginal area." Defendant Severson told the paramedic team that "the hemorrhage wasn't unusual for the procedure." Lincoln Fire and Rescue then treated and transported Plaintiff to Bryan LGH East Medical Center via ambulance at 5:11 p.m.

16. At Bryan LGH East, Plaintiff underwent life-saving emergency surgery. During surgery, the hospital physician discovered that Plaintiff had suffered a catastrophic perforation of her uterus during the abortion. Defendant Severson had cut into and through the sidewall of Plaintiff's uterus and

had suctioned tissue from the surrounding area thereby ripping through uterine vessels and ligament.

17. The Bryan LGH operative report states that during the emergency surgery, among other things, there was found "a massive amount of blood and clot in the peritoneal cavity;" bright red blood was "pouring from the patient's left lower quadrant;" the left pelvic sidewall had sustained "a large hematoma" with a dissected area running from the "hematoma all the way up through the retroperitoneum" to "around the level of the kidney;" and a major connecting ligament in the uterine area known as the broad ligament had been "shredded."

18. Due to the "extensive nature of the trauma" the operating physician at Bryan LGH, a well-respected practicing OB/GYN in Lincoln, Nebraska called in another skilled OB/GYN physician to assist and together they performed an emergency hysterectomy. The physicians had to surgically remove the Plaintiff's uterus and "photographs were taken to illustrate the damage to the patient's left uterine sidewall." Upon examination, the operating physicians found a 2 ½ to 3 cm. gaping wound on the left sidewall of the Plaintiff's uterus which had been created during the abortion procedure. The blood supply to the left fallopian tube and ovary had also been damaged during the abortion and were surgically removed and photographed. During the surgery, the operating physicians also found a smaller puncture in the lower segment of the uterus and yet another in the mesocolon of the sigmoid.

19. Neither of the operating physicians had ever seen such extensive wounds to the female uterus and surrounding tissues. Said wounds were caused by the actions of Defendant Severson, with the assistance of Defendant Planned Parenthood employees, in the abortion procedure.

20. As a result of the catastrophic perforation of the Plaintiff's uterus, and the other damage caused by the abortion, Plaintiff suffered internal bleeding and life-threatening blood loss. Plaintiff required multiple blood transfusions at the hospital. Her final blood loss was approximately 4 liters which is equivalent to 80 percent of the average woman's total blood volume.

21. Had she not received the emergency care of the paramedics and the life-saving care of the Bryan LGH medical team when

she did, Plaintiff would likely have hemorrhaged to death.

COUNT I: NEGLIGENCE

22. Defendants were negligent in their care and treatment of Plaintiff:

- a.** In failing to properly perform the abortion procedure, inflicting multiple perforations and wounds to the uterus and surrounding tissues;
- b.** In failing to provide Plaintiff with proper pain control during the procedure;
- c.** In failing to stop when Plaintiff requested them to stop due to the extensive pain she was experiencing;
- d.** In holding Plaintiff down against her will;
- e.** In failing to recognize the signs of uterine perforation, hemorrhaging, hemorrhagic shock, hypertension, and physical distress in Plaintiff;
- f.** In failing to properly monitor the condition of the Plaintiff;
- g.** In failing to provide Plaintiff with timely medical care and treatment after the procedure; and
- h.** In failing to call for emergency medical help for Plaintiff in a timely fashion.

COUNT II: BATTERY

23. Plaintiff withdrew her consent when she told the Defendants she was in severe pain and ordered them to stop the procedure. By failing to heed the requests of the Plaintiff to stop, and by physically restraining her against her will, Defendants committed a battery upon the Plaintiff.

DAMAGES

24. As a direct and proximate result of the actions of the Defendants, Plaintiff has or will suffer the following damages:

- a.** Physical pain and mental suffering, past and future;
- b.** Medical expenses in the amount of \$36,850.70 in the past, it being reasonably certain that she will incur medical expenses in the future;
- c.** Permanent injury, disfigurement, and disability, including the loss of her uterus, left fallopian tube and left ovary;
- d.** Lost income;
- e.** Permanent impairment of her earning capacity.

WHEREFORE, Plaintiff prays for judgment against Defendants for her general and special damages as allowed by law, reasonable attorney's fees, and the costs of this action.

Nebraska Right to
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Janet Kaus with Bishop Dendinger.



Connie Consbruck with Bishop Bruskewitz & Greg Schleppenbach, of the Bishop's Pastoral Plan for Pro-Life Activities.



Marie Ramold with Bishop Bruskewitz.

Honored For Their Commitment

The Bishop's Pastoral Plan for Pro-Life Activities honored three pro-life activists at its October convention. These ladies are not only involved with their parish pro-life work but also are leaders in their local Right to Life Chapters. They are Connie Consbruck of South Central Ne RTL in Hastings, Janet Kaus of Scottsbluff RTL and Marie Ramold of Boyd-Holt Co. RTL. Janet also serves on the Board of Directors of Nebraska Right to Life.



Nebraska Right to Life
Board of Directors meeting
November 3 in Hastings.