DOCUMENT NO.	FORM	SUBJECT/TITLE		DATE	RESTRICTION(S)	
001	Note	[Note with attachments] - To: Lori Raad - From: BJ Goergan	3	03/25/2004	PRM;	
002	Fax Cover Sheet	[Fax Cover Sheet with attachments] - To: Matthew Dowd - From: Karl Rove	5	03/25/2004	PRM;	
003	Letter	[Letter] - To: Karl Rove - From: John Latus	6	03/02/2004	PRM;	
004	Letter	Dino M. Gentile - To: Karl Rove - From: Roberta Jo Fitch	İ	03/24/2004	P6/b6;	
005	Letter	Dino M. Gentile - To: POTUS - From: Roberta Jo Fitch	1	03/24/2004	P6/b6;	
006	Fax Cover Sheet	Pastor Dino M. Gentile - To: Karl Rove - From: Roberta Jo Fitch	ľ	03/24/2004	P6/b6;	

## **COLLECTION TITLE:**

Records Management, White House Office of

SEDIES.

Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

FOLDER TITLE:

616199 [2]

010133 12

FRC ID:

9731

#### RESTRICTION CODES

#### Presidential Records Act - [44 U.S.C. 2204(a)]

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### Records Not Subject to FOIA

DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
007	Letter	[Letter with attachment] - To: Karl Rove - From: Venkat Challa	2	N.D.	PRM;
008	Note	[Note with attachments] - To: Nicolle Devenish - From: Barbara Goergen	6	03/25/2004	PRM;
009	Fax Cover Sheet	[Fax Cover Sheet with attachments] - To: Michael Napolitano - From: Karl Rove	4	03/25/2004	PRM;
010	Email	More from Peter Feaver - To: Karl Rove - From: Peter Wehner	2	02/17/2004	PRM;
011	Email	FW: Mary Ann Glendon Op-Ed - To: Barbara Goergen - From: Karl Rove		02/24/2004	P5;

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DOCUMENT NO.	FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
012	Email	Law of Sea - To: Gary Edson, et al From: James Connaughton	1	02/25/2004	P5;
013	List	[Personal Information]	1	N.D.	P6/b6;
014	Email	FW: HSAs and State Regulation - To: Barbara Goergen - From: Karl Rove		02/24/2004	P5;
015	Email	Memo from SJH on Macedonia - To: Michael Ma - From: Lisa Tepper	2	01/23/2004	P5;
016	Chart	Medicare and Medicaid Offsets Package Options	1	03/01/2004	P5;
017	Draft	Draft	2	02/26/2004	<b>P5</b> ;

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018 Handwritten	Note Notes from POTUS I	Discussion	1	03/02/2004	PRM:
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### Records Not Subject to FOIA



NATIONAL ASIAN INDIAN REPUBLICAN ASSOCIATION

## **FAX TRANSMILE**

DATE:

3/25/2004

TO:

BJ Georgen

Karl Rowe's Office

FAX: 202-456-0191

FROM:

Hitesh Patel

FAX: 720-748-9145

PAGES (INC. COVER): 2

RE: AAHOA Convention (Asian American Hotel Owners Assoc.), April 22<sup>nd</sup>-23<sup>rd</sup>.

## MESSAGE:

Please find attached request. Please call me if you need anything else at 720-935-5366. Thanks.

FORM	SUBJECT/TITLE			PAGES	DATE	RESTRICTION(S)
				· .		
Note	[Note with attachments]	- To: Lori Raad	- From: BJ Goergan	3 -	03/25/2004	PRM;

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	EC		

Records Management, White House Office of

SERIES:

Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

FOLDER TITLE:

616199 [2]

FRC ID:

9731

OA Num.:

10755

**NARA Num.:** 

10813

FOIA IDs and Segments:

2015-0037-F

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Records Not Subject to FOIA



Brownoortdor.

FAX

TO:

Karl Rove

**OFFICE:** 

President of the United States

FAX NO:

456-0191

FROM:

Sam Brownback

Staff: La Rochelle Young

PHONE:

224-3483

DATE:

03-17-2004

PAGES: (including this cover sheet): \_3\_

NOTE:

The time of the Brown Celebration is at 11:00a.m. (CST) on Monday, May 17, 2004, and the program length is expected to run

approximately two (2) hours. The address of the Brown v. Board of Education National Historic Site (Monroe School) is 1515 South East

Monroe Topeka, KS 66612.

Also included in this fax is a copy of the letter that was sent to the President, and a copy of the Save-the-Date post card. Please let me know if you require any additional information.

