July 23, 2012

William C. Powers, Jr.
President
University of Texas at Austin
Office of the President
Austin, Texas 78713

Dear President Powers:

I have several reasons for writing to you about the controversy over the work of Professor Mark Regnerus, but my principle concern is the vile anti-Catholic commentary made by his senior critic, Scott Rose. Before addressing this issue, I would like to mention some ancillary concerns.

Higher education is something dear to me. To be specific, I taught for 20 years, 16 as a professor, and have long had a strong interest in academic freedom. Not only do I have an equally strong distaste for those who seek to abridge it, but I abhor those who seek to create a “chilling effect” on the pursuit of truth; heterodoxy should be welcomed, not trashed. This commitment to unfettered scholarship is what led me to become a member of the board of directors of the National Association of Scholars for two decades. I mention this because of the highly politicized charges made against Professor Regnerus. That they emanate from someone who has no academic standing makes them all the more pernicious.

Another interest I have is that I am a sociologist; I received my Ph.D. from New York University in 1980. I have also taught and written widely on social issues, including family matters. While I do not know Professor Regnerus, who is also a sociologist, I have cited his findings in my writings (most recently in my latest book, *Why Catholicism Matters*). His work is impressive. This was no doubt one reason why the University of Texas picked him up from the University of North Carolina.
One of the persons named by Rose as an ally of Regnerus is Princeton Professor Robert George. Full disclosure demands that I acknowledge our relationship: George sits on the advisory board of the Catholic League. He was accused by Rose in his June 21 letter to you of having “a long history of telling dehumanizing lies about gay people.” That comment is scurrilous.

For eminently good reasons, George has chosen not to respond to Rose (I should add that Professor George did not solicit my assistance in this matter). But unlike George, I have a very good reason to respond: as president of the nation’s largest Catholic civil rights organization, I cannot ignore the anti-Catholic bigotry displayed by Rose.

In his letter to you, Rose “summed” up his case by saying, “Regnerus converted from evangelical Protestantism to Catholicism; his Church is very aggressively involved worldwide in fighting against gay rights, including in the United States, where in June-July 2012, while making use of Regnerus’s study, NOM [National Organization for Marriage] and the US Conference of Catholic Bishops are joined in running the ‘Fortnight for Freedom’ event.”

Rose’s comment is invidious as well as ignorant. If a non-academic ideologue were to register a complaint with you about a faculty member’s research, summing up his case by noting the professor’s conversion to Islam, would that not alone be cause for concern? Since when did a researcher’s religion become grounds for indictment?

For the record, the Catholic Church’s defense of traditional marriage is wholly unexceptional: no world religion disagrees with the position that marriage is a union between a man and a woman. More to the point, the “Fortnight for Freedom” events that were organized by the bishops had absolutely nothing to do with same-sex marriage: they were a series of events, uncoordinated with other organizations, that were held to garner Catholic support for religious liberty.
Rose’s Catholic-bashing is hardly limited to Regnerus. He notes with alarm that “All of NOM’s leaders—in other words—all of Regnerus’s funders—are Catholic, and not just Catholic, but strong political enablers of the Catholic Church in the U.S. It is perhaps necessary to remind readers that the Catholic Church fights dirty in its politics.” [His italic.]

Though this was not part of the letter that Rose wrote to you, I must ask the following: How would you respond if someone were to write to you complaining that all of those involved in a research study were Jews? Or that they were strong political enablers of Israel? Or that such persons were known to fight dirty?

Rose’s hatred of Catholicism is well documented. Consider his piece of January 21, 2012, “What’s the Real Reason The Catholic Church Wants to Keep Gays Oppressed?” In it he wrote the following:

- “The Catholic Church is the world’s single largest anti-gay hate group.”
- “By socially stigmatizing gay human beings and driving young gay people to despair about their chances for satisfying adult domestic lives, the Church as good as tortures young gay people into signing up to be priests and nuns. The fall-off in the number of young people signing up for lifetimes slaving for the Church corresponds almost precisely to the gradually increasing social acceptance of gay human beings.”
- “The greedy gay-bashing monsters of the Catholic Church are mounting a war against gay people; gay people and those that support their rights—must fight back against this evil cult.” (My emphasis.)

