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ARTICLE

HOW THE CONCEPT OF “SEXUAL ORIENTATION” THREATENS RELIGIOUS LIBERTY

Robert H. Knight†

I. INTRODUCTION

“Sexual orientation” laws are not about the preservation of civil rights or even the creation of civil protections that are necessary to ensure the liberty of all citizens. Instead, they are about hijacking civil rights in order to empower homosexual groups with the ability to threaten lawsuits against any institution that will not go along with the idea that homosexuality is normal, healthy, and should be promoted.

It is important to understand that people who engage in homosexual behavior have the same basic rights as other citizens, no more, no less. But they should not be given additional rights based on their willingness to perform peculiar—and often medically dangerous—sex acts.

Like other terms that swiftly achieve common usage, “sexual orientation” is rarely examined. Yet “sexual orientation” is more than a neutral term that can be used to describe anyone’s sexual inclinations. It is a radical challenge to the beliefs of all major religious faiths because it attacks the notion that sexual behavior has moral dimensions. It especially challenges Christianity.

The underlying concept of “sexual orientation” is that all sexual behavior is equally valid and equally valuable to society. There are no good choices or bad choices, just desires. “Sexual orientation” laws are the legal embodiment of the old ’60s slogan, “If it feels good, do it.” However, the orthodox Christian view is that people who embrace sinful behavior as an identity are to be challenged like any other sinner, and they should be assisted in resisting temptation and overcoming it. They are to be encouraged to repent and avail themselves of the healing power of Jesus Christ. “Empowering” a particular sin serves only to trap sinners and encourages them to continue practicing their sinful behavior. That is why

† Robert Knight is a Senior Writer and Correspondent for Coral Ridge Ministries. He is a regularly featured columnist on sites such as Townhall.com, and he is also the author of several books, including Radical Rulers, Fighting for America’s Soul, The Silencers, and The Age of Consent: The Rise of Relativism and the Corruption of Popular Culture. A draftsman of the federal Defense of Marriage Act, he also wrote and directed the Family Research Council video documentary about Alfred C. Kinsey, The Children of Table 34.
supporting “gay rights” based on the relativist notion of “sexual orientation” is the opposite of Christian compassion, however well meant.

Over the past 90 years, a steady campaign has unfolded to overthrow Christian morality and replace it with an amorality that says desires in and of themselves validate behavior. It has been advanced largely by hijacking the rubric and moral capital of the black civil rights movement and attempting to apply such rhetoric to gain support for same-sex behavior.¹ The political Left has long been at war against sexual morals for strategic reasons. People conditioned to think as short-term opportunists instead of as members of the family tree with long-term moral obligations are easier to manipulate. Given the false promise of a painless future free from individual responsibility, they are less likely to recognize, much less oppose, further trespasses on their liberty. The marriage-based moral order has been in the bull’s eye of socialist activists since the French Revolution.²

As German economist Wilhelm Roëpke observed, “the collectivist state has a strong political interest in the agglomeration of tamed and dependent masses, easily fanaticized and supervised.”³ Strong families interfere with that vision by inculcating different values and loyalties.

In his 1884 opus, Origin of the Family, Private Property and the State, Karl Marx’s co-author Friedrich Engels provided his own dark, historical view of marriage:

[W]hen monogamous marriage first makes its appearance in history, it is not as the reconciliation of man and woman, still less as the highest form of such a reconciliation. Quite the contrary. Monogamous marriage comes on the scene as the subjugation of the one sex by the other; it announces a struggle between the sexes unknown throughout the whole previous prehistoric period.⁴

Engels argued basically for “free love” as a byproduct of the advance of communism:

¹. CHARLES W. SOCARIDES, HOMOSEXUALITY: A FREEDOM TOO FAR 8 (1995).
With the transfer of the means of production into common ownership, the single family ceases to be the economic unit of society. Private housekeeping is transformed into a social industry. The care and education of the children becomes a public affair; society looks after all children alike, whether they are legitimate or not. This removes all the anxiety about the “consequences,” which today is the most essential social—moral as well as economic—factor that prevents a girl from giving herself completely to the man she loves. Will not that suffice to bring about the gradual growth of unconstrained sexual intercourse and with it a more tolerant public opinion in regard to a maiden’s honor and a woman’s shame?5

Freed from any economic implications, Engels argued, women and men will make up their own rules and be liberated at last: “[T]hey will care precious little what anybody today thinks they ought to do; they will make their own practice and their corresponding public opinion about the practice of each individual—and that will be the end of it.”6

In 1935, British anthropologist J.D. Unwin gave an address at Oxford that was later turned into a book, Sexual Regulations and Cultural Behaviour. Unwin studied cultures on several continents and found that they thrived where monogamy was honored:

This type of marriage has been adopted by different societies, in different places, and at different times. Thousands of years and thousands of miles separate the events; and there is no apparent connection between them. In human records there is no case of an absolutely monogamous society failing to display great energy. I do not know of a case on which great energy has been displayed by a society that has not been absolutely monogamous.7

Unwin concluded that societies that lose respect for marriage eventually lose the creative energy that is derived from the delayed gratification that strengthens families.8 Instead, people strive for immediate, sensory

5. Id. at 67.
6. Id. at 73.
8. See generally ROBERT B. CARLESON, GOVERNMENT IS THE PROBLEM: MEMOIRS OF RONALD REAGAN’S WELFARE REFORMER (2010); CHARLES MURRAY, LOSING GROUND:
pleasure, and societies become less dynamic and fertile. In our own time, government has grown bigger to pick up the pieces and create grounds for even greater hegemony as a result of the deconstruction of marriage and the ramifications that it has on families.

II. THE RISE OF THE HOMOSEXUAL MOVEMENT IN AMERICA

A. The Corruption of Science to a Political End

The modern homosexual movement, a key element of the political Left, got off the ground when Alfred C. Kinsey, a very promiscuous closet homosexual and zoologist at Indiana University, published Sexual Behavior in the Human Male in 1948 and Sexual Behavior in the Human Female in 1953. Both books, which appear very scientific, are full of cooked data indicating that Americans were awash in sexual oddities, even back in the ’40s. In 1990, Dr. Judith Reisman and Edward Eichel debunked what became known as the Kinsey Reports in their book, Kinsey, Sex and Fraud: The Indoctrination of a People. In a later book, Kinsey, Crimes and Consequences, Dr. Reisman showed how Kinsey’s disciples founded the modern sexology community, rewrote the penalties for sexual offenses in the Model Penal Code, and drafted the accreditation requirements for teaching sex education—all based on fraudulent, ideologically-driven studies and criminal research on children.

Kinsey’s books were only the beginning of a steady stream of what might be called “gay science,” which is not science at all but merely advocacy masquerading as science. Kinsey Institute insider James Jones revealed in a 1997 biography how Kinsey’s own appetites for sadistic varieties of homosexual sex, voyeurism, and other perversions inspired his social agenda:

The man I came to know bore no resemblance to the canonical Kinsey. Anything but disinterested, he approached his work with

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missionary fervor. Kinsey loathed Victorian morality. . . . He was determined to use science to strip human sexuality of its guilt and repression. He wanted to undermine traditional morality, to soften the rules of restraint. . . . Kinsey was a crypto-reformer who spent his every waking hour attempting to change the sexual mores and sex offender laws of the United States.13

Kinsey might be considered the godfather of the sexual revolution, especially homosexual activism. His “findings” were a battering ram against Judeo-Christian sexual morality, and they have been used to advance everything from abortion to premarital sex, homosexuality, pornography, and even child sex.14 The famous estimate that ten percent of the population is homosexual was drawn from the Kinsey claim that “10 percent of the males are more or less exclusively homosexual . . . for at least three years between the ages of 16 and 55.”15

Franklin Kameny, a pioneering homosexual activist who was honored by President Obama in June 2009 at the White House, explains how he and other activists made the ten percent figure a common idea:

“I personally created the ‘10 percent figure’ in late 1960 for use in my position to the U.S. Supreme Court, in my own case. The figure was based upon a reasonable and plausible, intentionally conservative and understated interpretation of the Kinsey data, which were the only statistics then available.