> -Sam Brownback United States Senator

1 000

COMMITTEES: APPROPRIATIONS

COMMERCE, SCIENCE,

COMMERCE, SCIENCE, AND TRANSPORTATION

FOREIGN RELATIONS

ŞAM BROWNBACK KANSAS (2021) 224–6521 PHONE

(202) 228-1265 FAX

## United States Senate

WASHINGTON, DC 20510-1604 March 11, 2004

The Honorable George W. Bush President of the United States 1600 Pennsylvania Ave. Washington, D.C. 20500

Dear Mr. President:

It is my pleasure to invite you to the official 50<sup>th</sup> Anniversary celebration of the Brown v. Board of Education decision in Topeka, Kansas on May 17, 2004. This unique event will not only highlight this historic civil rights case but will also include the official grand opening of the Brown v. Board of Education National Historic Site.

I would be honored to have you join the Rev. Oliver Brown family, namesake of the *Brown* case, national and state dignitaries in celebrating the 50<sup>th</sup> anniversary of this momentous decision, which comprised school desegregation cases from Delaware, Kansas, South Carolina, Virginia, and Washington, D.C. The celebration will be held at the historic Monroe Elementary School, which was one of four segregated schools in Topeka during the struggle for school desegregation. In addition, on May 17, we will be officially re-opening the Monroe Elementary School, as the Brown v. Board of Education National Historic Site, which will continue to educate the public regarding one of the most influential cases in American history.

Attached, you will find the save-the-date flyer for the May 17<sup>th</sup> event, and an article detailing the commemoration of the *Brown v. Board of Education* decision. Should you need additional information, I would be happy to personally speak with you concerning this momentous event. Please contact La Rochelle Young, of my staff, at (202) 224-3483.

I look forward to working with you in order to celebrate this historic case that ended school segregation in America.

Sincerely,

Sam Brownback

United States Senator

Mart house



## GRAND OPENING!

• May 17, 2004 • Join us to commemorate a national milestone.

Plan to come to Brown v. Board of Education National Historic site to attend the ceremony, listen to the music and tour the site enjoying and learning from the exhibits!

Watch for media reports and visit two websites www.nps.gov/brvb and brownvboard.org

For more information call (785) 354-4273





PO Box 4862 Topeka, KS 66604 Andy's Anonymum

May 17,1954

SDEL Anniversary in 2004 On the eve of the 50th anniversary of this landmark decision, a brilliant appreciation of its history, ramifications and significance

# Brown v. Board of Education

## Caste, Culture and the Constitution

BY ROBERT J. COTTROL, RAYMOND T. DIAMOND AND LELAND B. WARE

REVIEW BY SANFORD LEVINSON

Perhaps the most valuable lesson taught by the lawyer-historian authors of this fine book is that one cannot begin the story of Brown and the other school cases (including a separately decided case, Bolling v. Sharpe, that concerned the Washington, D.C. school system) in the early 1950s, when the cases were actually filed. Instead, one must properly go back to the very beginnings of American history and the institution of race-based chattel slavery.

## Looking at race in America

The first four chapters, therefore, are a capsule history of race in America, including, of course, slavery and the attempt to maintain racial subordination following the formal demise of slavery in 1865. But we also read of the rise of "scientific racist" thought in the late 19th century and the popularity of D.W. Griffith's viciously racist "The Birth of a Nation," one of Virginia-born Woodrow Wilson's favorite movies. Similarly, the origins of reform give the lie to critiques of racialist "science" in the 20th century and, of course, the response to the ultimate extension of racism in Nazi Germany (and, after World War II, the need to respond to Communist challenges around the world to American racism). Credit must also be given to Jackie Robinson's integration of what was still "America's National Pastime" in 1947, as well as Harry Truman's courageous decision in 1948 to integrate the armed forces (over the opposition of the Joint Chiefs of Staff) and his subsequent victory in that year's election even though much of the "Solid South" defected to the Dixiecrat candidacy of Strom Thurmond.

The heart of the book details the specifics of the various cases and their path to the United States Supreme Court. The Court in fact first heard the case in 1953 and ordered re-argument when it became clear that there was, at best, only a 5-4 majority for invalidating school segregation. Between the original argument and re-argument occurred

Robert J. Cottrol, Raymond T. Diamond, and Leland B. Ware

Brown v. Board of Education

Caste, Culture, and the Constitution

18-0816
Univ. Press of Kansas, \$25
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Save 20%
BONUS PRICE \$12

"Provides readers with a good overview of the most important decision by the Supreme Court in the twentieth century. The emphasis on culture as well as politics and law is particularly valuable."

MARK TUSHNET, AUTHOR OF MAKING CIVIL RIGHTS LAW: THURGOOD MARSHALL AND THE SUPREME COURT

the death of Chief Justice Fred Vinson, who was skeptical about the arguments Thurgood Marshall made in behalf of the NAACP Legal Defense Fund, and his replacement by Earl Warren, who was far more sympathetic. And, for better or worse, Felix Frankfurter, the

apostle of "judicial restraint," was able to broker an agreement among the justices whereby their 1954 decision declaring school segregation to be unconstitutional was followed by a 1955 decision declaring that rectification need occur only "with all deliberate speed."