This is not the voice of reason. Nor is it the voice of someone in a position to scrutinize the scholarship of any professor, especially one who is Catholic. It hardly exaggerates to conclude that Rose has no credibility as a fair-minded observer.
On May 11, 2012, Rose wrote the following in his article, “Cardinal Timothy Dolan, Gay Bashing, And Children”:

- “The Catholic Church’s worldwide economic plan is to keep stigmatizing and discriminating against gays and lesbians, in order to get them to despair of successful adult domestic lives, so they will sign up for lifetimes of near-slave labor of the Church, keeping Dolan and others of his level in the Church hierarchy living off the fat of the land.”

Rose’s animus against Cardinal Dolan is particularly sick; he has called the New York Archbishop a “gay basher and child rapist enabler.” He has also accused Dolan of writing a “threatening letter to President Obama.” To demonstrate just how Rose’s pathological hatred of Catholicism has impaired his judgment, I am enclosing a copy of the “threatening letter.” As you will see, there is not a single threatening sentence in the entire letter.

Given Rose’s mindset, it is hardly surprising to learn that he has contacted the IRS asking them to strip the Catholic Church of its tax-exempt status.

It is not the business of the Catholic League to sit in judgment of the way the University of Texas handles complaints against its faculty. But when it comes to bashing a professor because of his Catholicism, and when the Catholic Church is treated with vitriol in such a public manner, it takes on a dimension that transcends ordinary campus issues. That is why I felt obliged to enter this discussion.

Sincerely,

[Signature]
William A. Donohue, Ph.D.
President
Dear Mr. President:

I write with a growing sense of urgency about recent actions taken by your Administration that both escalate the threat to marriage and imperil the religious freedom of those who promote and defend marriage. This past spring the Justice Department announced that it would no longer defend the Defense of Marriage Act (DOMA) in court, a decision strongly opposed by the Catholic Bishops of the United States and many others. Now the Justice Department has shifted from not defending DOMA—which is problem enough, given the duty of the executive branch to enforce even laws it disfavors—to actively attacking DOMA’s constitutionality. My predecessor, Cardinal Francis George, OMI, and I have expressed to you in the past our strong disappointment about the direction your Administration has been moving regarding DOMA. Unfortunately the only response to date has been the intensification of efforts to undermine DOMA and the institution of marriage.

The Justice Department’s move, in addition to other troubling federal decisions occurring recently, prompts me yet again to register my grave concerns. The content of this letter reflects the strong sentiment expressed at a recent meeting by more than thirty of my brother Bishops who serve on the Administrative Committee of our episcopal conference. I know they are joined by hundreds of additional Catholic bishops throughout our nation. My observations are offered in the spirit of respectful, but frank dialogue.

The Catholic Bishops stand ready to affirm every positive measure taken by you and your Administration to strengthen marriage and the family. We cannot be silent, however, when federal steps harmful to marriage, the laws defending it, and religious freedom continue apace. Attached you will find an analysis prepared by my staff detailing the various executive activities of late that warrant our increasing apprehension.

Mr. President, your Administration’s actions against DOMA and the values it stands for contrast sharply with your excellent Mother’s Day and Father’s Day proclamations issued earlier this year, which are also referenced in the attached analysis. In these perceptive and heartening statements, you correctly emphasize the critical role played by both a mom and a dad in a child’s life, and you rightly call upon society to do all it can to uphold both mothers and fathers.
I know that you treasure the importance that you and the First Lady, separately and as a couple, share in the lives of your children. The Mother’s Day and Father’s Day proclamations display a welcome conviction on your part that neither a mom nor a dad is expendable. I believe therefore that you would agree that every child has the right to be loved by both a mother and a father.

The institution of marriage is built on this truth, which goes to the core of what the Catholic Bishops of the United States, and the millions of citizens who stand with us on this issue, want for all children and for the common good of society. That is why it is particularly upsetting, Mr. President, when your Administration, through the various court documents, pronouncements and policies identified in the attached analysis, attributes to those who support DOMA a motivation rooted in prejudice and bias. It is especially wrong and unfair to equate opposition to redefining marriage with either intentional or willfully ignorant racial discrimination, as your Administration insists on doing.

