



League Links

LWVAH-MP-BG Area

Newsletter of the League of Women Voters of the Arlington Heights-Mount Prospect-Buffalo Grove Area
Including Prospect Heights, Wheeling, and Elk Grove Village, Illinois

We are online at: <http://www.lwvah.org>

July 2012

Volume 58, Issue 1

Serving our communities since 1955

Our Mission Statement/Purpose: The League of Women Voters, a nonpartisan political organization, encourages informed and active participation in government, works to increase understanding of major public policy issues, and influences public policy through education and advocacy.



ACTIVITY CALENDAR



Date	Time	Event
Wednesday, July 25	7 PM	Board meeting at Nancy Duel's. Members are welcome.
Sunday, August 26	1-3 PM	LWV AH-MP-BG Annual Picnic Connie Weissman's, 810 E. Cherry Lane, Arl Hts
Sunday, August 26		Women's Equality Day
Tuesday, August 28	1 PM	Board meeting at Pat Lindner's Members are welcome.
Monday, September 17		Constitution Day, anniversary of the day the US Constitution was ratified.
Thursday, September 20	Doors open 7 PM Program at 7:30 PM	September Public Meeting Topic: LWVIL Pension Reform Study AH Historical Society, 110 W. Fremont, Arl Hts Interested? Contact Karin Hribar
Tuesday, September 25		National Voter Registration Day
Friday- Saturday, September 28-29		Annual Meeting of Lake Michigan LWV (includes IL, IN, MI, WI) Business meeting, speakers, field trip. Contact Pat Lindner

Women's Equality Day August 26th

Women's Equality Day on August 26 will mark the 92nd anniversary of the ratification of the 19th Amendment, which gave full voting rights to women,

a day that is so important to our history, so strongly associated with the League.





Message from the LWVUS President

There has certainly been a lot of news coming out of the Supreme Court recently. The good news is that the Affordable Care Act (ACA) has been upheld in its entirety! The bad news is that the Court re-affirmed its flawed ruling in *Citizens United*. As usual, we have our work cut out for us!

While the ACA has survived the Supreme Court, there are still political threats to this landmark legislation, and it is clear from recent reporting that the public still does not understand the provisions of the law. Many Leagues have been hard at work helping their communities understand the ACA and happily, that work can continue and, in fact, must expand.

In light of the Supreme Court's ruling in *American Tradition Partnership v. Bullock*, (reversing the Montana Supreme Court and re-affirming the view that against all history, evidence and rational experience, unlimited campaign spending by third parties has no corrupting influence on representative democracy) the commitment that delegates to Convention 2012 made to tackle campaign finance reform at all levels of the League as well as the work of our Campaign Finance Task Force could not be more important. Like the ACA, the impact of money in politics is poorly understood by average voters. Leagues across the country have a vital role to play in educating communities about the threat that unlimited spending poses.

We also expect a preliminary ruling from the Supreme Court in *Gonzalez v. Arizona*, regarding enjoining the state of Arizona from requiring proof of citizenship in voter registration. In addition, a federal judge in Florida has ruled that a temporary restraining order is not necessary to stop that state from purging its voter rolls within 90 days of its August primary because the Secretary of State of Florida has abandoned the effort in the face of grassroots opposition.

In League together keeping our nation safe for democracy,
Elisabeth McNamara



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The League of Women Voters gratefully acknowledges the generosity of the Horner Group in providing all the printing, postage and mailing services for our bulletins.



THE HORNER GROUP LTD

Mark your Calendars: Annual League Picnic
Women's Equality Day
Sunday, August 26!
By Karin Hribar



Come join your fellow Leaguers for a delightful Sunday afternoon picnic lunch and a chance to socialize and celebrate Women's Equality Day.

Come hear our featured guest, Laura Kratz, LWVIL Vice President and Issues Chair, speak on issues and concerns, successes and re-dos regarding our League efforts in state government. Laura is a very knowledgeable resource who can update us on "what's up with Illinois?"

Date: Sunday, August 26

Time: 1:00-3:00 pm

Location: Connie Weissman's home at 810 E. Cherry Lane, Arlington Hts.

A catered sandwich/salad lunch will be provided. The cost is \$10.

Please RSVP to Nancy Duel, at 847-259-3793 or nduel@aol.com, by August 22.