## **Putting Brown in context**

The year 2004 will be the 50th anniversary of Brown, and many books will no doubt be published about the case. Few, if any, will do a better job of providing an overview of what many view as the most important single Supreme Court decision of the 20th century. Noted historian Ira Berlin has called this "a splendid primer," which is exactly right. In 272 well-written pages, Cottrol, Diamond, and Ware enable the reader not only to understand the specifics of Brown, believed by many analysts to be the single most important judicial decision of the 20th century, but also to place it in its full factual acontext, which begins in the 17th century and, indeed, goes forward to 2003. 272 PAGES • 6" x 9"

ABOUT THE AUTHOR: ROBERT J. COTTROL IS HAROLD PAUL GREEN RESEARCH PROFESSOR OF LAW AND PROFESSOR OF HISTORY AND SOCIOLOGY AT GEORGE WASHINGTON UNIVERSITY. RAYMOND T. DIÂMOND IS C.J. MORROW RESEARCH PROFESSOR OF LAW AND ADJUNCT PROFESSOR OF AFRICAN DIASPORA STUDIES AT TULANE UNIVERSITY. LELAND B. WARE IS THE LOUIS L. REDDING PROFESSOR FOR THE STUDY OF LAW AND PUBLIC POLICY AT THE UNIVERSITY OF DELAWARE.

ABOUT THE REVIEWER: SANFORD LEVINSON IS W. ST. JOHN GARWOOD AND W. ST. JOHN GARWOOD, JR. REGENTS CHAIR IN LAW AT THE UNIVERSITY OF TEXAS. HE IS THE AUTHOR OF THE AMERICAN SUPREME COURT, LEGAL CANONS, AND CONSTITUTIONAL FAITH.

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FORM	SUBJECT/TITLE				PAGES	DATE RESTRICTION(S)
Fax Cover Sheet	[Fax Cover Sheet wi	th attachments] - To:	Matthew Dowd -	- From: Karl	5	03/25/2004 PRM;
	Rove				• •	

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Records Not Subject to FOIA

## THE WHITE HOUSE WASHINGTON

Date: 3240+

To: /\	nati Somapp
From:	Strategic Initiatives RJ COCKACK
	FYI
	Appropriate Action
	Direct Response
	Prepare Response For My Signature
	Per Our Conversation
	Let's Discuss
<u> </u>	Per Your Request
	Please Return
	Deadline
	Other
	Comments:
	보이 100는 모든 문문의 제품을 받아 모든 모든 모든 1

FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
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Letter	[Letter] - To: Karl Rove - From: John Latus	6	03/02/2004	PRM;

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Records Not Subject to FOIA

## THE WHITE HOUSE WASHINGTON

To: Counsels There

From: Strategic Initiatives Par Counsels

FYI

Appropriate Action

Direct Response

Prepare Response For My Signature

Per Our Conversation

Let's Discuss

Per Your Request

Please Return

Deadline

Other

Comments:

Roberta (Buffy) Jo Fitch

March 24, 2004

Regarding: Dino M. Gentile

(b)(6) USP Atwater

PO Box 019001

Atwater, California, 95301

Mr. Karl Rove Presidential Campaign for George W. Bush

Dear Mr. Rove,

I have already faxed a letter directly to the President regarding this.

I have been given your name as someone who can help. My pastor, Dino M. Gentile, is in federal prison right now and has been for several years. His sentence is one that will have him incarcerated until he is over 90 years of age. I truly believe, and many others with me, that he does not belong there, that he belongs here with his amazing wife, his two wonderful daughters and his faithful congregation!

He has spent his time so far not feeling sorry for himself, but instead starting bible study groups and helping his inmates' lives change for the better.

I, along with literally thousands of others am beseeching our President for mercy, and for our precious friend, Pastor, husband and father to be pardoned

If you could assist us in bringing this to Mr. Bush's attention, so many lives would be blessed immeasurably.

In great appreciation, Roberta (Buffy) Jo Fitch (b)(6)

March 24, 2004

President George W. Bush The White House 1600 Pennsylvania Ave. N.W. Washington, D.C. 20510

Regarding: Dino M. Gentile

(b)(6) USP Atwater

PO Box 019001

Atwater, California, 95301

Dear Mr. President,

In all seriousness and respect I write this letter to you. Pastor Dino Gentile needs to go home! He is in federal prison, and has spent the last several years building up trust among his authorities and his peers by holding services for all and changing lives.