“The 10 percent figure subsequently achieved a life of its own, and was universally accepted and used.”16

The late Bruce Voeller, an early homosexual activist, recalls the media strategy:

I campaigned with Gay groups and in the media across the country for the Kinsey-based finding that, “We are everywhere.” This became a National Gay Task Force leitmotif. . . . And after years of educating those who inform the public and make its laws, the concept that 10 percent of the population is gay has

13. JONES, supra note 9, at xii.
14. Id. at 773; REISMAN, supra note 12, at 128, 132-84.
15. KINSEY, POMEROY & MARTIN, supra note 10, at 651.
become a generally accepted “fact.” While some reminding always seems necessary, the 10 percent figure is regularly utilized by scholars, by the press, and in government statistics. As with so many pieces of knowledge and myth, repeated telling made it so—incredible as the notion was to the world when the Kinsey group first put forth its data or decades later when the Gay Movement pressed that data into public consciousness.\textsuperscript{17}

In \textit{After the Ball}, a strategy manual for homosexual activists, Marshall Kirk and Hunter Madsen discussed how to leverage the Kinsey data into a widely accepted “fact”:

Based on their personal experience, most straights probably would put the gay population at 1\% or 2\% of the general population. . . . \textit{[W]hen straights are asked by pollsters for a formal estimate, the figure played back most often is the “10\% gay” statistic which our propagandists have been drilling into their heads for years.} \textsuperscript{18}

According to far more scientific surveys, such as a 1991 study by the National Opinion Research Center, which is funded by the National Science Foundation, it turns out that most people had it right. The 1991 study found that only “two percent of sexually active adults reported being exclusively homosexual or bisexual during the year preceding the survey.”\textsuperscript{19} Around the same time, many other surveys were published in medical journals and the ten percent figure began to crumble. By 2003, a homosexual activist group had included a major national survey in a footnote to a brief submitted to the United States Supreme Court in \textit{Lawrence v. Texas}: \textsuperscript{20} “The most widely accepted study of sexual practices in the United States is the National Health and Social Life Survey (NHSLS). The NHSLS found that 2.8


percent of the male, and 1.4 percent of the female, population identify themselves as gay, lesbian, or bisexual.”

B. Taking Aim at the Mental Health Profession

In 1957 and 1958, Evelyn Hooker, a UCLA psychology professor, published two studies purporting to show that homosexuality was not a mental disorder.\textsuperscript{22} In 1997, Dr. Thomas Landess wrote a paper for Family Research Council totally debunking Hooker’s findings and showing how the media misconstrued the findings to formulate a conclusion opposite from what the data actually showed.\textsuperscript{23} Dr. Jeffrey Satinover, M.D., also chronicled the glaring defects of the studies, such as biased selection of subjects to obtain desired results. In his monograph, \textit{The Trojan Couch},\textsuperscript{24} Dr. Satinover noted: “Hooker failed to follow even the most basic tenets of the scientific method. She \textit{deliberately} had her associates recruit participants to obtain a pool of subjects who understood what the ‘experiment’ was about and how it was to be used to achieve a political goal in transforming society.”\textsuperscript{25} Even with that precaution, Hooker had to throw out twenty-five percent of her homosexual sample because of their unreliability, and she also threw out results that conflicted with her predetermined goal to “prove” that homosexuality is normal. Dr. Satinover commented further:

\begin{quote}
[I]n the course of the established TAT and MAPS test procedures,\textsuperscript{26} the homosexual group subjects were unable to
\end{quote}

\begin{footnotesize}
\begin{enumerate}
\item \textit{Id.} at 8.
\item The TAT and MAPS test procedures refer to the Thematic Apperception Test and Make a Picture Test, respectively.
\end{enumerate}
\end{footnotesize}
refrain from a very high degree of homosexual fantasizing in their imaginary accounts. Not so the heterosexuals. Both the nature and degree of sexual fantasy was different in the homosexual group from the heterosexual group, an especially striking fact given that the subjects knew that this “controlled experiment” was supposed to demonstrate that homosexuals were in no way different than heterosexuals. Once it became evident that the TAT and MAPS identified which subjects were homosexual, Hooker dropped these two tests from the experimental design—post hoc.27

In 1971, homosexual activists began assailing the American Psychiatric Association (APA), harassing members, interrupting sessions and threatening to disrupt the national convention.28 Brandishing the Hooker studies, and citing Kinsey, they pressured the Committee on Nomenclature and Statistics to rewrite the definition of homosexuality, eventually persuaded the Board of Trustees to accept the new language in 1973, and then paid for a mass mailing to more than 30,000 psychiatrists, urging them to approve the changes.29

The APA then removed homosexuality in 1973 from its list of disordered conditions in the Diagnostic and Statistical Manual of Mental Disorders, the bible of the profession.30 The change came about not because of new research or because scientists had made groundbreaking discoveries; it was solely a political coup engineered by homosexual activists. At a crucial APA task force meeting on homosexuality, opponents were given only 15 minutes “to present a rebuttal that summarized seventy years of psychiatric and psychoanalytic opinion.”31 The process was documented by pro-homosexual writer Ronald Bayer, who wrote: “The result was not a conclusion based on an approximation of the scientific truth as dictated by

27. Satinover, supra note 24, at 9. The results were published as Evelyn Hooker, The Adjustment of the Male Overt Homosexual, 21 J. Projective Tech. 18 (1957). Hooker also administered the Rorschach Test to two groups of thirty men that were each comprised of self-described homosexuals or heterosexuals. The results were published as Evelyn Hooker, Male Homosexuality in the Rorschach, 22 J. Projective Tech. 33 (1958).
28. Jeffrey Satinover, Homosexuality and the Politics of Truth 31-35 (1996); see also Socarides, supra note 1, at 165-80.
29. Satinover, supra note 28, at 34.
31. Satinover, supra note 28, at 34.
reason, but was instead an action demanded by the ideological temper of the times.”

Dr. Charles Socarides, a practicing psychiatrist who witnessed events at APA conventions, including threats of violence by homosexual activists, said, “The APA could only take the action it did by disregarding and dismissing hundreds of psychiatric and psychoanalytic research papers and reports that had been done on homosexuality over the previous two decades.” In 1975, the American Psychological Association followed suit under similar conditions.

Three years later, a survey revealed that sixty-nine percent of psychiatrists believed that homosexuality was still a treatable disorder. Meanwhile, under pressure from homosexual activists, states had already begun repealing laws against sodomy, thus paving the way for the promiscuous “gay” scene that homosexual writer Randy Shilts chronicled as the prelude to the AIDS epidemic of the 1980s.

