



### STRENGTHENING FAMILIES AND THE VALUES THAT MAKE FAMILIES STRONG

Vol. XXIV No. 2

March/April 2015

# The 2015 "short" Session moves forward with some hope, and with some concern

With two student rights bills and the two pro-life bills gathering attention, a significant showdown in the House is brewing.

A BRIEF SUMMARY OF LEGISLATION IMPACTING THE FAMILY: Two critical bills dealing with young people in public schools across the state have developed some momentum and could possibly be passed this Session. Two pro-life bills have cleared the Senate but have been placed in the House Health and Welfare Committee where similar bills have died since 2004. And, the Responsible Payday Lending Act, though finding new supporters, has apparently stalled in the Senate.

One surprise was the initiation of a gambling expansion bill – Senate Bill 74, not with casinos but through a joint Horse Racing Commission and Kentucky Lottery effort that will bring a horse-racing-lottery-type unskilled-game of chance to convenient stores around the state. This new concept is raising questions with some legislators about why the Lottery, which advertises itself as supporting education, is now sharing its proceeds with the horse racing industry.

**Senate Bill 76 – The Student Privacy Act** – [at press time] is scheduled to be heard in the Senate Education Committee on Thursday, Feb. 19. This is a key bill protecting the right to privacy of all students from decisions like those at Atherton High School in Louisville where a boy who believes he is transgendered can use the girls restroom and locker room. Care should be shown, but no student should have to give up

For more clarity on key bills, turn to pages 4-5 their right to privacy because another student wants to do his will.

Senate Bill 71 – The Student Free Speech and Religious Liberty Act – [at press time] had cleared the Senate and was on its way to a House Committee. Now only Representatives will need to hear your opinion on this bill. SB 71 is designed to secure the various free speech and religious liberty rights that have been decided by federal courts across the land and codify them so that teachers and administrators as well as parents and students can know what the law is.

Senate Bills 4 and 7 – The Face-to-Face Consultation Bill and The Ultrasound Bill – [at press time] had both cleared the Senate and had been placed in the House Health and Welfare Committee where all new pro-life legislation has died since 2004. The faithful still have hope because they are both just common sense – 1) a woman should be able to see her tests and scans (The Ultrasound Bill) and 2) a woman should be able to have a face-to-face consultation with her physician (The Faceto-Face Consultation Bill).

Senate Bill 74 – The Lottery/ Horse Race Bill – [at press time] had cleared the Senate and was on its way to a House Committee. This bill would expand a new kind of gambling across the state.

Senate Bill 32 – The Responsible Payday Lending Act – [at press time] looked as if it would not have a hearing in its Senate

Committee and would likely die this Session.



# March 3: Special Senate election for 27th district

Republicans would like to secure their grip on the State Senate by expanding their majority. Democrats would like to stop them.

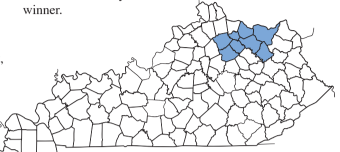
The resignation of Sen. Walter Blevins, Jr. after his victory as the Rowan County Judge/Executive on Nov. 4, has set the stage for a major political battle. The question is whether Republicans can expand further or whether Democrats can replace their retiring colleague.

After last Fall's elections, Republicans in the Senate expanded their current majority to 26 Republicans versus

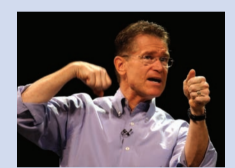
To examine these two candidates "<u>in their own words</u>," go to: **WWW.VoteKentucky.us**  11 Democrats. At the same time, Democrats in the House maintained their 54 to 46 majority there. Now two Parties are squaring off for Blevins' seat – the 27<sup>th</sup> State Senate District.

Two candidates have been chosen by the respective Parties. Kelly Caudill, a Mason County attorney who has never run for political office, is the Democrat. Steve West, a Bourbon County attorney and farmer who challenged Rep. Sannie Overly for her House seat several years ago, has been chosen by the Republicans.