I understand it is in your authority as President of the United States to give pardon to a federal prisoner. You know that our God is a merciful God. To be perfectly honest, if I were put to the test and asked, "Do you believe this man is guilty as charged?" Ultimately, my answer is "No, your honor." In my years of knowing him as my churches' pastor, his truthful counseling has brought my husband and I through near divorce, through the infant death of our second child, Jordan Mari, and with wisdom and generosity has over and over again showed himself a man devoted to seeking and following a Godly life.

I praise God for the lives he has helped, in Jesus name, to change through his service and council while serving time in prison, but I diligently pray that he be allowed to return home to his amazing wife and two daughters, and to his church.

Please give Pardon to Pastor Dino M. Gentile.

Respectfully,

oberta (Buffy) Jo Fitch

PS (yes, Ivoted for you 3)



To:	Karl Rove		From:	Roberta (Buffy) Jo	Fitch	
Faxc	(b)(6)		Pagesi	3 (incl. Cover)		
Phone:	(b)(6)		Date:	3/24/2004		
Re:	Pastor Dino M. Ge	ntile	CC:			
□ Urge	ent 🗆 For Revi	iew 🗆 Please	Comment	☐ Please Reply	☐ Please R	lecycle
						an an an Air br>Air an an Air an Ai
• Com	ments: Joshua 1:	9, "be courageou	s and strong.	н		

## THE WHITE HOUSE

Date: 32404

To: Ruben Banales

From: Strategic Initiatives BJ CORRESN

FYI

Appropriate Action

Direct Response

Prepare Response For My Signature

Per Our Conversation

Let's Discuss

Per Your Request

Please Return

Deadline

Other

Comments: A Munitations a

STATE CAPITOL P.O. BOX 942849 SACRAMENTO, CA 94249-0005 (916) 319-2005 FAX (916) 319-2105

E-MAIL assembly member.cox@assembly.ca.gov

Assembly California Legislature



DISTRICT OFFICE 4811 CHIPPENDALE DRIVE SUITE 501 SACRAMENTO, CA 95841 (916) 349-1995 FAX (916) 349-1999

WEBSITE http://www.assembly.ca.gov/cox

March 1, 2004

Mr. Karl Rove The White House 1600 Pennsylvania Avenue Washington, DC 20500

Dear Karl:

Attached is a letter written on August 27,2003 to the Federal Bureau of Reclamation. To date, the Bureau has not answered the question posed by the City of Folsom and this office.

Surely the Bureau is capable of answering a very simple straightforward question. Could you please assist in requiring them to do so?

Sincerel

Assemblymember, 5<sup>th</sup> District

DC: dy

Enclosure (2 pages)

Could you stands assist in requiring designed as Section of stands and Could you stands to require in tequiring design to do 30.7

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Printed on Recycled Paper

Keys, John

STATE CAPITOL P.O. BOX 942849 SACRAMENTO, CA 94249-0005 (916) 319-2005 FAX (916) 319-2105

E-MAIL assembly member cox@assembly ca.gov

Assembly California Legislature



DAVE COX

ASSEMBLY REPUBLICAN LEADER
FIFTH DISTRICT

SACRAMENTO, CA 95841 (916) 349-1995 FAX (916) 349-1999 WEBSITE

http://www.assembly.ca.gov/cox

**4811 CHIPPENDALE DRIVE** 

SHITE 501

August 27, 2003

Mr. John Keys, Commissioner United States Bureau of Reclamation 1849'C'Street, NW Washington, DC 20240-0001

Dear Commissioner Keys:

The Bureau of Reclamation made a decision in February of this year, 18 months after the tragedy of September 11, 2001, to close the Folsom Dam Road indefinitely due to security concerns relating to a terrorist attack from a vehicle travelling over the road. Since that time, as I am sure you are aware, the effects on the Folsom community from the closure of this road have been devastating.

The traffic situation that the Bureau has created is nothing less than horrendous. The effects on the business community in the City of Folsom have been distressing. Long held family operated businesses are now faced with closure due to the inability of their normal customers to reach the businesses during the morning or the afternoon commuter hours. These affects are not confined to the Old Town Folsom area, but are being reported citywide. In addition, the traffic situation effects commuters from Placer and El Dorado counties as well.

The question now occurs as to what form of relief the businesses and residents of Folsom can expect from the Bureau of Reclamation. The City has requested an answer as to what assurances of protection you need to allow the road to be opened on a permanent basis or temporarily during the commuter hours.

In my opinion, you are obligated to answer this question on an immediate and urgent basis: What will it take for the Bureau of Reclamation to make a decision to open the Folsom Dam Road on a permanent or a temporary basis?

Thank you in advance for your prompt reply to this most critical request.