In a piercingly candid book, Sexual Ecology, homosexual writer Gabriel Rotello laments:

The appearance of a multitude of epidemic diseases almost immediately after gay men had carved out zones of sexual freedom has opened up the grim, almost unthinkable possibility that for gay men, sexual freedom leads inexorably to disease.

Indeed, since the “gay revolution” of the 1980s, homosexual men have been astronomically overrepresented in several sexually transmitted disease categories, most tragically, HIV/AIDS, which as of 2010 has taken more than 300,000 homosexual men’s lives.

A March 10, 2010 Centers for Disease Control (CDC) press release discusses the “disproportionate impact” of HIV and syphilis on the homosexual male population in the United States:

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33. SOCARIDES, supra note 1, at 73-74.
34. SATINOVER, supra note 28, at 35.
35. Id. (citing MEDICAL ASPECTS OF HUMAN SEXUALITY 110-11 (Harold I. Lief ed., 1975)).
[T]he rate of new HIV diagnoses among men who have sex with men (MSM) is more than 44 times that of other men and more than 40 times that of women. . . . The rate of primary and secondary syphilis among MSM is more than 46 times that of other men and more than 71 times that of women.39

The CDC’s Website on MSM health issues states verbatim:

AIDS has been diagnosed for more than half a million MSM. Over 300,000 MSM with AIDS have died since the beginning of the epidemic.

MSM made up more than two thirds (68%) of all men living with HIV in 2005, even though only about 5% to 7% of men in the United States reported having sex with other men.40

Other studies document higher rates of breast cancer, domestic violence, substance abuse, STDs, and mental health problems among lesbians as compared with other women.41 The Centers for Disease Control reports that lesbians experience “higher rates of alcohol use, poor nutrition, and obesity.”42

C. The Culture War and the Power of Words

For centuries, homosexuality was regarded in the West as a sin, an aberration of the norm. William Blackstone described it as “the infamous crime against nature.”43 This began to change with the rise of psychiatry as an alternative explanation of human motivation, as writer Gabriel Rotello relates:

By the mid century, however, the ecology of homosexuality began to undergo a profound evolution. Prompted largely by developments in psychiatry, a change occurred in the very definition of deviance. The old idea was that the temptation to

42. Id. at 3.
43. 4 William Blackstone, Commentaries *215.
commit sin was inherent in all individuals, and that certain people simply chose to give in to that temptation. This was slowly replaced with the new idea that there are two basic “sexual orientations” in the world, homosexual and heterosexual, defined by whether one is attracted to the same or the opposite sex. Originating among Germans such as jurist Karl Heinrich Ulrichs in the 1860s and Magnus Hirschfeld at the turn of the century, this concept was reinforced by Freud and his successors, and made major inroads in American popular consciousness in the thirties, forties and fifties.\(^4\)

Note that Rotello lists homosexuality first, as if it is merely the flip side of heterosexuality, with the two being roughly equal. Alfred Kinsey did him one better by giving heterosexuality a zero rating on his seven-point sliding Kinsey Scale, with homosexuality being a six.\(^5\)

The term “sexual preference,” which implies volition, began to give way to “sexual orientation” in homosexual publications and then in the psychiatric and psychological literature in the latter half of the twentieth century. This strategic term began to turn up everywhere, from magazines to school policy proposals and finally in laws. Homosexual groups captured virtually every non-conservative organization, such as the National School Boards Association, the National Education Association, the National Association of Social Workers, and the National Mental Health Association (now called Mental Health America), and turned them into energetic allies of the homosexual movement.\(^6\) All of these organizations and many more of the professional guilds routinely direct the public to resources from homosexual pressure groups such as the Gay, Lesbian and Straight Teachers Network (GLSEN) or the Parents and Friends of Lesbians and Gays (PFLAG). Many people and organizations have adopted the materials and viewpoints of these pressure groups and have made them their own. For

\(^4\) Rotello, supra note 37, at 50-51.

\(^5\) Kinsey, Pomeroy & Martin, supra note 10, at 638.

\(^6\) See National Education Association, Sexual Orientation and Gender Identity, https://www.nea.org/tools/18846.htm (last visited May 13, 2010) (highlighting the NEA’s stance of homosexuality and its proposals for advancing homosexual causes); National School Boards Association, Sexual Orientation Issues for Schools 101, http://www.nsba.org/MainMenu/SchoolHealth/101Packets/SO-101_1.pdf (last visited May 13, 2010) (containing a list of resources approved by the NSBA, which are largely derived from resources created by pro-homosexual groups, to educate school administrators and educators on sexual orientation and related issues); Satinover, supra note 24, at 2, 4, 24 (showing the impact of homosexual activists on the National Association of Social Workers and the National Institute of Mental Health).
instance, the American College of Obstetricians and Gynecologists has a section on its Website, “Lesbian Teens,” that advises girls that, “You should know that whatever your sexual orientation, you are normal.” Of course, this completely destroys the notion of normality; if everything is normal, nothing is normal. Without any documentation, the site also proclaims that “one in 10 girls is sexually attracted to other girls.”

D. A Propaganda Masterpiece

In November, 1987, two homosexual public relations experts published an article entitled “The Overhauling of Straight America.” It was a remarkably detailed campaign to promote homosexuality and demonize opponents of homosexual activism. The article was later expanded into a book, After the Ball: How America Will Conquer Its Fear and Hatred of Gays in the ’90s. The authors summarize the importance of keeping Americans from thinking too long—or at all—about the realities of homosexual behavior:

In the early stages of any campaign to reach straight America, the masses should not be shocked and repelled by premature exposure to homosexual behavior itself. Instead, the imagery of sex should be downplayed and gay rights should be reduced to an abstract social question as much as possible. First let the camel get his nose inside the tent—only later his unsightly derriere!

The strategy has worked perhaps beyond even its creators’ wildest dreams. Media routinely airbrush out anything negative about homosexuality and instead present an unending series of portraits of “gays as victims” and opponents as “haters.” Kirk and Madsen write that tolerance is not enough: “We mean conversion of the average American’s emotions, mind, and will, through a planned psychological attack, in the form of propaganda fed to the nation via the media.”

48. Id.
52. Kirk & Madsen, supra note 18, at 153.
For nearly 40 years, Hollywood has been doing its part to promote the normalization of homosexuality and the transformation of traditional morality into a form of bigotry. In 1972, Hal Holbrook starred in That Certain Summer, an ABC TV Movie of the Week about a father “coming out” to his son.\textsuperscript{53} In 1972, homosexual activists broke into the ABC studio and threatened executives after ABC aired an episode of Marcus Welby, MD that dealt with a homosexual rape.\textsuperscript{54} The assault on ABC was chronicled in the book Target: Primetime by Kathryn Montgomery, who wrote about various groups lobbying for their point of view on television programs.\textsuperscript{55}

Rewarded for their rudeness, homosexual activists got an agreement to see all scripts from then on, and TV studios have been providing a steady flow of only pro-gay propaganda, guided by the Gay and Lesbian Alliance Against Defamation (GLAAD), which vets scripts that touch on homosexuality.\textsuperscript{56} At any given time, primetime cable and network programs feature more than thirty regular homosexual characters.\textsuperscript{57} Ellen DeGeneres came out on the Oprah Winfrey Show in 1997, followed by her coming out on her own Ellen show the same year.\textsuperscript{58} Will & Grace debuted in 1998 and ran until 2006, mainstreaming homosexual humor into millions of households.\textsuperscript{59}