Thank you to the Frontier Days volunteers who served under the hot sun:

Anne Budin, Nancy Duel, Susan and Paul Fuller, Karin Hribar,

Gilda Karu, Robin and Gary LaBedz, and Judith Royal.

I kept looking at the weather forecast. The prediction was for the eighties which is warm, but not the triple digits. Thank you again. Rosemary Krizan

And grateful thoughts and thanks to Rosemary

For once again tearing herself away from her garden to take on the no-cheers task of organizing our participation at the Frontier Days booth – and for racing our application over so we get our favored booth and time slot.



Been Wishing You Could Register Voters
For Fall's Important Election??

The Glenview League has made arrangements with the Cook County Clerk's Office for a Deputy Voter Registrar Training this summer. It will be held on Wednesday, August 29, at 7pm at the Northbrook Public Library in the Pollak Room. If you are interested in becoming a Deputy Voter Registrar and can attend the training on August 29, please email/call Judith Royal by August 14.

League hopes to have a large group who will be able to register voters for this very significant election!

National Voter Registration Day September 25th

LWVUS is asking us to take part in this nationwide, nonpartisan effort to register thousands of voters on one single day – *September 25, 2012*. Thousands of volunteers from over a hundred organizations will unleash a nationwide field effort to register voters where they are – on their way to work, on campus, in the community, out shopping, and online. By doing this, we're helping to ensure that all Americans have the opportunity to register and participate in this year's election!

New Privatization Position

The LWVUS now has a position on Privatization! At its June 2012 meeting, the LWVUS Board approved this new position, which is based on responses received from the 227 Leagues across the country that participated in the Privatization Study.

Privatization Position

The League of Women Voters of the United States believes that when governmental entities consider the transfer of governmental services, assets and/or functions to the private sector, the community impact and goals of such transfers must be identified and considered. Further, the LWV believes that transparency, accountability, and preservation of the common good must be ensured.

The League believes that some government provided services could be delivered more efficiently by private entities; however, privatization is not appropriate in all circumstances. Privatization is not appropriate when the provision of services by the government is necessary to preserve the common good, to protect national or local security or to meet the needs of the most vulnerable members of society. While the League recognizes that the definition of core government services will vary by level of government and community values, services fundamental to the governance of a democratic society should not be privatized in their entirety. These services include the electoral process, justice system, military, public safety, public health, education, transportation, environmental protection and programs that protect and provide basic human needs.

The decision to privatize a public service should be made after an informed, transparent planning process and thorough analysis of the implications of privatizing service delivery. While specific criteria will vary by service and local conditions, the League believes the following considerations apply to most decisions to transfer public services, assets and functions to the private sector:

- On-going and timely communication with stakeholders and the public;
- Statement of the circumstances as they exist and what is to be gained;
- Definition of the quality, level and cost of service expected;
- Assessment of the private market; whether there are providers to assure competitive pricing and delivery; (in some cases there may not be multiple providers if a service is so specialized. i.e. high tech, airports.)
- Cost-benefit analyses evaluating short and long term costs of privatization, including the ongoing costs of contract administration and oversight;
- An understanding of the impact on customers, the broader community, environment and public employees;
- An open, competitive bidding process with clearly defined criteria to be used in selecting a contractor;
- A provision and process to ensure the services or assets will be returned to the government if a contractor fails to perform;
- A data-driven selection of private entities whose goals, purposes, and means are not incompatible with the public well-being;
- The careful negotiation and drafting of the controlling privatization contract; and
- Adequate oversight and periodic performance monitoring of the privatized services by the government entity to ensure that the private entity is complying with all relevant laws and regulations, contract terms and conditions, and ethical standards, including public disclosure and comment.

The League believes that the enactment of state laws and issuance of regulations to control the process and delivery of privatization within a state's jurisdiction is often appropriate and desirable. Best practices for government regulation of the privatization process should include the following requirements:

- An open process that allows for citizen input and oversight in a timely manner;
- A reasonable feasibility study and project evaluation appropriate to the size and scope of the project;
- The establishment of carefully crafted criteria for selection of the private-entity (beyond the lowest cost bid);
- Additional consideration for local bidders in order to support the local economy;
- The retention of liability and responsibility with the government entity;
- Allowance for and promotion of opportunities for innovation and collaboration; and,
- Provision for employment, benefits and training plans on behalf of employees displaced as a result of privatization.