Sincerely

PAYE COX

Assembly Republican Leader

Cc: Larry Todd, Director of Security, Safety and Law Enforcement

Kirk C. Rodgers, Regional Director, Mid-Pacific Region

Tom Aiken, Area Manager

## THE WHITE HOUSE WASHINGTON

Date: <u>25/04</u>
To: Matt Schlapp
From: Strategic Initiatives El Goergen
FYI
Appropriate Action
—— Direct Response
Prepare Response For My Signature
—— Per Our Conversation
Let's Discuss
Per Your Request
—— Please Return
—— Deadline
Other
Comments:

FORM	SUBJECT/TITLE			PAGES	DATE RESTRICTION(S)
Letter	[Letter with attachmen	] - To: Karl Rove - Fr	om: Venkat Challa	2	N.D. PRM;

This marker identifies the original location of the withdrawn item listed above.

For a complete list of items withdrawn from this folder, see the

Withdrawal/Redaction Sheet at the front of the folder.

COLLECTION:

Records Management, White House Office of

SERIES:

Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

FOLDER TITLE:

616199 [2]

FRC ID:

9731

OA Num.:

OATU

10755 NARA Num.:

10813

FOIA IDs and Segments:

2015-0037-F

## **RESTRICTION CODES**

Presidential Records Act - [44 U.S.C. 2204(a)]

- P1 National Security Classified Information [(a)(1) of the PRA]
- P2 Relating to the appointment to Federal office [(a)(2) of the PRA]
- P3 Release would violate a Federal statute [(a)(3) of the PRA]
- P4 Release would disclose trade secrets or confidential commercial or financial information [(a)(4) of the PRA]
- P5 Release would disclose confidential advise between the President and his advisors, or between such advisors [a)(5) of the PRA
- P6 Release would constitute a clearly unwarranted invasion of personal privacy [(a)(6) of the PRA]
- PRM. Personal record misfile defined in accordance with 44 U.S.C. 2201(3).

**Deed of Gift Restrictions** 

- A. Closed by Executive Order 13526 governing access to national security information.
- B. Closed by statute or by the agency which originated the document.
- C. Closed in accordance with restrictions contained in donor's deed of gift.

Freedom of Information Act - [5 U.S.C. 552(b)]

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- b(2) Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
- b(3) Release would violate a Federal statute [(b)(3) of the FOIA]
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- b(7) Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
- b(8) Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
- b(9) Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

Records Not Subject to FOIA

FORM	SUBJECT/TITLE			PAGES	DATE	RESTRICTION(S)
Note	[Note with attachments]	- To: Nicolle Devenish	- From: Barbara Goergen	6	03/25/2004	PRM;

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

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SERIES:

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**FOLDER TITLE:** 

616199 [2]

FRC ID:

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**FOIA IDs and Segments:** 

2015-0037-F

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FORM	SUBJECT/TITLE	PAGES DATE RESTRICTION(S)
Fax Cover Sheet	[Fax Cover Sheet with attachments] - To: Michael Napolitano - From:	4 03/25/2004 PRM;
	Karl Rove	

This marker identifies the original location of the withdrawn item listed above. For a complete list of items withdrawn from this folder, see the Withdrawal/Redaction Sheet at the front of the folder.

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Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

**FOLDER TITLE:** 

616199 [2]

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Records Not Subject to FOIA

EXEC. OFC. PRESIDENT WH STRATEGIC INITIATIVES

2014 JAN 13 AN 8 29

Charles J. Lewis Bureau Chief

Washington Bureau 1850 K Street NW Washington DC 20006 202 263 6400

An Operating Group of The Hearst Corporation.

Jan. 12, 2004

Hearst Newspapers

The President The White House Washington, DC

Dear Mr. President:

On behalf of George Irish, president of the Hearst Newspapers, I write to request an opportunity for George and the editors of our newspapers to pay a courtesy call when they are in town next month.

These are the same folks whom you graciously invited to the Governor's Mansion in Austin on June 7, 2000. We also had an opportunity then to meet with Karl Rove.

Of course, many of the editors are from Texas, including the new editor of the Houston Chronicle, plus Bob Rivard from San Antonio, Danny Andrews from Plainview, Odie Arambula from Laredo, and others.

The total number in the group would be about 16 folks.

We will be meeting in D.C. from Sunday, Feb. 15, through Wednesday noon, Feb. 18. We would make any changes in our schedule necessary for a chance to briefly visit you.

Best wishes to you and yours in 2004.

Sincerely,

CC:

Andrew H. Card, Jr., The Chief of Staff ∠ Karl Rove, Senior Advisor to the President Bradley A. Blakeman, Director of Scheduling Scott McClellan, Press Secretary

B·K·S·H & Associates

Washington

London

Brussels

Government Relations Worldwide

40 mm 6/6/99

January 14, 2004

CHARLIE BLACK

Mr. Karl Rove Senior Advisor to the President The White House VIA FACSIMILE

Dear Karl,

My client, the American Psychological Association, wanted me to pass along their sincere thanks and appreciation for your efforts regarding a provision in the Senate Medicare prescription drug bill that would have provided payments to hospitals for their training of psychologists. Although the APA's psychology training provision was not included in the final bill, the organization believes it made substantial inroads on the issue during the conference discussions and again greatly appreciates your help.