Though Democrats have a large majority in overall voter registrations in the district, new registrations across the state have been favoring Republicans, thus heightening the suspense on the outcome. The last factor as citizens look forward is voter turnout—without doubt, the campaign that gets their people to the polls on March 3 will likely be the



**Special Election for Senate District 27** 



Love & Respect's Dr. Emerson Eggerichs

# The Kentucky Marriage



Love & Respect's Sarah Eggerichs

Movement

Lexington, April 17-18

Love & Respect video conference - The Eggerichs Gardenside Christian Church 940 Holly Springs Drive, Lexington, KY 40504

## Nicholasville, July 17-18

Love and Lordship Conference - Greg Williams Church of the Savior 1301 Brannon Road, Nicholasville, KY 40356 Various regional events listed below

## Salt Lick, May 22-25

Love and Lordship Event - Greg Williams Kentucky Church of God Family Retreat 3169 Mudlick Road, Salt Lick, KY 40371

## Campbellsville, Sept. 25-26

Love and Lordship Event - Greg Williams Church of the Savior Men's Retreat Green River Lake, Campbellsville, KY 42718

Since Jan. 1, the Kentucky Marriage Movement has already hosted events in Elizabethtown, Prospect, Paducah, Lawrenceburg and Lexington.

For more or to register, call (859)255-5400 or go to www.kentuckymarriage.org

## **2015 Executive Branch Candidates:**

#### Governor:

- 1 Jack Conway & Sannie Overly D
- 2 Geoff Young & Jonathan D. Masters D
- 3 Matt Bevin & Jenean Hampton R
- 4 James R. Comer & Chris McDaniel R
- 5 Hal Heiner & K.C. Crosbie R
- 6 Will T. Scott & Rodney Coffey R

Auditor of Public Accounts:

1 Adam Edelen - D

2 Mike Harmon - R

#### Attorney General:

- 1 Andy Beshear D
- 2 Michael T. Hogan R
- 3 Whitney H. Westerfield R

#### Secretary of State:

- 1 Alison Lundergan Grimes D
- 2 Charles Lovett D
- 3 Stephen L. Knipper R
- 4 Michael Pitzer R

#### **Treasurer:**

- 1 Neville Blakemore D
- 2 Jim Glenn D
- 3 Daniel B. Grossberg D
- 4 Richard Henderson D
- 5 Rick Nelson D
- 6 Allison Ball R
- 7 Kenneth Imes R
- 8 Jon Larson R

#### **Commissioner of Agriculture:**

- 1 Jean-Marie Lawson Spann D
- 2 Richard Heath R
- 3 Ryan Quarles R

# Support The Family Foundation by shopping at Kroger

There are different regions within the Kroger system in Kentucky. We are continuing to work through the different forms with each respective regional office. We are currently enrolled for Central Kentucky AND Northern Kentucky (Cincinnati suburbs).

Kroger recently launched a program called Kroger Community Rewards® to give back to local communities through schools, churches and other nonprofit organizations. The Family Foundation is proud to be a participant in this program . . . but we need your help! Will you join us?

You can easily enroll your Kroger Rewards Card to benefit The Foundation. A percentage of your purchases will then be donated to The Family Foundation. Please join us in this simple fundraising effort (<u>at NO ADDITIONAL COST TO YOU</u>). It takes a couple minutes to register your card — *just follow the steps below and <u>note</u> our official incorporation name*.

- 1. Go to www.kroger.com/communityrewards
- 2. Sign into your account (or create a new one).
- 3. Click the "Enroll Now" button.
- 4. Go to "Find Your Organization," find Family Trust Foundation of Kentucky, Inc (or use code below). Click "Enroll."
- 5. For most of Kentucky, use code #92920. For Northern KY (Cincinnati suburbs), use code #24726. Northeast KY (Ashland), Western KY (Paducah & Murray) and Southwest Central KY (Bowling Green & Glasgow) are not yet online.

Please call us at 859-255-5400 if you have trouble enrolling, and we'll be happy to help you! Thank you.