MEMBER ADVOCACY

**Thanks to all of you who answer the Times for Action
And make these victories possible!**

Telling the EPA to Protect People, Not Polluters
Together We Made History!



We surpassed 2 million comments supporting the EPA protections against carbon pollution and climate change.* This unprecedented tally is **the largest number of comments ever submitted to the EPA during a public comment** period, and far exceeds the number of comments EPA has ever received on any prior issue. The EPA is now tasked with reviewing the millions of public comments submitted both in support and opposition of the proposed standard and will issue a final standard on carbon pollution in the coming months. We will let you know when the final rule is announced.

*The EPA proposed setting a performance standard that will ensure new power plants limit their pollution that fuels global warming, makes smog worse and threatens the health of children and the elderly.



White House Responds to Petition Regarding the FEC

Remember back in March when Leaguers joined with coalition partners signing a petition asking the Obama Administration to appoint new commissioners to the Federal Election Commission (FEC)? The petition gathered more than 27,000 signatures, some 2,000 signatures above the required threshold for a response from The White House. On Friday, over four months after we reached the signature threshold, The White House finally responded to our petition.

The League is very disappointed in the Administration's response to this serious issue and expressed their deep disappointment to the Administration:

"Citing work that needs to be done in Congress on the DISCLOSE Act and strong opposition to the Supreme Court's *Citizens United* decision, is not a substitute for the actions that the Obama Administration can take to enforce current campaign finance law. In fact, without an effective agency to enforce the laws, new legislation will be a hollow promise."

U.S. Senate Rejects Threat to Clean Air Act!



In a victory for public health, the Senate, with a 46-53 vote, defeated an attempt to eliminate an historic regulation issued by the EPA. The resolution, sponsored by Senator Jim Inhofe, would have eliminated the Environmental Protection Agency's (EPA) life-saving Mercury and Air Toxics Standards for power plants. It would also have blocked the agency from re-issuing similar safeguards in the future to protect the public from power plants' mercury and toxic air pollution. The last minute push by League members and supporters, who contacted their Senators helped ensure that the Senate is working for people not polluters!

Supreme Court Decision Protects Health Care for Millions of Americans



Washington, DC – The following statement is by Elisabeth McNamara, National President of the League of Women Voters:

“Today’s decision by the U.S. Supreme Court in *Florida v. HHS* upholding the Affordable Care Act (ACA) was surprising, but deeply important. This decision protects the health of millions of Americans. The Court recognized health care reform for what it is: a legislative response to complex issues threatening the health and well-being of Americans that was best resolved by the elected branch of government – the Congress. The Court upheld this historic, transformative act of Congress.

“Upholding the ACA brings our nation closer to the goals of this law: to provide universal health care for all Americans. There are still threats to these critical reforms and the League will continue its work fighting for progress on many fronts.

“Now that the law has been upheld, children will no longer be denied coverage due to pre-existing conditions, young adults can stay on their parents’ health plans as dependents until age 26, Medicare participants will have annual check-ups and mammograms, and many uninsured Americans will now have health care coverage.

“Leagues throughout the country will continue to educate communities and Americans on the ACA and its pivotal impact on their lives. Health care for all must be the goal as we expand coverage to millions of Americans and preserve the ACA’s transformational reforms. We expressed great hope when the ACA passed Congress in 2010 after decades of struggle. Today, we look to a brighter future, a tomorrow that includes health care coverage for all Americans.”



Lake Michigan League of Women Voters 2012 Annual Meeting September 28-29, 2012 Michigan City, Indiana

This year’s theme is “What can WE do for Lake Michigan?”

We have an exciting line-up of topics, speakers, panelists, and field trips, and more to be announced. We are looking forward to this opportunity to gather together and learn how to be even more effective in our advocacy and educational activities for Lake Michigan. La Porte County LWV members are especially pleased to host this meeting in beautiful Michigan City, and hope that you will extend your visit to include our lakefront at Washington Park, the nearby dunes, historical and art museums in the area, restaurants, and of course, shopping!

Featured Speakers:

Friday: Alliance for the Great Lakes Speaker, **Jared Teutsch:** “*Critical Issues of Lake Michigan and LWV – Critical for Solutions!*” and **Jeanette Neagu:** Combined Sewer Overflows/breakout sessions for states.