Best personal regards.

Sincerely,

Charlie Black

JAN-14-2004 16:40

2025304800 P.01/02

## B·K·S·H & Associates

A Burson Marsteller Company

1801 K Street, NW, Suite 901-L Washington, DC 20006 USA 202.530.0500 www.bksh.com

## FAX TRANSMISSION

DATE: January 14, 2004

то: Karl Rove

Fax: 202-456-0191

ATTN: B.J.

COMPANY: The White House

TELEPHONE:

FROM: Charlie Black

TELEPHONE: 202-530-0500

FAX: 202-530-4800

NO. OF PAGES: 2 including cover page

COMMENTS:

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FORM	SUBJECT/TITLE				PAGES	DATE	RESTRICTION(S)
Email	More from Peter Feave	er - To: Karl Rove - F	rom: Peter Wehn	er	2	02/17/2004	PRM;

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Records Not Subject to FOIA

## Goergen, Barbara J.

T-: Break Points

616199

From:

Rove, Karl C.

Sent:

Wednesday, February 25, 2004 10:33 AM

To:

Goergen, Barbara J.

Subject:

FW. Today's and tomorrow's BreakPoints by Chuck Colson and Mark Earley





BP 040225 BP 040226 rmatted.doc (22 KBrmatted.doc (23 KB

----Original Message----

From: Catherina Hurlburt [mailto:Catherina Hurlburt@pfm.org]

Sent: Wednesday, February 25, 2004 9:51 AM

To: Rove, Karl C.; Schlapp, Matthew A.; Gerson, Michael J.; Wehner, Peter H.; Goeglein,

Tim

Cc: Jim Tonkowich

Subject: Today's and tomorrow's BreakPoints by Chuck Colson and Mark Earley

<<BP 040225 formatted.doc>> <<BP 040226 formatted.doc>>

Catherina L. Hurlburt
Associate Editor, "BreakPoint" Radio
Managing Editor, BreakPoint WorldView
The Wilberforce Forum
703-478-0100, x. 3254
Fax 703-904-7301
www.wilberforce.org
www.breakpoint.org

\_\_\_\_

Outgoing mail is certified Virus Free.

Checked by AVG anti-virus system (http://www.grisoft.com).

Version: 6.0.593 / Virus Database: 376 - Release Date: 2/20/2004

## February 25, 2004

## Reinforcing the Foundation Support for the Marriage Amendment

In the face of the aggressive efforts of the Supreme Court of Massachusetts, the mayor of San Francisco, and others attempting to radically redefine marriage, President Bush yesterday boldly announced his unequivocal support for a federal marriage amendment.

"After more than two centuries of American jurisprudence and millennia of human experience," President Bush said, "a few judges and local authorities are presuming to change the most fundamental institution of civilization. Their action has created confusion on an issue that requires clarity."

Those activist judges make the future of the Defense of Marriage legislation very uncertain. And so the president has concluded, "Activist courts have left the people with one recourse. If we are to prevent the meaning of marriage from being changed forever, our nation must enact a constitutional amendment to protect marriage in America." Amen, and thank you, Mr. President.

In recent years, many liberal initiatives have not made it through Congress. Knowing the people won't support them, activists have resorted to the courts, and the courts have acted more and more as superlegislatures—making, rather than interpreting, law. This happened with abortion, and it's happening with same-sex "marriages." Only a constitutional amendment can stop this judicial arrogance.

The president's support is crucially important for several reasons. First, it adds muscle to the long struggle required to amend the Constitution. Second, he's defending the family. The attack on marriage is an assault on the family, the most basic building block of human culture. Marriage and procreation are inextricably linked in the moral order, but they have become decoupled by the sexual revolution. Samesex "marriage" would tear them apart completely. This would lead to an increase in out-of-wedlock births and family dissolution, just as it has in Norway where courts imposed same-sex "marriage" on the country a decade ago.

This is a particularly critical issue to me, because in nearly thirty years of prison ministry, I've seen the disastrous consequences of family breakup. More than half the inmates in prison come from broken families. Inmates typically lack male and female role models (a dad and a mom) who are the moral influences that inform their consciences early in life. Anything that causes family breakdown will increase crime and social disorder. Only a society that has abandoned reason would knowingly undermine the family.

Anything that causes family breakdown will increase crime and social disorder.

I've asked Mark Earley, former Attorney General of Virginia and now president of Prison Fellowship, to address another issue that is vital to us that has been raised by this same-sex "marriage" drive—that is, the rule of law. So be sure to read "BreakPoint" tomorrow.

