Faithfulness through serving others.

**Serve by registering others**

Faithfulness through a simple church voter registration drive will make a difference!

**STEP 1: Secure Permission**

It’s always a good idea to obtain permission from your pastor first. This is simply a sign of respect for the leader who must coordinate the programs and activities of the church, not just this one.

**STEP 2: Obtain Voter Registration Cards**

Voter registration cards may be obtained through your local county clerk’s office. Or, at no fine voter registration fees may be printed out from the State Board of Elections Web site (www.elections.ky.gov) and copied to register as many votes as you choose. Or, call to The Family Foundation asking for its free, simple “Voter Registration Kit.”

**STEP 3: Inform the Congregation**

Explain to the entire congregation the importance and need for registration so the church can be “The Salt and The Light” in this culture. This will result in larger numbers of members registering—and convincing their right to vote on Election Day. Be sure to announce the day and time the registration will take place.

**STEP 4: Register Those Interested After Church on Sunday**

It only takes about three minutes to fill out a card. Keep in mind that all registration cards must be filled out completely in order to avoid processing delays.

**STEP 5: Return Registration Cards**

All registration cards must be mailed into your local COUNTY CLERK’S OFFICE at least 20 days prior to an election in order to ensure voter eligibility. (NO MTF forward mail from the State Board of Elections.) When returning a number of cards, be sure to obtain a receipt or proof that materials have been received for processing. Within about three weeks, each new voter will be mailed an acknowledgment card indicating his/her precinct name and voting location address.

**NOTE:** In the Kentucky Senate (May 20), registration must be to your County Clerk by April 21. For this fall’s Election (Nov. 4), registrations must be delivered by Oct. 5.

So as candidates occult it not over campaigns, funding, and district lines, church voter registration should be a relatively painless process—and one that can yield positive results for the family and the values that make families strong.

For a free voter registration kit, call The Family Foundation: (859)255-5400

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**Family values stymied by House Leadership**

The 2014 Session was a mixture—some very good defensive victories, but no major positive steps forward for the family.

House Leadership could have sent this [pro-life legislation] to a more sympathetic committee. Instead they sent it to a committee they knew would kill it.

—Martin Culhane

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Kentucky’s “new” debate on marriage

The Standing Bill was an attempt to give the legislators standing in the court system when their work is not properly defended.

Since then, he has obviously had a change of heart – and a change of course.

But the Bill of the people is becoming increasingly unpopular with what U.S. Supreme Court Justice Antonin Scalia has called the “black-robed supremacy,” judges who see it as their role, not to interpret the law, but to pronounce it.


Judicial fiat was not in the founding

The “Standing Bill” was an attempt to give the legislators standing in the court system when their work is not properly defended.

Kentucky Ostrander is the executive director of The Family Foundation – Sen. Sara Beth Gregory

Comparing: The Vacillator and The Terminator

The amendment was approved by almost 75 percent of Kentuckians – more votes in favor than votes against any previous constitutional amendment.

You are not alone in your benevolent giving. By the way, I assure you, if everyone gives a little, we will have enough.

Blessings.

Kindly send your gift to:

The Family Foundation
P.O. Box 91111
Lexington, KY 40591

April 8, 2014

Dear Friend,

Twice each year The Family Foundation “knocks on the door” of our supporters and asks for financial assistance. We do this only twice each year because we know that we are not the only organization or cause that you contribute to and we do not want to badger you.

Some people give to us because THEY value the information we send and they use it but Speaker Greg Stumbo and the rest of House Leadership never allowed it to be heard in committee, much like the various pro-life bills killed that have been in the House.

More than some serious problems in the Kentucky General Assembly, it is the vacuum in leadership that has left the legislative body in a state of chaos.

Kentucky laws prohibit same-sex marriages. To recognize same-sex marriages performed in other states, Kentucky passed SB 221 – The Family Foundation Bill. The amendment was approved by almost 75 percent of Kentuckians – more votes in favor than votes against any previous constitutional amendment.

Who me? Defend marriage?

This is or that special-interest group, judges let the rights of some people who don’t seem to deserve protection, as, Scalia puts it, “the we, the people.”

Voters, given the power in our country’s founding documents to decide such issues for themselves at the ballot box, have now, with decisions like the Bourne case, been disenfranchised.

With such issues having been taken out of their hands, they must now come themselves with learning about the upshot of our samples of just how their fellow countrymen have interpreted the least judicial doctrine.

And political intellectuals, who see it as their role, not to interpret the law, but to pronounce it.

Where is the rule of law?

There are 1,223,225 Kentuckians who voted affirmatively in the 2004 ratification of the Constitution amendment that grants marriage to same-sex couples.

If you approve by almost 75 percent of Kentuckians, why do you think that the Beshear administration knows that, and the response that they filed yesterday tacitly acknowledges that: “It’s the Governor’s and Attorney General’s hearts were not really in it from the start. In a Jan. 15 WFPL story, just two days after the above-mentioned filing, Dan Canon, an attorney for the gay couple in the case, was quoted saying, “It was the Attorney General Eric Holder helped to defeat the federal 1996 Defense Of Marriage Act (DOMA).