"Let's go Krogering!"

# There has been some movement! Will you help by making the toll-free calls?



## **The Student Privacy Act -**Senate Bill 76

Across the country, some school administrators have been focused on considering the needs of students who struggle with their sexual identity. Being kind and understanding, without doubt, is important. However, in Louisville a school has adopted a Los Angeles school district policy that allows students with gender confusion to select their gender and then use the bathroom or locker room facilities of their choice.

As a result, in Louisville a high school boy who identifies as a girl is now using the girls' restroom and locker room. Unfortunately, in the interest of being sensitive to the boy, the privacy rights of all the female students are being violated.

Similar situations are beginning to arise in other school districts in Kentucky. In Madisonville, a student with gender confusion was accommodated by using an individual handicap access bathroom. The student is not satisfied with that accommodation and is seeking to have a policy in place where the student can use the bathroom and locker room of the opposite biological sex.

SB 76 allows schools different options: They may do nothing or they may accommodate gender-conflicted students by providing a single-user restroom, providing a unisex restroom or allowing the student to use the faculty restroom (with the oversight and protection that it offers). But SB 76 clarifies that administrators MAY NOT have a policy allowing students of opposite biological genders to use the same bathrooms or locker rooms at the same time.

What about bullying? Actually, it's the school that is bullying female students, demanding that they share their restroom with a male. In fact, the student in guestion is actually safer with any of the other options.

Do students have rights? Yes. The right to privacy is so strong in America that the medical profession has been turned inside-out to uphold the patient's right of privacy - HIPPA. And, the U.S. Supreme Court used "the right of privacy" to decide *Roe vs. Wade*. How then can a school committee casually choose to violate a student's right of privacy?

#### Some opponents say SB 76 "targets" transgender students.

It shouldn't be controversial to say that boys should use the boys' room and girls should use the girls' room. This is just basic student privacy, decency and common sense. We should keep politics and political agendas in the legislature and out of our public school bathrooms.

SB 76 just prevents a school from choosing to allow biological boys and biological girls in restrooms and locker rooms together.

Parents point out that if SB 76 is not passed, field trip and overnight stays will be further complicated as biological males and females will be asked to share the same sleeping facilities, in the interest of being sensitive to transgendered athletes. In Minnesota, with a state law like the Louisville policy, the State High School Athletic League, is already making "gender identity" the plumb line for overnight team accommodations, thus biological males and biological females will very well be housed together.

And, SB 76 has a cause of action with a financial penalty added to make sure that school administrators take reasonable steps to protect students' privacy by not allowing boys and girls in the same restrooms, locker rooms and overnight accommodations.

The Louisville school wrongly imported its policy from California; now other Kentucky schools are being pressured to make similar policy decisions. Kentucky schools need Kentucky values.

The 2015 Session ends March 9 ... in about two weeks.

# **Please Make Four Calls!** Call 1-800-372-7181

Call the toll-free Legislative Message Line and leave the following messages for your REPRESENTATIVE because these bills are now in the House (or will be soon). It is very easy. You will not have to speak to your legislator - simply leave a message for them with a receptionist. If you do not know who your Representative is, the receptionist can tell you.

Double your impact by having your spouse call. Call four times (on different days) and ask the receptionist to convey these following messages. And, ask her to "copy" each message to "House Leadership" since there is concern that they may not give these bills a hearing.

#1 "Pass The Student Privacy Act - Senate Bill 76" This bill would bar school administrators from violating a student's privacy rights by ordering that someone with a different biological gender share the same bathroom or locker room.

## #2 "Pass The Student Free Speech and Religious Liberty Act - Senate Bill 71"

This bill guarantees that students would be free to maintain their First Amendment free speech and religious liberty rights without being penalized by school officials.

#### #3 "Pass The Face-To-Face Consultation Bill -Senate Bill 4 & The Ultrasound Bill - Senate Bill 7"

These bills require the abortionist to make time for a face-to-face consult prior to an abortion, and require that he offer her the opportunity to see her ultrasound.