In a 1996 Los Angeles magazine article, More Than Friends, homosexual writer David Ehrenstein said, “[Y]our favorite sit-coms are written by gays and lesbians. . . . [T]hey’re redefining prime time—and sex on television will never be the same.”\textsuperscript{60} Indeed, anyone who watches the hit CBS series Two and a Half Men sees a constant celebration of casual sex and promiscuity. Straight characters act more and more like homosexual characters, and it is no accident, Ehrenstein says. “As a result of the influx of gay writers, even the most heterosexual of sitcoms often possess that most elusive of undertones—the “gay sensibility”—Frazier being a case in

\textsuperscript{53} That Certain Summer (ABC television broadcast Nov. 1, 1972).
\textsuperscript{55} Id.
\textsuperscript{56} Gay & Lesbian Alliance Against Defamation (GLAAD), Our History, http://www.glaad.org/history (last visited May 13, 2010).
\textsuperscript{59} Will & Grace (NBC television broadcast Sept. 21, 1998).
\textsuperscript{60} David Ehrenstein, More Than Friends, LOS ANGELES MAG., May 1996, at 61.
The same trend can be seen in movies. Hollywood delights in placing homosexual themes into any film it can, including films aimed at kids, such as *Shrek 2*, which jolts them with a transgender bartender.  

E. Societal Implications

As homosexual “rights” have advanced, the freedom of Christians and others who subscribe to God-ordained, marriage-based sexual morality has receded.

For example, in 2007, a Methodist group in Ocean Grove, New Jersey lost its tax exemption for a seaside pavilion when a state official cited the group’s refusal to allow two lesbian couples to use it for civil union ceremonies. On September 17, 2007, New Jersey Department of Environmental Protection Commissioner Lisa Jackson wrote a letter to the Ocean Grove Camp Meeting Association announcing that the group’s tax exemption that had been in effect each year since 1989 would no longer be given for the pavilion portion of the property. The action was taken after two homosexual activist groups, Garden State Equality and Ocean Grove United, wrote to Jackson on September 6, 2007, requesting the denial. The ACLU of New Jersey also wrote a letter with the same request. The Division of Civil Rights of the New Jersey Attorney General’s office issued an opinion regarding the matter on December 29, 2008 supporting Jackson’s action, based on the “sexual orientation” reference in the state’s law on discrimination and the state’s civil union law, which took effect on February 19, 2007.

61. Id. at 63.
62. See *Shrek 2* (Dreamworks Animated 2004).
64. Id.
66. Id.
The Camp Meeting Association asked the U.S. District Court to dismiss the complaint and lost. On July 15, 2009, the U.S. Court of Appeals for the Third Circuit upheld the lower court’s ruling that the state’s civil rights division had jurisdiction in the case, and remanded the case back to the District Court to determine whether the civil rights ruling would be applied to other church properties as well. While awaiting the final outcome, the Methodist group has canceled all weddings and other events at the pavilion. Closing public accommodations owned by religious groups may be the wave of the future. As an article in the Rutgers Journal of Law and Religion comments, “religious organizations can eliminate liability immediately by closing or severely limiting access to their facility.”

In 2008, a district judge in New Mexico affirmed a state Civil Rights Commission order requiring a small photography business to pay $6,637.94 in court costs to a lesbian couple. The suit began when the photography company, operated by a Christian couple, refused to photograph a lesbian commitment ceremony in 2006. It did not matter that neither same-sex “marriage” nor same-sex civil unions were legal in New Mexico. The commission ruled that Elaine and Jon Huguenin of Elane Photography, LLC, had violated the New Mexico Human Rights Act, which prohibited discrimination based on “sexual orientation.”

The case developed in September 2006, when Vanessa Willock e-mailed Elaine Huguenin, co-owner of Elane Photography, LLC, in Albuquerque, and asked her to photograph a same-sex ceremony. After the Hugueins declined because of their Christian beliefs, and recommended other photographers, Willock’s partner, Misty Pascottini, without referring to Willock, sent a separate e-mail asking for details on photographing her


70. Estes, supra note 68, at 267.


73. Elane Photography, LLC, slip op. at 2.

74. Id.
“wedding.” The Huguenins responded with an e-mail about packages and prices. Willock then filed a formal complaint on December 20, 2006, with the New Mexico Human Rights Commission.

After a one-day trial in April 2008, the Commission found that Elane Photography, LLC, had discriminated and ordered it to pay attorney’s fees to Willock. The Huguenins appealed the ruling, but lost when District Judge Alan M. Malott on December 11, 2009, granted defendant’s summary judgment motion. Malott rejected the Huguenins’ contention that being forced to photograph the ceremony violated their religious beliefs. He wrote, “[A] sincerely held belief does not justify discrimination based upon sexual orientation under the NMHRA.”

In October 2004, under Pennsylvania’s newly enacted “hate crimes” law, eleven Christians were arrested and jailed overnight for singing and preaching in a Philadelphia public park at a homosexual street festival. Five of them, including a seventeen-year-old girl, were bound over and charged with five felonies and three misdemeanors. After several months, during which the defendants’ faced possible forty-seven-year prison sentences, a judge finally dismissed the charges. But the judge noted that unpopular speech such as that expressed by Nazis and the Ku Klux Klan are also protected. It is interesting that in the course of defending the Christians’ free speech that the judge felt compelled to cite examples that most people would find odious.

The far-left Southern Poverty Law Center (SPLC) has mischaracterized several Christian organizations, including the Traditional Values Coalition, the Chalcedon Foundation, and the Family Research

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75. Id.
76. Id.
77. Id.
78. Id. at 18.
79. Id. at 7.
82. Id.
83. Id.
84. Id.
86. Id.
Institute\textsuperscript{87} as “hate groups.” The United States Department of Justice relies on the SPLC’s identification of such “hate groups.”\textsuperscript{88} With the passage of a federal hate crimes law in 2009,\textsuperscript{89} this could provide key elements for a perfect storm against Christian dissent on this issue.

III. THE RETURN OF ENDA AND SEXUAL ORIENTATION

On Aug. 5, 2009, Maine’s Republican Senators, Susan Collins and Olympia Snowe, joined Oregon Sen. Jeff Merkley (D) and longtime sponsor the late Ted Kennedy (D-Mass.) in reintroducing the Employment Non-Discrimination Act (ENDA), which could be termed the “gay quota bill” for short.\textsuperscript{90} ENDA is profoundly dangerous. It turns private sin into a public right and brings the force of government against morality itself. Any such law is a violation of our unalienable rights as proclaimed in the Declaration of Independence. It can be argued that a statute that directly contradicts God’s moral law is illegitimate.\textsuperscript{91} In fact, William Blackstone said this explicitly in his \textit{Commentaries}:

\begin{quote}
This law of nature, being coeval with mankind and dictated by God Himself, is of course superior in obligation to any other. It is binding over all the globe in all countries, and at all times: no human laws are of any validity, if contrary to this . . . .\textsuperscript{92}
\end{quote}

Laws embody and reflect morality, or else they are not laws at all; instead, they are dictates.\textsuperscript{93} This is one reason why same-sex “marriage” laws are a threat to an orderly society.

