



Foundation for Moral Law

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Dear Sir or Madam,

The Foundation for Moral Law is honored to introduce to you the Marriage Preservation Amendment to the United States Constitution drafted by Chief Justice Roy Moore, of the Alabama Supreme Court, and former President of our organization. This proposed amendment is a nationwide initiative to preserve the marriage relationship which the United States Supreme Court in 1888 described as “an institution, in the maintenance of which in its purity the public is deeply interested, for it is the foundation of the family and of society, without which there would be neither civilization nor progress.”

Today that institution is under an attack by a philosophy which is at direct odds with everything upon which our Nation began. Veritable tidal waves of judicial rulings overturning traditional marriage laws and state constitutional amendments have left the American people with little recourse against black robed tyrants who create “new rights” and “new laws” from our sacred Constitution. We dare not sit idly by as the foundation of our society in God and family is destroyed. Nor has Congress responded to this outrageous conduct by our Courts.

Col. George Mason, a Virginia delegate to the Constitutional Convention, often called the “Father of the Bill of Rights,” proposed a method for proposing amendments to the United States Constitution when Congress became unresponsive to the needs and will of the people. That method was adopted in Article V of the United States Constitution. It provides an opportunity for the people by and through their state legislatures to take back control when the federal branch of our government has lost direction.

Upon application of two-thirds of the state legislatures, the United States Congress “shall call a convention for proposing Amendments, which, . . . shall be valid to all Intents and Purposes, as part of this Constitution,” when ratified by three-fourths of the states as proposed by Congress. While this manner of amendment is frequently debated, it was an “original” part of the Constitution designed to give “We the People” an opportunity to address the most fundamental problem we now face, the ultimate destruction of the family. This destruction of the sacred order of family must not be permitted because family is “the sure foundation of all that is stable and noble in our civilization; the best guaranty of that reverent

morality which is the source of all beneficent progress in social and political improvement.”
(United States Supreme Court, 1885).

For further information concerning the purpose, design, and progress of this amendment please contact our political action organization at (334)262-1245 or write:

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Your consideration is greatly appreciated.

Sincerely,

Kayla Moore
President
Foundation for Moral Law