Sept 17, 2016 – Statement of EDWARD C NOONAN, 2016 Presidential Candidate:

Ever since the corrupt U.S. Supreme Court unconstitutionally ruled that they had the constitutional authority to rewrite every marriage law of modern man and decree that gay/lesbian/transgender marriage was a "constitutional right" then our citizenry has been drowning in a cesspool of vile immoral filth.

The State of California (and others) also refuse to obey Constitutional mandates:

U.S. Constitution – Amendment 1
"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof;..."

CALIFORNIA CONSTITUTION - PREAMBLE
"We, the People of the State of California, grateful to Almighty God for our freedom, in order to secure and perpetuate its blessings, do establish this Constitution."

California Constitution - Declaration of Rights 7.5
"Only marriage between a man and a woman is valid or recognized in California."

Given these constitutional mandates, the Supreme Courts, Congress, and State Governments declare that LGBT activities are a CONSTITUTIONAL RIGHT. A constitutional right is a right that comes from our creator.

Our Declaration of Independence state that citizens are "...endowed by their Creator with certain unalienable rights..." These rights can be found somewhere in the Biblical scriptures.

For example, Common Law as mentioned in Amendment 7 ("...and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the
rules of the common law.”) is Biblical law or God’s Law. In other words, all laws in the United States and all 50 States should be in accordance with the King James Bible. Our U.S. Constitution ends with the words...

"Done in Convention by the Unanimous Consent of the States present the Seventeenth Day of September in the Year of our Lord one thousand seven hundred and Eighty seven and of the Independence of the United States of America the Twelfth. In Witness whereof We have hereunto subscribed our Names."

Of course, OUR LORD is Jesus Christ and our Constitution acknowledges that it had been 1,787 years since his birth!

In violation of the above mandates of the U.S. and CA constitutions the State of California have overstepped their constitutional authority and attempted this month to dump the 1st Amendment and the California Constitution. A failed pro-LGBT bill found at Leginfo.ca.gov demanded that when LGBTs attend religious schools they not be kicked out of such religious schools when they are “outed”. The bill stated:

"Transgender students have reported being denied gender appropriate housing and some have been expelled as a result of revealing their gender identity. Under current law, these students and staff have no recourse. This bill would narrow the religious exemption afforded to these institutions, require disclosure of such exemption, and provide for a private right of action for individuals who claim such discrimination."

CA State Sen. John Moorlach, a Republican whose district encompasses a swath of Southern California coastline, voted against the bill in the Senate.

The bill “does not safeguard against discrimination, but rather is a form of discrimination against religious liberty itself,” he said in a statement to constituents. “Restricting private institutions from adhering to its religious beliefs is a violation of their First Amendment rights and an act itself of intolerance.”

The American Resistance Party declares that any act of LGBT is an unconstitutional act. ANY CONSTITUTIONAL ACT can be found in the King James Version of the Bible.

We have discovered that SLAVERY can be justified by many, many Bible verses. (See many examples http://fair-use.org/debows-review/1850/09/slavery-and-the-bible) However, LGBT activity cannot be so justified!

Our Bill of Rights copy the Magna Carta (1215) which starts out with:

1. In the first place we have granted to God, and by this our present charter confirmed for us and our heirs forever that the English Church shall be free, and shall have her rights entire, and her liberties inviolate; and we will that it be thus observed; which is apparent from this that the freedom of elections, which is reckoned most important and very essential to the English Church, we, of our pure and unconstrained will, did grant, and did by our charter confirm and did obtain the ratification of the same from our lord, Pope Innocent III, before the quarrel arose between us and our barons: and this we will observe, and our will is that it be observed in good faith by our heirs forever. We have also granted to all freemen of our kingdom, for us and our heirs forever, all the underwritten liberties, to be had and held by them and their heirs, of us and our heirs forever.

###

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