#### #4 "Stop SB 74 - The Lottery/Horse Race Bill"

This bill expands gambling, takes money from The Lottery (which would normally go to education) and does not offer sufficient ethical oversight.

You can call in the evening! The Message Line will be open from 7:00 am until 11:00 pm EST Monday through Thursday. It closes at 6:00 pm on Fridays.



## **Student Free Speech & Religious** Liberty Act - Senate Bill 71



This bill prevents schools from infringing on the basic First Amendment rights of students in classroom assignments and speeches, and would require schools to grant access to public forums for religious student groups in the same way they grant it for other non-religious groups. Students of faith may not be discriminated against.

There is a recent and disturbing trend across America where school officials have denied students their First Amendment rights, and students have had to go to court to have their freedoms upheld. This bill simply instructs schools to have clear policies that do not allow students' free speech and religious liberty rights to be violated.

The bill does not grant any new rights or allow students to violate established conduct for schools, but it will give students protection from school officials who talk about diversity and tolerance, but who are actually intolerant of students' religious beliefs and expression.

Examples include allowing a valedictorian to "thank God" in their graduation address, allowing students to pray over their lunch or read a Bible if they have free reading time, and allowing student-led and student-initiated pravers before athletic contests. The bill would also clarify that school officials may not discriminate against a student group (like a Christian Student Fellowship) simply because the group elects Christian leaders and conducts its internal affairs in a manner consistent with its religious beliefs and stated mission.

### The Ultrasound Bill - SB 7 & Face-To-Face Consultation Bill - SB 4

Two bills, one topic: Legislators and citizens alike know that The Ultrasound Bill, Senate Bill 7, is an effort to give women all the information they need to make an informed decision. Too often abortionists have kept facts from their patients - facts that when learned later have often led post-abortion women to deeply regret their abortion decision.

And similarly, Senate Bill 4 helps remedy yet another injustice of the abortion industry. In 1998 the Informed Consent Law was passed to assure that women received all the information available and had the opportunity to ask questions of their physician. Instead, the abortion lobby twisted the meaning of the law in the regulation process so that a taped phone message is regarded as a "consultation." SB 4 corrects that injustice – it requires a face-to-face consultation.

## The Lottery/Horse Racing Bill - Senate Bill 74



This was a surprise because no one was expecting an expanded gambling bill to be pushed this year. Concerns for this bill include: 1) diverting money to the horse racing industry that normally would go to education; 2) the fact that the Horse Racing Commission does NOT have to abide by Executive Branch ethics

really horse racing, but it uses horse races to sell the tickets.

rules; and 3) the broad expansion of gambling through this "new" concept. The Family Foundation opposes Senate Bill 74. With this bill, a wagerer can purchase a Lottery tab for a live race somewhere in America, but he cannot choose the race or the horse. It is not

# Ark Encounter deal reversed by Gov. Beshear

There were to be tax incentives given like those given to non-religious companies, but after protests, Beshear withdrew them.

Construction is already underway at Answers in Genesis (AiG) in Williamstown for the nation's newest theme park – Ark Encounter. The Creation Museum at AiG is erecting a built-to-scale Ark with associated displays that is expected to bring hundreds of thousands of tourists to Kentucky via the I-75, I-64 and I-71 corridors. Unfortunately, Gov. Steve Beshear is already *raining* on their Ark.

Ken Ham, the group's President and CEO, secured the support of Kentucky government

"This is that latest example of increasing government hostility toward religion in America, and it's certainly among the most blatant."

- Ken Ham, president and CEO

leaders, including Gov. Beshear, to bring Noah's story to life. But now, after pressure from vocal secularists, the state is reneging on the tax incentives it gave preliminary approval to last year. Under a Kentucky law, revenue-generating projects like AiG's are eligible for tax rebates – more than \$18 million in this case – because the park is expected to bring to Kentucky as many as 700,000 visitors annually. The deal agreed upon last year had the rebates returned to the park over a period of ten years as the state deposited sales taxes generated by tourists.