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Where is the rule of law?
All “life” bills die in House of Representatives

It has now been ten years since any new pro-life bill has been allowed on the House floor. House Leadership is responsible.

The problem is with the House Leadership

They have decided for political reasons to block all “life” bills.

After 40 years of blocking all new pro-life bills, most Kentucky citizens are hoping for change in the five people in House Leadership. Currently the Kentucky populace is overwhelmingly pro-life, as are both Chambers of its legislative body.

However, it was the worst of times because all pro-life bills were once again assigned to the “graveyard” House Health and Welfare Committee where they were summarily executed. Because Democrats have the majority in the House, there are more Democrats than Republicans. Thus, as there are pro-choice Democrats, House Leadership has assigned only pro-choice Democrats to Health and Welfare. And, of course, all pro-choice Democrats are pro-abortion.

The General Assembly voted to tax the proceeds of “Instant Racing” with State-Facing table games and other full-blown casino gambling. This is contrasted by the Churchill Downs casino corporation that also owns several race tracks, and the rest of Kentucky’s horse racing venues.

The problem with the Churchill Downs, a casino corporation that owns several race tracks, and the rest of Kentucky’s horse racing venues. With the new “Instant Racing” lottery, the race tracks can control all the gambling, and, over time, attempt to expand to other full-blown casinos.

Some new developments include a growing stalemate between Churchill Downs, a casino corporation that owns several race tracks, and the rest of Kentucky’s horse racing venues. With the new “Instant Racing” lottery, the race tracks can control all the gambling, and, over time, attempt to expand to other full-blown casinos.

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This is contrasted by the Churchill Downs, a casino corporation that owns several race tracks, and the rest of Kentucky’s horse racing venues.
The obvious reason is that the gay agenda is wrongly equated with civil rights. Progressives regard the issue as comparable to the African American battle for equality in the 50’s and 60’s. Liberals want to be compensating and to come down on the right side of history. They conclude those of us who stand for the traditional family are as backward and bigoted as the prejudiced homophobes who opposed racial integration a half century ago. I am convinced that homosexuality is not a civil rights issue at all. It is a behavioral issue. To have sex with someone of the same gender is an individual choice. It is not a distinctive like race, which is a God-given feature that cannot be denied. If gay marriage is a civil rights issue, then the liberal media and activist judges are right in favoring it. On the other hand, if homosexuality is an individual choice to participate in immoral behavior, ... it are expediting the disintegration of the family, paving the way for a national collapse and inviting the wrath of God.

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Are gay rights civil rights?

A fresh look at the current “cause celebre” in Kentucky.

The liberal media senses a breakthrough with promising gay rights. In recent weeks we’ve been inundated with news features about the first openly gay professional basketball and football athletes, the first TV talk show hosts to seriously address and balance homosexuality and religion, and the Kentucky Attorney General’s decision to issue a statement in response to same-sex couples’ challenges to the marriage equal protection clause. Another big issue finally was a federal judge ruling that gay marriages performed out of state must be recognized as valid in the Commonwealth of Kentucky. Oh and as if all this wasn’t enough there is now the issue of “criminalizing” homosexual behavior.

We were once told that what people did in their own bedrooms should be a private matter, now it’s front-page news and they demand public approval.”

“Homosexuality is not a civil rights issue!”

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To those who struggle with same-sex attractions the solution is not endorsement of a..." (Galatians 6:7-8)
Minority Leader Jeff Hoover has said that if the Republicans claim the House in this Fall’s election, the first bill passed will be a piece of pro-life legislation.

"The time has come, and really has already passed, when church leadership can no longer demand that every life be treated as equally valuable," said Ms. Ostrander.

Since that decision, several new developments have happened:

- The General Assembly voted to tax the proceeds of “Instant Racing.”
- A lawsuit was brought against the Kentucky Horse Racing Commission (KHRC) to have the regulations invalidated. The KHRC cannot make legal decisions that are against the law.
- The Kentucky Supreme Court, not the KHRC, has the authority to invalidate the KHRC’s regulations.

There are over 200 different categories of licenses that are issued by the KHRC. Any law that is not under the KHRC’s authority cannot be enforced.

If a law is created by the KHRC and enforced by the KHRC, the KHRC cannot make legal decisions that are against the law. It is the KHRC’s responsibility to enforce the law, not to make legal decisions.

For six years, individuals struggling with unwanted same-sex attractions have had a place in Louisville to help them walk their journey—we are the first of its kind in the whole nation...kentucky-based ministry serves those with unwanted same-sex attractions, offering freedom offered nowhere else.

The problem is with the House Leadership.

They have decided for political reasons to block all “life” bills.

Pro-life legislation in the 2014 General Assembly read like a Dickens’ novel, “It was the best of times, it was the worst of times.” The best of times because a kind of eight bills were passed, both parties sponsored pro-life bills, both parties were provisioning pro-life money, and on the House floor there was significant support from both sides of the aisle. And secondly, the Kentucky Horse Racing Commission (KHRC) had the right to regulate the process. 