\begin{footnotes}
\item[89] The Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act, Pub. L. No. 111-84, § 4702, 123 Stat. 2835 (2009), available at http://frwebgate.access.gpo.gov/cgi-bin/getdoc.cgi?dbname=111_cong_public_laws&docid=f:publ084.111 (last visited May 13, 2010). This legislation was attached as an amendment to the 2010 appropriations bill for the Department of Defense, and it was signed into law by President Obama on October 28, 2009.
\item[90] For the final language of the law, see \textit{id}.
\item[92] 1 \textsc{Blackstone}, \textit{supra} note 91, at *41.
\item[93] \textit{Id}.
\end{footnotes}
The ENDA adds not only “sexual orientation” but also “gender identity” to federal workplace anti-discrimination law.\(^94\) Thus, it takes an ax to the idea that sexual behavior has a natural normalcy or any relation to morality. The ENDA falsely equates a changeable sexual desire and condition with the innate characteristics of race and ethnicity.\(^95\) Worse, it turns traditional values into a form of bigotry that is now punishable under the law.\(^96\)

Chai Feldblum, a longtime homosexual activist whom President Obama appointed to serve on the Equal Employment Opportunity Commission, is the primary author of the ENDA.\(^97\) Feldblum has written that when it comes to civil rights, “we are in a zero-sum game: a gain for one side necessarily entails a corresponding loss for the other side.”\(^98\) In a symposium about moral conflict and liberty, she acknowledged the threat to religious freedom posed by the advancement of gay rights:

The fact that we might need to be concerned in the coming decades with the potential liberty burdens imposed by a sexual orientation anti-discrimination law or a marriage equality law (rather than with the liberty burdens posed by a criminal sodomy law or a law that excludes same-sex couples from civil marriage) simply reflects the reality that moral values are beginning to shift in this country—as I believe they should.\(^99\)

Feldblum is one of the few homosexual activists who acknowledges that religious people will pay the highest price for the advancement of “gay rights.” She concludes that “[p]rotecting one group’s identity liberty may, at times, require that we burden others’ belief liberty.”\(^100\) She famously and cheerfully summarized how things will develop given current legal trends by saying “gays win, Christians lose.”\(^101\) On March 23, 2010, Feldblum was


\(^95\) Employment Non-Discrimination Act of 2009, supra note 94.

\(^96\) Id.


\(^99\) Id. at 98.

\(^100\) Id. at 123.

\(^101\) The author heard Chai Feldblum make this remark after a seminar, Conflict on Campus: Religious Liberty vs. Gay Rights, on June 13, 2000, in Washington, D.C., sponsored by the Ethics and Public Policy Center and the Civitas Program in Faith and
among fifteen who received presidential recess appointments, thus skipping Senate confirmation.102

When such a naked rebuke to the moral order like “sexual orientation” is inserted into the law, even the most basic civil liberties are placed at risk. Traditional morality is recast as a form of bigotry, and sexual orientation becomes the springboard for more homosexual activism. Feldblum is right. Although she would not characterize it this way, the final and logical goal of homosexual activism is the criminalization of Christianity.

In England, where the misuse of sexual orientation laws is becoming an art, incidents are piling up. A tribunal ordered the Diocese of Hereford of the Anglican Church in 2008 to pay £47,000 to a homosexual man who was turned down for a job as a youth worker.103 An Anglican bishop was investigated for a hate crime for suggesting on a radio program that people could overcome homosexual desires.104 An elderly woman who wrote a letter to a local city council objecting to a gay pride parade in 2009 received a letter warning her that she might have committed a hate crime and received a visit from two policemen.105

A. Cracking Down in Canada

We need look no farther than our neighbor to the north to see what America’s future may hold as “sexual orientation” policies and laws proliferate. Unlike the United States, Canada does not have a First Amendment to protect the freedoms of speech, press, religion, and

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assembly. But Canadians share many cultural similarities with Americans, so their experience with “sexual orientation” contains clues about where the concept eventually leads. Section 319 of Canada’s Criminal Code banning “public incitement of hatred and promoting hatred” has been used against people who are critical of homosexuality. For example, in 2002, Stephen Boisson, a youth pastor, wrote a letter to a newspaper in Red Deer, Alberta, warning that homosexuality posed a threat to young people. In 2007, the Alberta Human Rights Commission convicted him of hate speech, fined him $5,000, and ordered him never to speak about homosexuality in public again. His conviction was finally overturned in December 2009 by a judge in Calgary after seven years of litigation.

Dianne Haskett, the mayor of London, Ontario, was brought before the Ontario Human Rights Commission in 1997 for declining to declare “Gay Pride Weekend.” She and the city were fined a total of $10,000. (Later, in an election in which her opponent backed “gay rights,” Mayor Haskett prevailed in a landslide.) Similarly, a Saskatchewan newspaper publisher and a man who bought an ad featuring a list of five biblical verses about homosexuality were fined $4,500 each and warned never to run a similar ad again.

The Canadian Broadcast Standards Council has warned major U.S. broadcasters, such as Dr. Laura Schlessinger, Dr. James Dobson’s Focus on the Family, and the late Jerry Falwell, that Canadian stations may carry their programs only after excising any segment discussing

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homosexuality.\textsuperscript{110} Following a 1997 *Focus on the Family* program in which panelists discussed scientific claims about genetic studies and homosexuality as well as the aims and activities of homosexual pressure groups, the Canadian Broadcast Standards Council issued a statement saying that *Focus on the Family* “attributed to the gay movement a false and flimsy intellectual basis and a malevolent, insidious and conspiratorial purpose which, in the view of the Council, constitute abusively discriminatory comment on the basis of sexual orientation.”\textsuperscript{111}

Canadian writer Rory Leishman comments:

> All Christians should take note. . . . [H]uman rights tribunals and the courts have made clear that in their opinion, the equality rights of homosexuals in human rights codes and [Section] 15 of the Charter trump the ostensible guarantees of freedom of religion in the laws and the Constitution of Canada. Thanks to these judicial rulings, Canadians no longer have a legal right to make a public statement that is liable to expose homosexuals to hatred or contempt, even if the statement is true and reflects the Christian convictions of the speaker.\textsuperscript{112}

In March 2010, American columnist Ann Coulter, one of the few conservative commentators who dares to criticize the concept of “gay rights,” received a warning letter about her upcoming appearance at the University of Ottawa from Provost François Houle, part of which read:

> You will realize that Canadian law puts reasonable limits on the freedom of expression. For example, promoting hatred against any identifiable group would not only be considered inappropriate, but could in fact lead to criminal charges. Outside of the criminal realm, Canadian defamation laws also limit

\textsuperscript{110} Interviews with the producers of the *Dr. Laura Show*, in Van Nuys, Cal. (1999 and 2000); conversation with James Dobson, President of *Focus on the Family*, in Colorado Springs, Colo. (Aug. 31, 2001) (during a taping of the *Focus on the Family* program); see also Knight, supra note 108, at n.46.