After the state committed to the rebates, anti-faith

share their beliefs on creation. As a religious organization, that's entirely within both state and federal law. Clearly, it is true that other industries choose their

groups cried foul because

AiG hires people who

their employees animal rights groups do not hire

hunters, Muslim grocery store chains do not hire

pig farmers, and government-funded Human Rights groups do not hire members of the KKK or Neo-Nazis.

Beshear reversed himself after the Freedom From Religion Foundation and Americans United for the Separation of Church and State pressed the IRS to investigate. Within weeks after the pressure built, the state reneged on its tax offer.

"The state granted its preliminary approval for the incentive. Only after the atheist groups objected and



publicly attacked the state's preliminary approval, did the state renege on its commitment," Ham explained. "Our organization spent many months attempting to reason with state officials so that this lawsuit would not be necessary. However, the state was so insistent on treating our religious entity as a second-class citizen that we were simply left with no alternative but to proceed to court. This is that latest example of increasing government hostility toward religion in America, and it's certainly among the most blatant."

## **KY's Amendment is at the US Supreme Court!**

Many people will be working on the case, but will there be people praying? Marriage triumphed at the 6th Circuit with prayer.

Last August, oral arguments were heard before the federal 6th Circuit Court of Appeals in Cincinnati to determine whether Michigan, Ohio, Tennessee and Kentucky would lose their marriage protection amendments to their state constitutions. The people of each of those respected states had ratified their amendments with overwhelming majorities. At that time, no other federal Court of Appeals had sided with traditional marriage and the right of states to set their own marriage laws.

Though *amicus* briefs had been filed, and many attorneys were engaged in the 6th Circuit process, and "ALL" that could be done had been done, the leaders of the four family policy councils (one in each of the four states) communicated with one another and decided to challenge the Body of Christ in each of their states to pray. The result was made clear

on Nov. 6 when the 6th Circuit Court of Appeals released their 2-1 decision upholding the amendments of each of those states.

As expected, that decision precipitated an appeal from the gay couples involved in the case and the U.S. Supreme Court responded to their appeal on Jan. 16 granting a *writ of certiorari* (granting the case to be heard). Thus, this Spring the Kentucky marriage protection amendment, along with those of Michigan, Ohio and Tennessee, will be the deciding

case in America on the right of states to regulate marriage.

Now the question must be raised: Will the Body of Christ across the nation be willing to rise up in prayer and petition the God of this nation to protect marriage to that of one man and one woman as He had originally designed it?

The question is not absurd as some would suggest. Consider Benjamin Franklin raising a similar question at a critical juncture in American history. The Constitutional Convention had been meeting for five weeks, and had hit a perilous deadlock. The large states were insisting that congressional representation be based on population; the smaller states wanted a one-state-onevote rule. The entire effort to create a stronger union was in jeopardy. Eightyone-year-old Benjamin Franklin, quiet during most of the deliberations, then

addressed the group. According to James Madison's notes, Franklin rose, addressed the President of the convention, and, after his brief explanation, made this point for prayer:

"I have lived, Sir, a long time, and the longer I live, the more convincing proofs I see of this truth – that God Governs in the affairs of men. And if a sparrow cannot fall to the ground without his notice, is it probable that an empire can rise without his aid?"

#### [See related stories on page 7]

Opinion: The average American doesn't understand that we have several "dictators" sitting on the U.S. Supreme Court bench.

# Why I wish there were more like Moore

What has happened in Alabama [recently] regarding the marriage issue is truly remarkable on a number of fronts. But in a sense, the most important aspect of what is taking place transcends the specific question of the

definition of marriage. In fact, our lack of understanding about what is taking place may well explain why we're debating marriage in the first place.

The situation in

Alabama is not as simple as many in the press would lead us to believe. It is true that one federal district

court judge did rule that Alabama's voter-approved constitutional amendment defining marriage as one man and one woman violated the U.S. Constitution. And it is true that Alabama's elected Chief Justice directed the probate judges who issue marriage licenses in Alabama to

ignore that judge's ruling.