Saturday: **Judy Beck,** LWV IL and EPA, **Kim Ferraro,** Hoosier Environmental Council, **Eric Neagu,** Environmental Specialist on Calumet Region, and more **TBA!**

Optional Afternoon Activities:

A Tour of the US Steel Gary Works (spaces limited, RSVP ASAP)

The “Calumet Area” stretches along Lake Michigan from the south side of Chicago all the way to the Michigan Border. Learn more about this fabulously diverse ecosystem by joining our walking tour with Eric Neagu, Project Manager at Weaver Boos Environmental Management Consultants. If we have enough interest on the part of active folks, we’ll have an opportunity (weather permitting) to go kayaking on Trail Creek in Michigan City.

Interested in this always-worthwhile weekend? CONTACT: Pat Lindner

Voter Suppression Tactics Move to the Courts

Now that most of the state legislatures have adjourned for the year, it appears that a new legal tactic is being implemented by voter suppression groups. Recently we saw two instances where suppression supporters have gone to court in an effort to erect new barriers to voting. In Minnesota, a group called the "Minnesota Voters Alliance" and others have gone to court to erect new barriers to same-day registration. In Florida, a national group called "True the Vote" has gone to court in support of purging voter rolls. Good news! Former Democratic Vice President Walter Mondale and former Republican Governor Arne Carlson have joined the fight to oppose Minnesota's voter ID amendment.

Fighting Voter Suppression with Facts



LWVUS Recommended Read: "Rolling Stone Magazine's "The Voter Fraud Myth Debunked" provides a good summary of what voter suppression supporters claim and what was actually found."

Excerpts from the article

(Full article at www.rollingstone.com/politics/pictures/the-voter-fraud-myth-debunked-20120612)

"Over the past few years Republicans in more than a dozen states have been knocking themselves out passing laws that make it harder for people to vote. ...they say the new laws are needed to combat rampant voter fraud..."

Not only is voter fraud not rampant – it's *virtually nonexistent*. The iron-clad word on the subject comes from the Brennan Center for Justice at NYU School of Law, whose 2007 report, 'The Truth About Voter Fraud,' sorts through thousands of allegations going back to the 1990s in the most in-depth voter fraud study ever undertaken. The bottom line, confirmed by all subsequent research: "Usually, only a tiny portion of the claimed illegality is substantiated — and most of the remainder is either nothing more than speculation or has been conclusively debunked."

The article lists (citing sources) and debunks a variety of fraud accusations one by one:

Double Voting, Voting by Dead People (or, if you prefer, living voters are casting ballots in the names of dead ones), **Voting With Fraudulent Addresses, Voting by Convicted Felons, Voting by Noncitizens, Registration Fraud, Voting by Dogs** (That is, people are voting in their dogs' names).

The article also addresses Voting Fraud that cannot be caught by Voter ID restrictions: Vote Buying and Fraud by Election Officials [although they forgot Absentee ballot fraud. The fraud cases used to justify Florida's law turned out to be absentee ballot fraud which Voter ID cannot stop].

Here is the full section on Double Voting, as in Chicago's 'vote early and often'. Read other sections at the article's URL included above. They are all worth the effort, but don't miss the "Voting by Dogs"!



Double Voting

As in: "More Double Voting Tied to '04 Election," "Double Voting Being Investigated," and "Exposed: Scandal of Double Voters." [articles cited by proponents of Voter ID laws]

The truth: Double voting is extremely rare – which figures, since it can land you a 5-year prison sentence, a steep price to pay for one incremental vote. Accusations of double voting usually arise when voter lists are matched from one place to another: John Doe voted in County A, and look, John Doe voted in County B – double voting! Almost always, you're dealing with errors -- two different voters with the same name and birthdate, or people being counted as having voted when they haven't.

Typical case: In Missouri in 2000 and 2002, hundreds of voters were alleged to have voted twice either within the state or once in Kansas and once in Missouri. Reporters followed up on 18 in Kansas City; 13 were shown to result from clerical errors. In total, public sources backed up only *four* cases, for a documented fraud rate of *0.0003 percent*.



