



American Resistance Party

How long will you wear the chains of your Masters?

Contact: Edward C. Noonan
Tel: 530-777-3474
Email: ednoonan7@gmail.com
Email: americanresistanceparty@mail.com
<http://www.americanresistanceparty.org>

awake to a sense of your awful situation

**FOR IMMEDIATE RELEASE
ACTION ALERT**

SCOTUS HAS NO AUTHORITY To Bless Sodomite Marriages

May 15, 2015 – libertyalliance.com posted today an article titled, “Supreme Court Has No Authority To Re-Define Marriage.**” They report:**

The Supreme Court heard oral arguments concerning the legalization of ~~same-sex~~ (sodomite) marriage recently. This means that a decision concerning the re-definition of marriage will be forthcoming this summer. Notice that I used the term “re-definition” rather than “definition.” This is a key point. The Supreme Court is not being asked to define marriage, it is being asked to re-define it. Marriage was defined for all time several thousand years ago by an authority much higher than the Supreme Court. Consequently, regardless of how the Supreme Court rules on this historic case, its decision will be wrong (unless, of course, the justices rule that they lack the authority to rule).

Re-defining marriage exceeds the authority of the Supreme Court as set forth in Sections 1 and 2 of the U.S. Constitution. Section 2 of the Constitution clearly states that “The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under this authority...” The functional phrase in this Section is “...arising under this Constitution...” The definition of marriage does not fall under the purview of the Constitution, and it never has. Our Founding Fathers did not define marriage, nor does the Constitution. No part of Section 1 or 2 or any other section of the Constitution empowers the justices to even hear a case in which their ruling is dependent on re-defining a concept that falls outside the limits of the Constitution.

Read more at <http://libertyalliance.com/supreme-court-has-no-authority-to-re-define-marriage/>

The American Resistance Party adds that the SCOTUS HAS NO AUTHORITY to bless Sodomite Marriages! The constitutional question demands that all rulings of the SCOTUS must insure that each act of each Justice be “good behavior.” Art III states that justices “shall hold their Offices during good Behavior...” They would need to prove conclusively that “PRO-SODOMY” IS GOOD BEHAVIOR. (It is not!)

###

*If you'd like more information about this topic, or to schedule an interview with Mr. Edward C. Noonan, Founder and National Committee Chairman: [American Resistance Party](http://AmericanResistanceParty.com), please call 530-777-3474 or email at: ednoonan7@gmail.com Forward this email to 10 of your friends for a “free gift.” (bcc us for proof of your referral.) (free gift = Mr. Noonan's ebook “**Chester Arthur - "1st Bogus POTUS" vs. The Death of America**”)*

Permission to reprint in whole or in part is gladly granted, provided full credit is given.