\textsuperscript{111} Prairie Regional Council, Canadian Broadcast Standards Council (CBSC), *CKRD re Focus on the Family*, Dec. 16, 1997, http://www.cccr.ca/english/decisions/1997/971216i.php (last visited May 13, 2010) (CBSC decision 96/97-0155). CBSC is an independent, non-governmental organization. It has authority from the Canadian Association of Broadcasters (CAB) to regulate the CAB’s private broadcasting members in accordance with CAB’s standards.

freedom of expression and may differ somewhat from those to which you are accustomed. I therefore ask you, while you are a guest on our campus, to weigh your words with respect and civility in mind.\footnote{She’s Also Asking for It, http://www.steynonline.com/content/view/3066/128/ (Mar. 21, 2010).}

Perhaps emboldened by the provost’s warning, a mob of students blocked the entrance to the hall where Coulter was to appear and shut down her speech.\footnote{Ann Coulter Speech Shut Down in Canada, NEWSMAX.COM, Mar. 24, 2010, http://www.newsmax.com/InsideCover/Protest-Cancels-Coulter-Ottawa/2010/03/24/id/353710 (last visited May 13, 2010).}

Columnist Mark Steyn, who himself has faced several of Canada’s human rights tribunals over charges of “hate speech,” comments:

This is the pitiful state one of the oldest free societies on the planet has been reduced to, and this is why our free speech campaign matters—because those who preside over what should be arenas of honest debate and open inquiry instead wish to imprison public discourse within ever narrower bounds—and in this case aren’t above threatening legal action against those who dissent from the orthodoxies. Lots of Americans loathe Ann Coulter but it takes a Canadian like François Houle to criminalize her. The strictures he attempts to place around her, despite his appeal to “Canadian law,” are at odds with the eight centuries of Canada’s legal inheritance.\footnote{She’s Also Asking for It, http://www.steynonline.com/content/view/3066/128/ (Mar. 21, 2010).}

B. The Lure of Religious Exemptions

Sometimes, religious groups are offered a “religious exemption” from a proposed law. They should not buy it. From a purely moral viewpoint, if it is wrong for this policy to be forced on the churches, it is wrong to force it on other citizens. This is not like taxation, which is a necessary and Biblically prescribed government function from which churches and other nonprofit organizations are exempt. Instead, it is a matter of turning immorality into law, thus turning ordinary people into outlaws.

Religious exemptions are ultimately worthless if courts are willing to disregard even the First Amendment’s clear protection of religious freedom. For example, a District of Columbia human rights commission ordered
Georgetown University, a Catholic college, to violate church doctrine and sponsor a pro-homosexual group on campus. A D.C. trial judge denied the group’s claim for official university recognition, but an appeals court ruled against the school, saying the District’s “sexual orientation” law indicated a “compelling interest” in overriding the school’s religious freedom. It did not matter that “sexual orientation” and sodomy are not protected in the Constitution, while religion is specifically protected. In the hands of liberal judges, “sexual orientation” takes on a life of its own. University President Timothy Healy declined to appeal the ruling, prompting Supreme Court Associate Justice Antonin Scalia to resign from the University’s Board of Advisors.

IV. OTHER TARGETS OF HOMOSEXUAL ACTIVISM

City officials in Portland, Maine canceled funds for Catholic Charities in 2001 and a grant for a Salvation Army meals-on-wheels program for senior citizens in 2002. Why? As Christian organizations, Catholic Charities and the Salvation Army will not provide marital benefits to homosexual employees, thus running afoul of the city’s “sexual orientation” law. Unlike the sorry history of Jim Crow laws, there is no evidence that discrimination against homosexuals is so widespread that it requires a radical restructuring of civil rights. People are far more likely to be fired for objecting to “gay” activism in companies than for “being gay.”

Emboldened by their victories, homosexual pressure groups have added “transgender” rights to their list of objectives to earnestly pursue. Their goal is to create grounds for lawsuits on the basis of sexual confusion and cross-
dressing, even in schools.\textsuperscript{122} For instance, in 2009, the Maine Human Rights Commission ruled that a middle school had to allow a sexually confused boy to use the girls’ room, against the wishes of school parents and administration.\textsuperscript{123}

\textbf{A. Using the Schools as Indoctrination Centers}

Since 1995, the Gay, Lesbian and Straight Education Network (GLSEN) has been promoting homosexuality in schools. GLSEN sponsors gay/straight alliance clubs, faculty seminars, and the annual Day of Silence, Ally Day, and Anti-Bullying Day, all of which are geared toward normalizing homosexuality and demonizing traditional morality.\textsuperscript{124} GLSEN also advocates having public schools bar the Boy Scouts from their facilities.\textsuperscript{125} On May 19, 2009, President Obama appointed GLSEN founder Kevin Jennings as Deputy Assistant Secretary for Safe and Drug Free Schools at the Department of Education.\textsuperscript{126}

On its Website, GLSEN offers books to children that present a false picture of homosexuality as in-born, natural, and harmless.\textsuperscript{127} Many of the books, such as \textit{Rainbow Boys}, include seductions of teens by adults and descriptions of homosexual acts. GLSEN recommends \textit{Rainbow Boys} for grades seven through twelve.\textsuperscript{128} As \textit{The Washington Times} reports, “Eleven of the recommended books were examined by Scott Baker from Breitbart.tv . . . . Numerous passages discuss kids having sex with adults. Many . . . are

\begin{itemize}
\item \textsuperscript{124} See generally Gay, Lesbian and Straight Education Network (GLSEN), \url{http://www.glsen.org/cgi-bin/iowa/all/home/index.html} (last visited May 13, 2010).
\item \textsuperscript{125} Kate Frankfurt, GLSEN, \textit{Should Public Schools Support the Scouts?}, Mar. 7, 2001, \url{http://glsen.org/cgi-bin/iowa/all/news/record/420.html} (last visited May 13, 2010).
\item \textsuperscript{126} Press Release, U.S. Dep’t of Educ., Education Secretary Announces Nine Senior Staff Appointments (May 19, 2009), \url{http://www.ed.gov/news/pressreleases/2009/05/05192009d.html} (last visited May 13, 2010).
\item \textsuperscript{127} GLSEN, \textit{Booklink}, Apr. 17, 2010, \url{http://www.glsen.org/cgi-bin/iowa/all/booklink/index.html} (last visited May 13, 2010).
\end{itemize}
too explicit for us to publish . . . .” An analysis at Gateway Pundit blog states, “Book after book after book contained stories and anecdotes that weren’t merely X-rated and pornographic, but which featured explicit descriptions of sex acts between preschoolers.”

GLSEN co-sponsored a seminar at Tufts University in Massachusetts on March 25, 2000, in which teens as young as twelve were taught specific homosexual sex acts, some of which are patently dangerous. When a parent, Scott Whiteman, revealed audiotapes of the seminar, homosexual activist lawyers tried to get a court to ban distribution of the tape and then sued Whiteman and Brian Camenker, director of the Parents Rights Coalition, which had distributed the tape. Jennings, who was the keynote speaker at what Massachusetts News publisher Ed Pawlick later dubbed “Fistgate,” was totally unrepentant about kids being exposed to the graphic information and later defended the event.

Jennings, who was a member of the radical homosexual group “Act-Up,” which disrupted church services and used terror tactics against policy makers and pharmaceutical companies, is listed as a sponsor of an art exhibit at Harvard University entitled “ACT-UP New York: Activism, Art and the AIDS Crisis, 1987-1993,” which ran from October 15, 2009 through December 23, 2009. The exhibit includes a photo of Catholic Cardinal John O’Connor of New York with large block letters proclaiming “KNOW YOUR SCUMBAGS.” O’Connor, whom Act-Up activists spit

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131. Id.


133. Id.


upon during a parade and denounced as a “hater,” had quietly opened the city’s largest number of AIDS clinics and hospices and made many personal visits to the dying.\textsuperscript{136} His compassion work earned him no credit with homosexual activists, only a steady stream of hate-filled expletives.