ELECTIONS

Wins for Voters in Michigan, Arizona and the Nation! On the eve of the 4th of July, Michigan's governor vetoed voter suppression legislation that would have required ballot affirmation of citizenship, restricted voter registration drives and required photo ID to obtain an absentee ballot. LWVMI and its partners sent a message of thanks to Gov. Rick Snyder. The same week, the Supreme Court denied the state of Arizona's request for a stay to block implementation of the 11th Circuit Court of Appeals decision, holding that the documentary proof-of-citizenship requirement for voter registration applicants does violate the NVRA. In other words, we won, at least for now. For more than six years, the League has been fighting against an Arizona law that requires voter registration applicants to provide documentary proof of their citizenship.

Ohio Redistricting Reform on the Road to Victory! In true Independence Day style, the Ohio League joined partners in delivering more than 430,000 signatures to the Secretary of State in support of a revolutionary redistricting reform proposal to be placed on the November ballot. A minimum of 385,253 signatures must be validated by the state in order for the measure to qualify for the ballot. Congratulations to our hard-working friends in Ohio!

League Challenges Illegal Purge The Florida League, with the LWVUS and the Brennan Center, filed an amicus brief in support of the U.S. Department of Justice suit challenging the illegal and inaccurate voter purge initiated by the state of Florida. The National Voter Registration Act bars systematic voter purges within 90 days of an election. Also, the LWVFL and Brennan sent a letter to the Secretary of State outlining in greater depth the problems with Florida's illegal systematic purge.

ADVOCACY

A Disappointing Repeat of *Citizens United* The Court's recent decision in a pivotal Montana campaign finance case, *American Tradition Partnership v. Bullock*, has repeated the naive, uninformed errors of its *Citizens United* decision. The First Amendment is meant to protect essential freedoms, not as a weapon to destroy American democracy. We look forward to the day when the Supreme Court majority deals with facts rather than imposing their own ideological views.



NEWS FROM LWVIL

Pension Study Materials Online. Materials and information for the Illinois Pension Study are now online
at: www.lwvil.org/IllinoisPensionStudy.asp

Staff Transition. You may have heard that both Jan Czarnik and Mo Ormiston have left the employ of the LWVIL. We wish them well with their future plans. In the meantime, the LWVIL Board is taking stock of where to focus its attention with particular attention to its financial position. While the Board studies the job descriptions and structure of the current staff, they have appointed Mary Schaafsma as the Interim Director. The Board is reviewing the job description for the Member Services Coordinator position for posting soon.

Voter Registration Day. LWVIL is planning a State Voter Registration Day in the fall prior to the Elections and would encourage interested local leagues to participate in the LWVUS grant opportunity as part of a fall voter registration drive.

Report on LWVUS Convention, Washington, DC, June, 2012

By Delegate Cathy Duoba

The most important thing about this Convention was the shared sense of camaraderie and satisfaction of belonging to an organization:

- that had fought – and WON – so many battles against Voter Suppression and Anti-Immigrant Bills,
- that had not given up when they lost some of the legislative battles, but had filed suit to continue the fight in Court – and had won court decisions in that arena also!
- and that was continuing to fight where the League had lost and to remain vigilant where the League won. The Arizona State League has been fighting a variety of restrictive voting laws FOR OVER SIX YEARS now!

The roll call of the States was never so exciting as state after state told of their battles and successes, and failures – and how the fight had energized their local Leagues. But the feeling permeated everywhere from Speaker remarks to caucuses and workshops. Every time a member got up to speak, even if just for a point of order, if she/he said they were from Arizona, Wisconsin, Florida, Pennsylvania, Ohio, Maine, Montana, etc, a round of applause rang out!

LWV President Elisabeth McNamara captured the spirit of the convention in her opening address. She urged the League to stay active and be highly visible: *“to know us is to love us. We are in the midst of the greatest assault on voter rights in fifty years. The League is in the forefront of voter protection, campaign finance reform and transparent redistricting processes.”*

So what did all this excitement produce?

LWV adopted a new update and review of our agricultural position, a concurrence with the LWVDC’s position on Sentencing Policy (including opposition to mandatory minimum sentences for drug offenses), a new education initiative on campaign financing, and a resolution to advocate for all appropriate campaign finance reform measures including a Constitutional Amendment.....and it went like this:

A. Non-Recommended Program Items

There was very considerable grassroots enthusiasm to use the **push for a Constitutional Amendment** (not supporting any specific amendment) as another tool in the battle against unlimited, secret campaign financing. Opponents pointed out how difficult it would be to get such an amendment thru the Congress. Supporters pointed out that the battle for the still-not-adopted Equal Rights Amendment caused so much debate and pressure that many laws got passed at both the state and federal levels that improved the position of women’s rights.