However, it was the worst of times because all pro-life bills were not even assigned sponsors this year. The year before, the year before this, they were almost never assigned. Because Democrats have the majority in the House, there are more Democratic committee members than Republicans. Therefore, there are more pro-choice Democrats on the House Leadership Committee than there are pro-life Democrats. The House Leadership Committee has assigned only pro-choice Democrats to Health and Welfare. 

All “life” bills die in House of Representatives

It has now been ten years since any new pro-life bill has been allowed on the House floor. House Leadership is responsible.

All “life” bills die in House of Representatives

This is not the opinion of any member of the General Assembly. It is the opinion of the whole General Assembly, and therefore it is the opinion of the people of Kentucky. The people of Kentucky have spoken, and their voices are being ignored by the House Leadership Committee.

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Opinion: “We no longer rule by laws passed by our legislators, but by our personal branch of executive leaders.”

The remedy - SB 221 - was killed by House Leaders

Kentucky’s “new” debate on marriage

Since then, he has obviously had a change of heart ... a change of course.

Judicial fiat was not in the founding

The decision is Bourke v. Beshear. Governor Beshear has announced that Kentucky will recognize marriages between a man and a woman, and wants to enshrine that marriage policy in state law by other means.

But the will of the people is being increasingly supplant ... “hands-on” work in Frankfort.

Who me? Defend marriage?

The “Standing Bill” was an attempt to give the legislators standing in the court system when their work is not properly defended.

The “issue is ironical in the sense that the Kentuckians who have lived this century under a constitutional amendment ... and a change of course.”

The “issue is ironical in the sense that the Kentuckians who have lived this century under a constitutional amendment ... and a change of course.”

“Black robed supremacy” from the federal government now dominates American life.

Elections are not “the ballot box.” They are not ... a change of course.”

Kentucky’s “new” debate on marriage

April 8, 2014

Dear Friend,

Blessings,

Send your gift to:
The Family Foundation
P.O. Box 111111
Lexington, KY 40591

Martin Covarrubias is the senior policy analyst for The Family Foundation.
Family values stymied by House Leadership

The 2014 Session was a mixture – some very good defensive victories, but no major positive steps forward for the family.

If you know whether Kentucky families should be thankful that state lawmakers didn’t allow too much bad legislation through this year’s Kentucky General Assembly or whether they should be thankful that bills were taken in terms of philosophy on family issues. On one end, advances in casino gambling were good legislation on the ground. On the other, pro-life legislation was againvilified by liberal Democratic leaders in Kentucky’s House of Representatives. The gambling industry was once again piaged by normal processes of state politics, too.

The influence of the state’s horse racing industry is necessary in order for any gambling legislation to be successful, which is why in the past, such efforts have usually included the horse industry in any coalition supporting a bill. Attempts both to change the statutory law and attempts to change the Kentucky Constitution have failed in the past. This year, however, legislative leaders cut the horse industry loose and decided to try to pass legislation without their support. Only Churchill Downs, which is “more of a casino corporation than a horse track,” says Martin Cothran, senior policy analyst for The Family Foundation itself has sponsored such drives in the past, but experience has shown that it is more effective when such church or group assumes responsibility for signing up its own members. Currently, as many as 50 percent of church-goers are not registered to vote. The reason to register or to register generally falls into four categories: (1) a change of address; (2) change of name by marriage or divorce; (3) turning 18 years of age by the Fall election day; and (4) being dropped from the active voter registry because of not having voted in two federal elections in the last eight years.

There are five steps to consider as you urge your pastor and church with a voter registration drive.

**STEP 1: Senior Permission**

It’s always a good idea to obtain permission from your pastor first. This is simply a matter of respect for the leader who must coordinate all the programs and activities of the church, not just this one.

**STEP 2: Obtain Voter Registration Cards**

Voter registration cards may be obtained through your local county clerk’s office. Or, an online voter registration form may be found on the State Board of Elections’ website (www.elect.ky.gov) and copied to register as many voters as you choose. Or, a call to The Family Foundation asking for its free, simple “Voter Registration Kit.”

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Explain to the entire congregation the importance and need for registration as the church can be “The Salt and The Light” in this culture. This will result in larger numbers of members registering — and exercising their right to vote on Election Day.

**STEP 4: Register Those Interested After Church on Sunday**

It only takes about three minutes to fill out and card. Keep in mind that all registrataions must be filled out completely in order for avoiding penalties.

**STEP 5: Return Registration Cards**

All registration cards must be turned into your local COUNTY CLERK OFFICE at least 29 days prior to an election in order to ensure voter eligibility. (NO exceptions to the rule.) When turning in a number of cards, be sure to obtain a receipt or proof that materials have been received for processing. Within about three weeks, each new voter will be mailed an acknowledgment card indicating his/her precinct name and voting location address.

**SPECIAL NOTE:** If the voter registered online or through the Internet, the voter card will not be sent to them. Instead, the voter will be mailed a “Voter Registration Success” letter which includes the voter’s precinct name and voting location address. (Stop in at the local board of elections office to pick up the voter card.)

While many Kentucky families have joined the move to get themselves registered to vote, many have not registered to vote because of their lack of awareness. This is a result of not having voted in two federal elections in the last eight years.

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**Voter Registration page 3**

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