We as Bishops of the Catholic Church recognize the immeasurable personal dignity and equal worth of all individuals, including those with same-sex attraction, and we reject all hatred and unjust treatment against any person. Our profound regard for marriage as the complementary and fruitful union of a man and a woman does not negate our concern for the well-being of all people but reinforces it. While all persons merit our full respect, no other relationships provide for the common good what marriage between husband and wife provides. The law should reflect this reality.

Mr. President, I respectfully urge you to push the reset button on your Administration’s approach to DOMA. Our federal government should not be presuming ill intent or moral blindness on the part of the overwhelming majority of its citizens, millions of whom have gone to the polls to directly support DOMAs in their states and have thereby endorsed marriage as the union of man and woman. Nor should a policy disagreement over the meaning of marriage be treated by federal officials as a federal offense—but this will happen if the Justice Department’s latest constitutional theory prevails in court. The Administration’s failure to change course on this matter will, as the attached analysis indicates, precipitate a national conflict between Church and State of enormous proportions and to the detriment of both institutions.

Thus, on behalf of my brother Bishops, I urge yet again that your Administration end its campaign against DOMA, the institution of marriage it protects, and religious freedom. Please know that I am always ready to discuss with you the concerns raised here and to address any questions that you may have. I am convinced that the door to a dialogue that is strong enough to endure even serious and fundamental disagreements can and must remain open, and I believe that you desire the same. Also please know that you, your family, and your Administration continue to be in my prayers.

Faithfully in Christ,

[Signature]
Most Reverend Timothy M. Dolan
Archbishop of New York
President, United States Conference of Catholic Bishops

Attachment: USCCB Staff Analysis of Recent Federal Threats to Marriage April-August 2011
USCCB Staff Analysis of Recent Federal Threats to Marriage April-August 2011

Early in 2011, the Department of Justice (DoJ) announced its decision to refuse to defend the federal Defense of Marriage Act (DOMA) from constitutional challenge,¹ which is a serious problem in its own right given the duty of the executive branch to enforce even laws it disfavors. More recently, however, the Department has begun actively attacking DOMA’s constitutionality. On July 1, 2011, DoJ filed a brief in Golinski v. U.S. Office of Personnel Management, arguing that DOMA should be struck down as a form of sexual orientation discrimination.² This escalates yet again the level of hostility shown by DoJ against the definition of marriage codified in DOMA.

The Justice Department’s argument in Golinski compares DOMA in effect to racially discriminatory laws. According to the government’s view, support for a definition of marriage that recognizes that sexual difference is a defining and valuable feature of marriage now constitutes a forbidden intent to harm a vulnerable class of people. The false claim that animus is at work ignores the intrinsic goods of complementarity and fruitfulness found only in the union of man and woman as husband and wife. DoJ’s contention thus transforms a moral disagreement into a constitutional violation, with grave practical consequences.

This new, more aggressive position poses a threat reaching well beyond the elimination of the federal DOMA. If successful in federal court, the Justice Department’s claim would create a precedent that casts into constitutional doubt all state DOMAs. Also at risk would be any other federal or state policy that applies unique incentives for households where children are raised by a father and a mother who are legally married to each other.

The Justice Department’s position also denigrates the considered judgment of the American people. In every state where citizens have been allowed to vote on state constitutional versions of DOMA, twenty-nine states in all, voters by sizable majorities have affirmed marriage as the union of a man and a woman. A total of forty-one states have statutory or constitutional DOMAs on the books. Equating the approval of these state laws with racial bias wrongly treats the millions of voters in those states as if they were bigots, who refuse to redefine marriage only out of hostility against those who experience same-sex attraction. It falsely imputes the same supposed bigotry and hostility to the substantial, bi-partisan majorities in Congress—and to President Clinton—who were responsible for the passage of DOMA only fifteen years ago.

Other steps taken by the Administration in this area also merit grave concern.

1. In May, a White House spokesperson indicated that President Obama supports the imposition of a federal mandate that “ensure[s] adoption rights for all couples and individuals, regardless of their

sexual orientation.” This statement followed the introduction in Congress of H.R. 1681, Every Child Deserves a Family Act, a bill proposing to punish adoption and foster care agencies that refuse to participate in same-sex adoptions or foster care. The bill would deny access to federal funding and create a federal cause of action for damages. In a May 3 gathering of supporters of the bill, David Hansell of the Administration for Children and Families stated that “[t]he goals of that Act are admirable, and I’m delighted to say that we have already implemented much of what the Act would require of the federal government—specifically, providing technical assistance and guidance on recruiting adoptive and foster parents regardless of sexual orientation or gender identity[.]”