However, what has really been ignored is that other challenges to the Alabama marriage law are pending in two other different federal courts in Alabama. We don't know yet how those two federal judges will rule. And that fact matters. Under our Constitution and under federal judicial practice, the decision of one federal district judge is not binding on another federal district judge. As recently as 2011, the U.S. Supreme Court said, "A decision of a

> federal district court judge is not binding precedent in either a different judicial district, the same judicial district, or even upon the same judge in a different case."

In other words, the Supreme Court has said that a decision by one federal district is only what we lawyers called "persuasive authority," meaning a judge may find the constitutional reasoning of another judge persuasive.

But, if the other judge does not, then consistent with that judge's own oath to uphold the Constitution, he or she can come to a different conclusion.

In other words, federal

constitutional jurisprudence is not so imprudent as to allow one judge, who is fallible, to decide for all other federal (or state) judges what the Constitution says. So, Justice Moore wisely said, in essence, Alabama probate judges cannot allow one judge in one district to decide

# Benjamin Franklin's plea for prayer

... our lack of understanding about

what is taking place may well explain

why we're debating marriage

in the first place.

"In this situation of this Assembly, groping as it were in the dark to find political truth, and scarce able to distinguish it when presented to us, how has it happened, Sir, that we have not hitherto once thought of humbly applying to the Father of lights to illuminate our understandings? In the beginning of the Contest with G. Britain, when we were sensible of danger we had daily prayer in this room for the divine protection. Our prayers, Sir, were heard, & they were graciously answered. All of us who were engaged in the struggle must have observed frequent instances of a superintending providence in our favor.

"To that kind providence we owe this happy opportunity of consulting in peace on the means of establishing our future national felicity. And have we now forgotten that powerful friend? Or do we imagine that we no longer need his assistance?

"I have lived, Sir, a long time, and the longer I live, the more convincing proofs I see of this truth – that God Governs in the affairs of men. And if a sparrow cannot fall to the ground without his notice, is it probable that an empire can rise without his aid?

"We have been assured, Sir, in the sacred writings, that "except the Lord build the House they labor in vain that build it." I firmly believe this; and I also believe that without his concurring aid we shall succeed in this political building no better, than the Builders of Babel: We shall be divided by our little partial local interests; our projects will be confounded, and we ourselves shall become a reproach and bye word down to future ages. And what is worse, mankind may hereafter from this unfortunate instance, despair of establishing Governments by Human wisdom and leave it to chance, war and conquest.

"I therefore beg leave to move-that henceforth prayers imploring the assistance of Heaven, and its blessings on our deliberations, be held in this Assembly every morning before we proceed to business, and that one or more of the Clergy of this City be requested to officiate in that Service." what the constitution means in other districts that might decide the question differently. If you think there's "chaos" in Alabama



David Fowler is the president of the Family Action Council of Tennessee

now, let another federal judge in Alabama rule the other way and see what you have then!

But that's not all. Justice Moore rightly recognizes that our government system is intentionally composed of checks and balances, one of which is the right of each

If you think there's "chaos" in Alabama now, let another federal judge in Alabama rule the other way and see what you have then! state to assert its sovereignty against those in the federal government that would encroach against it, whether it's the President, Congress, or a federal judge.

In other words, not only can one federal judge not bind another federal judge, but one federal judge cannot bind a whole state composed of elected officers who have an equal duty, right, and power to uphold the constitution as they understand it. That is why Justice Moore said that its state's probate judges are not required by law to bow down to any federal court other than the U.S. Supreme Court.

What Justice Moore did is so shocking to us only because we have so little understanding of our form of government, and that itself does not portend well for our country. I'm reminded of what Alexis de Tocqueville said:

"If the lights that guide us ever go out, they will fade little by little, as if of their own accord. Confining ourselves to practice, we may lose sight of basic principles, and when these have been entirely forgotten we may apply the methods derived from them badly; we might be . . . only able to make a clumsy and an unintelligent use of wise procedures no longer understood."