At a 1997 GLSEN conference, Jennings outlined his goals:

I’d like five years from now for most Americans when they hear the word GLSEN to think, “Ooh, that’s good for kids.” . . . Sane people keep the world the same [s_____] old way it is now. It’s the [crazy] people who think, “No, I can envision a day when straight people say, ‘So what if you’re promoting homosexuality?’ or [when] straight kids say, ‘Hey, why don’t you and your boyfriend come over before you go to the prom and try your tuxes on at my house?’” . . . [I]f we believe that can happen, we can make it happen. The only thing that will stop us is our lack of faith that we can make it happen. That is our mission from this day forward.\textsuperscript{137}

On January 26, 2010, Representative Jared Polis (D-Col.) introduced H.R. 4530, The Student Nondiscrimination Act of 2010.\textsuperscript{138} This bill, which would cut off federal funds to schools that discriminate based on “sexual orientation” or “gender identity” (such as barring boys from wearing skirts to school), would empower Jennings to impose the homosexual agenda in all public schools.\textsuperscript{139} As public relations expert and educational activist Linda Harvey told WorldNetDaily:

The purpose of this bill is not what is being stated, but is quite simply to mandate in public schools one acceptable viewpoint on the issue of homosexuality, using purported violence or


\textsuperscript{138} Student Nondiscrimination Act of 2010, H.R. 4530, 111th Cong. (2d Sess. 2010).

harassment as the rationale, and the power of the feds as the hammer . . . . The goal is to silence those who may warn about or object to student expression of homosexuality or gender confusion. Such warnings might literally save a child’s life.\textsuperscript{140}

“She said that ultimately, if the law is adopted . . . the only ‘safe’ schools in the nation would be those where ‘there is no dissent’ about the promotion of homosexuality.”\textsuperscript{141}

B. Assailing the Scouts

The first victims of any “sexual orientation” law are the Boy Scouts, who have good reason to keep their leadership free from men attracted sexually to males. For insight on this, the recent troubles of the Roman Catholic Church are instructive. For far too long, church officials allowed a homosexual subculture to flourish among priests, especially in seminaries.\textsuperscript{142} The media conveniently ignore that the vast majority of sexual abuse cases involving priests are homosexual in nature, with about eighty percent involving post-adolescent male victims.\textsuperscript{143} In fact, cases of homosexual pedophilia routinely are described as crimes against children, with the sex of the victims revealed only near the end of the article, if at all.

“Sexual orientation” laws turn the Boy Scouts into bad guys overnight. In California, a debate ensued during the ’90s over whether state judges who volunteer with the Boy Scouts should be barred for associating with a discriminatory group.\textsuperscript{144} Good judges (mostly fathers) were being told to hang up their gavels or stop associating with this “hate group.”\textsuperscript{145} In 2003, the California Supreme Court ruled that such volunteerism constituted a conflict of interest for judges who would hear any case involving homosexual rights.\textsuperscript{146} Even though they won a U.S. Supreme Court case in

\begin{itemize}
\item \textsuperscript{140} Id.
\item \textsuperscript{141} Id.
\item \textsuperscript{142} See Michael S. Rose, Goodbye, Good Men: How Liberals Brought Corruption into the Catholic Church 55, 55-87 (2002).
\item \textsuperscript{145} See id.
\item \textsuperscript{146} Maura Dolan, The State Judges in Boy Scouts Could Face Conflict, L.A. TIMES, June 19, 2003, at 8, available at http://www.bsa-discrimination.org/html/cajudges.html (last visited May 13, 2010). This would mean that judges who happen to be involved with the Boy Scouts, either as leaders or as fathers of scouts, would have to recuse themselves from
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June 2000 that affirmed the right of the Boy Scouts of America to set their own membership standards, the Scouts found themselves under immediate attack in many places for resisting homosexuals’ demands for inclusion.

In virtually all cases, critics of the Scouts pointed to laws or policies containing the term “sexual orientation.” Here are some relevant examples, which are by no means exhaustive: In the fall of 2000, Broward County Commissioners (FL) barred the Scouts from using public school facilities, prompting the Scouts to sue in March 2001. Chicago, New York City, and Portland (ME) have also adopted policies barring the Scouts. In 1998, the Berkeley City Council (CA) pulled a low-cost lease for city dock space from the Sea Scouts after acknowledging that the group is associated with the Boy Scouts and thereby violates the city’s “sexual orientation” law. In June 2001, the District of Columbia’s Commission on Human Rights fined the Scouts $100,000 and ordered them to reinstate two openly homosexual leaders. That decision was overturned in 2002 on appeal, but the Scouts paid heavy legal fees. The Ann Arbor City Council (MI) cut ties in August 2001 to the local United Way for their refusal to eject the Scouts from the United Way program. More than 50 chapters of the United Way have cut off the Scouts, and at least 359 school districts with a total of 4,418 schools in 10 states have taken action against the Scouts.

any cases involving homosexual rights, regardless of whether the particular cases involved the Boy Scouts of America. Id.

147. Boy Scouts of Am. v. Dale, 530 U.S. 640 (2000) (holding that forcing a private group to allow unwanted persons as members would violate the right of expressive association under the First Amendment if the forced inclusion would affect that group’s private or public viewpoints in a significant way).

148. See Frankfurt, supra note 125 (listing school districts that terminated their sponsorship of Scouting programs); see also Associated Press, Boy Scouts Banned from Schools, CHARLOTTE HERALD-TRIBUNE (Fla.), Nov. 16, 2000, at 3B, available at http://news.google.com/newspapers?nid=1774&dat=20001116&id=8oAfAAAAIBAJ&sjid=dn8EAAAAIBAJ&pg=4956,439152 (last visited May 13, 2010).

149. Frankfurt, supra note 125.


according to the Gay, Lesbian and Straight Education Network (GLSEN).\textsuperscript{154} And finally, former Vice President Al Gore pledged someday to use the proposed Employment Non-Discrimination Act—a bill to empower the federal government to ban discrimination based on “sexual orientation” in all workplaces with fifteen or more employees—to force the Scouts to admit homosexuals.\textsuperscript{155}

Despite all the media-driven attacks, most Americans support the Scouts’ right to set their own moral standards. In 2000, a Chicago Tribune poll of area residents just after the Scouts were ejected from the city’s public schools showed that “82 percent said the Scouts should be allowed to meet in schools and other public buildings. Only 10 percent disagreed, and 7 percent had no opinion.”\textsuperscript{156} That was ten years ago. It would be interesting to see what the public thinks now.

C. Going After the Salvation Army

Another organization that has run afoul of laws containing “sexual orientation” provisions is the Salvation Army, perhaps America’s most respected charity. In 1997, the Salvation Army gave up $3.5 million in San Francisco city funding rather than submit to an order for them to offer “domestic partner” benefits to homosexual employees.\textsuperscript{157} In Washington, D.C., a homosexual city councilman, David Catania, who sponsored the statute legalizing same-sex “marriage” in the District in 2010, boasted in crude terms in July 2001 about how he threatened Salvation Army officials over their policy on “sexual orientation.” Catania related:

I said “this faggot [referring to himself] controls federal grants in the District as well as local and you’ll never see another cent as long as you live. I’ll subpoena every one of you [mother_______s] and I’ll bring you down and I’ll turn my chamber into a national circus. Do we understand each other?”\textsuperscript{158}

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\textsuperscript{155.} Interview with Charles Gibson, Co-anchor, Good Morning America (ABC), in N.Y., N.Y. (Oct. 26, 2000).