Many times on "BreakPoint" I have asked you to get involved in issues, important ones. But never has there been one as important for Christians as this. Marriage is not a partisan issue. This has to do with protecting the most fundamental institution of human life, one of the three institutions ordained by God.

If you've called before and have material about this issue, that's fine. But if you haven't, please call us today (1-877-322-5527). And then call or e-mail the White House and thank the president for his courageous stand. Urge your senators and congressman, as well, to get moving on this amendment, the most titanic struggle of the culture war to date.

E-mail President Bush: president@whitehouse.gov; call 202-456-1111; or write: The White House, 1600 Pennsylvania Ave., Washington, D.C. 20500.

## An Epidemic of Lawbreaking San Francisco's Gay 'Marriages'

Note: This commentary was delivered by Prison Fellowship President Mark Earley.

A little story in the Washington Post sums up what's really going in San Francisco. Reporter Evelyn Nieves had just described how San Francisco Mayor Gavin Newsom had decided to violate state law simply because he didn't like it: He ordered city and county officials to issue marriage licenses to homosexuals who wanted to "marry." As a result, thousands of homosexuals have defied the law, taking part in so-called "weddings."

Until today, the state attorney general of California—whose job it is to enforce state law—refused to intervene. So did Superior Court Judge Ronald Quidachay: He refused to issue even a temporary injunction stopping San Francisco's illegal marriages until he rules on a lawsuit. In effect, he's telling Californians to go ahead and break the law—well, not just any law, as a handful of protesters found out.

Last week a dozen Christians blocked the door to the San Francisco office that is issuing these illegal marriage licenses, and sheriff's deputies didn't waste any time escorting them from the building. After all, they were breaking the law!

The story illustrates what happens when government officials refuse to uphold the rule of law. We have anarchy and the beginnings of tyranny.

If that sounds extreme, consider what happens whenever pro-life citizens try to change the law. When I was attorney general in Virginia, the legislature passed a bill banning partial-birth abortions. The new law was properly debated and voted on. Nevertheless, a federal judge immediately slapped an injunction on it while the abortion lobby pursued a lawsuit. The story was the same in many other states. Judges invented reasons for shooting down every single one of them.

And the same thing happens whenever states pass parental notification laws and parental consent laws. And heaven help the pro-lifers who engage in civil disobedience at abortion clinics. They're not

feted in the pages of the *New York Times*, as Mayor Newsom has been. Instead, they're punished under RICO statutes.

When the rule of law breaks down, citizens no longer respect authority.

To put it another way: Suppose a pro-life mayor announced he was revoking the licenses of clinics that perform abortions. How long do you think pro-abortion lawmakers would put up with that? They'd probably call in federal troops and have the mayor thrown in jail immediately. But ask lawmakers to take on the gay lobby, and they shrivel up like California raisins.

What's going on in California is truly frightening. When the rule of law breaks down, citizens no longer respect authority. In time, lawlessness becomes widespread, and people begin to long for order and safety. They look to anyone who promises to restore it—no matter what the cost in freedom. And history teaches us that they often look in all the wrong places.

Christians must understand the complexity of these arguments as events in California and around the nation unfold. We must help our neighbors understand that what's at stake is not just the sanctity of marriage, as important as that is. What's also at stake is the future of the American experiment—of the ordered liberty and rule of law our Founders created.

America's mayors and judges would do well to remember that—and so should we, before it's too late. ■

Evelyn Nieves, "Calif. Judge Won't Halt Gay Nuptials," *Washington Post*, 21 February 2004. Call 1-877-3-CALLBP to request the complimentary Marriage Amendment information packet.

## Goergen, Barbara J.

From:

Rove, Karl C.

Sent:

Thursday, February 26, 2004 7:04 AM

To:

Goergen, Barbara J.

Subject:

FW: Today's and tomorrow's BreakPoints by Chuck Colson and Mark Earley

Run off attachments

----Original Message----

From: Goeglein, Tim

Sent: Wednesday, February 25, 2004 6:38 PM

To: 'Catherina Hurlburt'; Rove, Karl C.; Schlapp, Matthew A.; Gerson, Michael J.; Wehner,

Peter H.

Cc: Jim Tonkowich

Subject: RE: Today's and tomorrow's BreakPoints by Chuck Colson and Mark Earley

Outstanding

Tsg

----Original Message----

From: Catherina Hurlburt [mailto:Catherina Hurlburt@pfm.org]

Sent: Wednesday, February 25, 2004 9:51 AM

To: Rove, Karl C.; Schlapp, Matthew A.; Gerson, Michael J.; Wehner, Peter H.; Goeglein,

Tim

Cc: Jim Tonkowich

Subject: Today's and tomorrow's BreakPoints by Chuck Colson and Mark Earley

<<BP 040225 formatted.doc>> <<BP 040226 formatted.doc>>

Catherina L. Hurlburt
Associate Editor, "BreakPoint" Radio
Managing Editor, BreakPoint WorldView
The Wilberforce Forum
703-478-0100, x. 3254
Fax 703-904-7301
www.wilberforce.org
www.breakpoint.org

\_\_\_

Outgoing mail is certified Virus Free.