Sadly, it's because those lights have gone dim, as evidenced by the reaction to Justice Moore, that we are now debating whether the constitution forbids defining marriage as the relationship of one man and one woman. We might not be doing that if we had more

state-elected officials like Justice Moore.



[The Family Action Council of Tennessee is a "sister organization" of The Family Foundation.]

## We are moving forward

This is a very busy season. Can you help please?

We are celebrating our 25th anniversary all year. *Can you help us?* We are looking for new people, new groups and new churches that would like to lock arms with us. *Can you help us?* We will have all kinds of updates and materials to share during the

2015 General Assembly. *Can you help us?* There are many people who need to get "connected" via email, Facebook and Twitter.

Can you help us?

We have a women's outreach that will encourage women's groups in the key role they can play.

*Can you help us?* We can speak in your church on "Responsible Christian Citizenship."

*Can you help us?* If we each do a little, a lot of good work will be done!

Please contact us!



## Help us pass it on!

"Like" us on Facebook: The Family Foundation

Follow us on Twitter: @KentuckyFamily

Sign up for our email list by emailing to:

kent@kentuckyfamily.org



#### The Kentucky CITIZEN

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The Family Foundation P. O. Box 911111 Lexington, KY 40591-1111 *The Kentucky Citizen* is published by The Family Foundation, a Kentucky nonprofit educational organization that works in the public policy arena on behalf of the family and the values that make families strong.

The Family Foundation P.O. Box 911111 Lexington, KY 40591-1111 859-255-5400

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# The Family Foundation is celebrating 25 years

This year is our 25th Anniversary, and we will be celebrating all year! Please join us at a gathering near you. (More to come.)

Twenty-five years ago on Jan. 1, 1990, The Family Foundation opened its doors and began to engage the issues of our day. By the grace of God, we have had some remarkable victories and accomplishments over these years, . . . But it is painfully clear that there is so much more that needs to be done.

Even more important than that is this fact: Kentucky could become the leading state among the 50 because of the unusually large

portion of our population who calls on the Name of the Lord.

So my bottom line is this: Will The Salt be the salt? And will The Light be the light? At these celebrations across the state, we will look back to appreciate how the Lord

Glasofw: Immanuel Baptist Church 104 Western Hills Road Glasgow, Ky 42141 Monday, Feb. 16<sup>th</sup> at 6:30 PM

Some Set: Bronston First Baptist Church 401 Highway 790 Bronston, KY 42518 Tuesday, Feb. 17<sup>th</sup> at 7:00 PM

Ashland: Unity Baptist Church 2320 29th Street Ashland, Ky 41101 Thursday, Feb. 19th at 6:30 PM



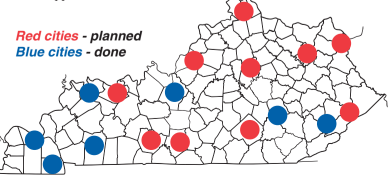
Kent Ostrander is the executive director of The Family Foundation has blessed us. We will look at the present General Assembly to underscore the opportunities He has for us now. And, we will also look forward to see what we can do to lead the leaders.

Please help us make this time meaningful by personally inviting others who you believe would be interested to learn of our work. Clearly, we are not wanting to "bump heads" with folks . . . so those who support the sanctity of life, the sanctity of marriage and religious liberty are most naturally inclined to appreciate our efforts.

Each event will last just over an hour. It is my hope that each of us has a greater impact for the family and for the Lord as a result of our time together.

Thank you for all you have done with us and for us over the years.

I look forward to all we will accomplish in the years to come and I certainly look foward seeing you again soon, face-to-face.



1

Knott County: Camp Nathanael 480 Camp Nathanael Rd. Emmalena, Ky 41740 Tuesday, Feb. 24 at 7:00 PM (Refreshments served at 6:45 PM)

Ft. Mitchell: Ft. Mitchell Baptist Church 2323 Dixie Highway Ft. Mitchell, KY 41017 Thursday, Feb. 26<sup>th</sup> at 7:00 PM