\textsuperscript{156.} Lisa Black, Voters Back Scouts’ Ban on Gay Leaders, CHI. TRIB., Oct. 18, 2000, at 1 (reporting on a Chicago Tribune/WGN-TV poll taken Oct. 6-9, 2000, which surveyed 900 registered voters).

\textsuperscript{157.} Julia Duin, Salvation Army Stirs Anger with Domestic-partner Aid, WASH. TIMES (D.C.), Nov. 9, 2001, at A2.

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Nine years later, Catania was instrumental in denying the people of the District of Columbia the right to vote on the marriage issue—in the name of "tolerance."159

D. Effects on Marriage

World magazine culture critic Gene Edward Veith notes that the homosexual drive to gain marital benefits is destroying the institution of marriage itself as people abandon commitment and embrace the “gay” notion of serial monogamy with “sex partners.”160 “This sort of reductionism—a spouse is nothing more than a sex partner, so a sex partner is the same as a spouse—misses the point of what marriage is and what its role in society amounts to,” Veith writes.161 “So far, governments are resisting same-sex marriages. But instead, marriage is being defined down. As marriage becomes unnecessary—not just for job benefits but for adopting children, inheriting property, and being socially acceptable—the whole nation will be ‘living in sin.’”162

Hoover Institution Research Fellow Stanley Kurtz has chronicled the acceleration of societal uncoupling from marriage in Sweden:

Marriage is slowly dying in Scandinavia. A majority of children in Sweden and Norway are born out of wedlock. Sixty percent of first-born children in Denmark have unmarried parents. Not coincidentally, these countries have had something close to full gay marriage for a decade or more. Same-sex marriage has locked in and reinforced an existing Scandinavian trend toward the separation of marriage and parenthood.163

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13, 2010). David Catania is quoted during a “Redefining the Gay Agenda” panel at the Liberty for All National Leadership Conference, which was held July 21, 2001, in Chicago. Log Cabin President Rich Tafel moderated the panel, which included reporter Bob Roehr and “homosexual youth” advocate Verna Eggleston. United Airlines was featured prominently as corporate sponsor and “the official and exclusive airline of the Liberty Education Forum.” Id.


161. Id.

162. Id.

Indeed, homosexual writer Michelangelo Signorile boasts, “Rather than being transformed by the institution of marriage, gay men—some of whom have raised the concept of the ‘open relationship’ to an art form—could simply transform the institution itself, making it more sexually open, even influencing their heterosexual counterparts.”

Marriage-based family life is the organizing principle behind all civilized cultures. Marriage brings the sexes together in a unique legal, social, economic, and spiritual union. Because it is indispensable, societies have accorded it various protections and privileges not granted to other types of relationships. No other relationship transforms young men and women into more productive, less selfish, and more mature husbands and wives, and fathers and mothers. No other relationship affords children the best economic, emotional, and psychological environment. At the core of marriage are the manifold and complementary differences between the sexes.

Marriage-based kinship is essential to stability and continuity. A man is far more apt to sacrifice himself to help a bona fide son-in-law than some unrelated man (or woman) who lives with his daughter. Kinship imparts family names, heritage, and property. It secures the identity and commitment of fathers for the sake of their children, and it entails mutual obligations to the community. Same-sex relations are a negation of those ties that bind, which are the continuation of kinship through the procreation of children. Even without children, marriage is a societal good, as the two sexes complement each other and provide stability to communities.

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165. *See, e.g.*, Lynn D. Wardle, *A House Divided: Same-Sex Marriage and Dangers to Civil Rights*, 4 LIBERTY U. L. REV. 537 app. at 585-91 (2010) (appendices showing widespread support for protecting traditional marriage in the United States and throughout the world compared to the minimal support that alternative relationships involving homosexual partnerships have received).
Homosexual “marriage” is not just about two people signifying their devotion to each other. It is about transforming the entire culture to embrace homosexuality. As Michelangelo Signorile explains:

A middle ground might be to fight for same-sex marriage and its benefits and then, once granted, redefine the institution of marriage completely, to demand the right to marry not as a way of adhering to society’s moral codes but rather to debunk a myth and radically alter an archaic institution.170

Signorile, writing in 1996, predicted that victory would be total:

It is also a chance to wholly transform the definition of family in American culture. It is the final tool with which to dismantle all sodomy statutes, get education about homosexuality and AIDS into public schools, and, in short, usher in a sea change in how society views and treats us.171

The fallout from the spread of same-sex “marriage” is becoming too obvious to ignore, which is why voters even in liberal-dominated California amended the state constitution on November 4, 2008 to protect man-woman marriage.172 In the District of Columbia, the legalization of same-sex “marriage” on December 18, 2009 led Catholic Charities to abandon its foster care system173 and to stop offering spousal benefits to any new employee lest the organization be forced to recognize and subsidize homosexual relationships.174 A similar scenario unfolded in Massachusetts in 2006, after the Romney Administration began issuing same-sex marriage

170. Signorile, supra note 164, at 161.
173. Michelle Boorstein, Catholic Archdiocese Ends D.C. Foster-care Program; Citing Marriage Law, Officials Say They Won’t License Same-sex Couples, WASH. POST (D.C.), Feb. 17, 2010, at B1; see also Keith L. Alexander & Ann E. Marimow, For Gays, a D.C. Day To Treasure; Joyful Couples Turn Out As City Begins Licensing Same-sex Marriages, WASH. POST (D.C.), Mar. 4, 2010, at A1 (stating that D.C.’s same-sex marriage bill was passed on December 18, 2009).
licenses in May 2004 following a 2003 ruling by the Massachusetts Supreme Judicial Court despite no change in the law by the Legislature.  

V. CONCLUSION

After years of homosexual activism based on the fabricated “civil right” of “sexual orientation,” America stands at a precipice. Although surveys show that Americans are far more tolerant toward homosexuality than previous generations, and that many believe the media-fed myth that people are “born homosexual” and cannot change their behavior (thus making homosexuality akin to race or ethnicity), the public pushback on “gay marriage” has been significant. Since 1993, when Hawaii’s Supreme Court first equated “sex” with race in Baehr v. Lewin and ruled that the state’s marriage law violated equal protection, forty-five states (beginning with Hawaii) have moved to strengthen their marriage laws, including the enactment of thirty constitutional amendments.

Christians and others who have no hatred for people identifying as homosexual but who believe that culture and laws should reflect timeless norms, need to show that they can be compassionate and caring without buying into the homosexual political agenda. That agenda threatens the freedoms of speech, religion, and assembly like nothing else within our borders. And it has kept countless souls trapped in a false understanding of sexuality. If the “gay” movement succeeds in its goal of turning upside-

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179. As of April 2010, the following states have enacted state constitutional amendments: Alabama, Alaska, Arizona, Arkansas, California, Colorado, Florida, Georgia, Hawaii, Idaho, Kansas, Kentucky, Louisiana, Michigan, Mississippi, Missouri, Montana, Nebraska, Nevada, North Dakota, Ohio, Oklahoma, Oregon, South Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, and Wisconsin. See National Conference of State Legislatures, Same Sex Marriage, Civil Unions and Domestic Partnerships, http://www.ncsl.org/default.aspx?tabid=16430 (last visited May 13, 2010) (listing states that have constitutional provisions protecting traditional marriage between a man and a woman, as well as states that have statutory provisions providing similar protections for traditional marriage).
down America’s—and the world’s—most basic beliefs concerning sexual morality, we will see nothing less than the criminalization of Christianity.