This endorsement of parenting arrangements that, by design, exclude a child from the care of either an adoptive father or an adoptive mother ignores the indispensable role of both mothers and fathers. It also conflicts with President Obama’s Mother’s Day and Father’s Day proclamations issued in May and June of this year, which appeared to affirm a conviction on the President’s part that neither a mom nor a dad is expendable. Regarding mothers, President Obama acknowledged “the extraordinary importance of mothers in our lives,” and rightly affirmed that “[m]others are the rocks of our families and a foundation in our communities.” Regarding fathers, the President noted that “we honor the men in our lives who have helped shape us for the good, and we recommit to supporting fatherhood in our families, in our communities, and across our Nation.” The President observed that “[a] father’s absence is felt by children, families, and communities in countless ways, leaving a hole that can have lasting effects.” He called on all “to recommit ourselves to making fatherhood, and the support men need to be fathers, a priority in our Nation.” These stated commitments to the importance of both a mother and a father cannot be reconciled with a policy that supports adoption by same-sex couples, which are always missing either a mother or a father.

2. It was also reported in June that a push is underway to expand to all federal agencies a sexual orientation “sensitivity training” program created by the U.S. Department of Agriculture for its employees. The training materials advise that support for DOMA is to be treated as an actionable form of “heterosexism,” which, employees are told, is “an ‘ism’ like sexism or racism.” The underlying goal of such a program—the elimination of so-called “heterosexism”—puts all federal officials subject to its mandate in an unavoidable bind: carrying out their very duty to uphold and enforce DOMA now would violate their workplace responsibilities. The training also pressures federal employees opposed to redefining marriage to ignore their moral and faith-based convictions.

3. Finally, anticipating the lifting of the “Don’t Ask, Don’t Tell” military policy, the Office of Navy Chaplains issued in April a directive requiring access to Navy chapels for wedding ceremonies

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involving two persons of the same sex. The directive acknowledged that “[t]his is a change to previous training that stated that same sex marriages are not authorized on federal property.” The directive also referred to proposed amendments in training materials on the repeal of “Don’t Ask, Don’t Tell” that open the possibility that two persons of the same sex with a marriage license would have access to military housing on the same basis as married couples. In May, the Navy suspended the chaplaincy directive—but did not reject it outright—and this minimal retreat occurred only after strong congressional protests were raised highlighting the conflict with DOMA.  

In sum, these recent actions undermine certain fundamental truths about the nature of the human person—the equal importance of mothers and fathers to children, and the unchangeable meaning and nature of marriage as a communion of the sexes. They also oppose the deeply rooted consensus among the American people in support of the authentic definition of marriage and laws that reflect it. These actions also harm the common good by imperiling the religious freedom of those who hold these truths and defend these laws.

In particular, the Administration’s efforts to change the law—in all three branches of the federal government—so that support for authentic marriage is treated as an instance of “sexual orientation discrimination,” will threaten to spawn a wide range of legal sanctions against individuals and institutions within the Catholic community, and in many others as well. Based on the experience of religious entities under some state and local governments already, we would expect that, if the Administration succeeds, we would face lawsuits for supposed “discrimination” in all the areas where the Church operates in service to the common good, and where civil rights laws apply—such as employment, housing, education, and adoption services, to name just a few.

Even if religious entities prevail in such cases, we will face an additional layer of government punishments, such as the cessation of long-standing and successful contracts for the provision of social services, and other forms of withdrawn government cooperation. Society will suffer when religious entities are compelled to remove themselves from the social service network due to their duty to maintain their institutional integrity and not compromise on basic moral principles.

Thus, the comprehensive efforts of the federal government—using its formidable moral, economic, and coercive power—to enforce its new legal definition of “marriage” against a resistant Church would, if not reversed, precipitate a systemic national conflict between Church and State, harming both institutions, as well as our Nation as a whole.

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