It came down to support for two different issues: **a review and update of the LWVUS agricultural position** (adopted 1988) and a study of corporate personhood and “free speech “ equals money, However, the Convention did not want to repeat having two national studies in the same biennium. In addition, the Farm bill was in the news as it was being debated by the Senate. And consider that it is not only corporations, but also billionaires, that are contributing large amounts of secret campaign money.

1) The non-recommended study of the impacts of corporate personhood and the premise that money equals speech. The study will identify and evaluate strategies to ensure transparency, accountability, and preservation of the common good and determine ramifications the Citizens United decision has on the principles and positions of LWVUS. **Lost by three votes (280/283)**

2) The non-recommended review and update of the LWVUS agriculture position, approved in 1988. Such a review would investigate genetic modification, consolidation in the food industry, money in the regulatory process, and the consumer’s right to accurate and comprehensive food labeling. [the scope] **Adopted by voice vote.**

B. Recommended Program Items

- 1) a **concurrence with the Sentencing Policy position of the LWVDC** as follows: Sentencing Policy: The LWVUS believes alternatives to imprisonment should be explored and utilized, taking into consideration the circumstances and nature of the crime. The LWVUS opposes mandatory minimum sentences for drug offenses. **Adopted.**
- 2) the LWVUS Board recommended **comprehensive program to educate members and communities on the issue of campaign finance** in order to inform our education and legislative efforts as needed. **Adopted.**
- 3) retain all **other current LWVUS Positions** in the areas of Representative Government, International Relations, Natural Resources, and Social Policy. **Adopted.**

C. Adoption of Resolutions

Only one resolution was voted on for consideration and **adopted**: on **advocating for a constitutional amendment**:

We, the representatives of local and state Leagues assembled at the 2012 LWVUS Convention, call upon the LWVUS Board to advocate strongly for all appropriate, duly-considered measures which may include, but are not limited to, a constitutional amendment and which: are consistent with our current positions on campaign finance reform and individual liberties; allow Congress and the States to set reasonable regulations on campaign contributions and expenditures; and ensure that elections are determined by the voters.

D. A \$1 Increase in the PMP

At Convention, and in line with discussions at Council 2011, the LWVUS Board proposed a \$1 increase, based on COLA, in the PMP for the 2012-2014 biennium. Increase in the PMP to \$31.00 was passed overwhelmingly. (The PMP revenue represents only 25% of the LWVUS/LWVUS-ED budgets.)

E. SPEAKERS

The impressive array of speakers and panelists included Kathleen Hall Jamieson from the Annenberg School, political pollster John Zogby and The Honorable Eleanor Holmes Norton, along with participating panelists political journalist Eleanor Clift, former Congressman Mickey Edwards from the Aspen Institute and former FEC Chair Trevor Potter from the Campaign Legal Center.

The kick-off panel "League Advocacy to Defend Democracy" continued to set the tone of the Convention by going over the various state battles and the LWVUS support through board advisors and background data research and access to professional "helpers" (e.g. the Brennan Center). **DOJ Secretary Erik Holder**, reserved and professorial, credited League's efforts on voter suppression several times and explained why the Justice Department felt it must pursue its efforts against voter suppression laws, especially in those states covered by Section 5 of the Civil Rights Act.

To me, the most interesting and dynamic speaker was **Delegate from Washington DC, Eleanor Holmes Norton**. Though she did not mention it, just the previous week she had been denied permission to speak by Rep Issa (R-Calif) chairing a hearing proposing a restrictive abortion law for the District when she is their only elected federal representative. She did discuss this abortion restriction bill and pointed out that it was more restrictive than the laws of his own state. She also pointed out that Congress can intervene and make changes in the budget of Washington, DC. She asked how any other city would feel if the Congress told their city how it could spend the revenue it raised itself locally? No other city faces such interference, and from those who are not elected by city residents and have no local ties -- no "skin in the game."



- Michael B. Schroeder, D.D.S.
- Kenneth A. Johnson, D.D.S.
- Renee P. Pappas, D.D.S.
- Robert P. DiChristofano, D.D.S.
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See You at the Picnic!

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