Checked by AVG anti-virus system (http://www.grisoft.com).

Version: 6.0.593 / Virus Database: 376 - Release Date: 2/20/2004

## Goergen, Barbara J.

From: Goeglein, Tim

Sent: Thursday, February 26, 2004 7:23 AM

To: Goergen, Barbara J.:

Subject: FW: BreakPoint: An Epidemic of Lawbreaking, 02/26/2004

BJ

There is another one, which I will send.

tso

## BREAK POINT

A Christian Perspective on Today's News and Trends

- LISTEN TO BREAKPOINT
- SUPPORT BREAKPOINT
- MANAGE MY BREAKPOINT

## TODAY'S RADIO COMMENTARY

**BreakPoint** with Charles Colson Commentary #040226 - 02/26/2004

## An Epidemic of Lawbreaking

San Francisco's Gay 'Marriages'

Note: This commentary was delivered by Prison Fellowship President Mark Earley.

A little story in the Washington Post sums up what's really going in San Francisco. Reporter Evelyn Nieves had just described how San Francisco Mayor Gavin Newsom had decided to violate state law simply because he didn't like it: He ordered city and county officials to issue marriage licenses to homosexuals who wanted to "marry." As a result, thousands of homosexuals have defied the law, taking part in so-called "weddings."

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## MAKE A DIFFERENCE

Things are heating up on the **Federal Marriage Amendment**. President Bush has expressed his support for the Musgrave Amendment, and it's urgent that this amendment pass. Make your support known by signing our online petition.

## RECOMMENDED RESOURCES



Call 1-877-3-CALLBP to request the complimentary Marriage Amendment

information packet, which includes articles on marriage and family by William Bennett and Stanley Kurtz, the Evangelicals and Catholics Together statement on marriage, the text of the Federal Marriage Amendment, and a chart from the Alliance for Marriage outlining the legal impact of the amendment. Also available is the BreakPoint Speak the Truth in Love resource kit (\$25),

Last week a dozen Christians blocked the door to the San Francisco office that is issuing these illegal marriage licenses, and sheriff's deputies didn't waste any time escorting them from the building. After all, they were breaking the law!

The story illustrates what happens when government officials refuse to uphold the rule of law. We have anarchy and the beginnings of tyranny.

If that sounds extreme, consider what happens whenever pro-life citizens try to change the law. When I was attorney general in Virginia, the legislature passed a bill banning partial-birth abortions. The new law was properly debated and voted on. Nevertheless, a federal judge immediately slapped an injunction on it while the abortion lobby pursued a lawsuit. The story was the same in many other states. Judges invented reasons for shooting down every single one of them.

And the same thing happens whenever states pass parental notification laws and parental consent laws. And heaven help the pro-lifers who engage in civil disobedience at abortion clinics. They're not feted in the pages of the *New York Times*, as Mayor Newsom has been. Instead, they're punished under RICO-statutes.

To put it another way: Suppose a pro-life mayor announced he was revoking the licenses of clinics that perform abortions. How long do you think pro-abortion lawmakers would put up with that? They'd probably call in federal troops and have the mayor thrown in jail immediately. But ask lawmakers to take on the gay lobby, and they shrivel up like California raisins.

What's going on in California is truly frightening. When the rule of law breaks down, citizens no longer respect authority. In time, lawlessness becomes widespread, and people begin to long for order and safety. They look to anyone who promises to restore it—no matter what the cost in freedom. And history teaches us that they often look in all the wrong places.

Christians must understand the complexity of these arguments as events in California and around the nation unfold. We must help our neighbors understand that what's at stake is not just the sanctity of marriage, as important as that is.. What's also at stake is the future of the American experiment—of the ordered liberty and rule of law our Founders created.

which includes CDs, booklets, articles, and more to help you speak effectively and compassionately on the issue of homosexuality and marriage.



BreakPoint
WorldView
magazine is filled
with insightful
articles that will

help you see today's key issues from a Christian perspective, reports from Capitol Hill, the best of BreakPoint commentaries, and more! The March issue will include articles on rock 'n' roll and The Chronicles of Narnia compared with His Dark Materials. The April issue will address campus life and applying faith in one's studies. And May will focus on what the Church can do to help former inmates in their transition back into society. To subscribe, call 1-877-322-5527.

For more books, CDs, videos, and other materials visit the **BreakPoint Store**.

## NEW ON BREAKPOINT

"Colson to NY Times: Gay Marriage Has Never Been a Constitutional Right": Read an open letter from Charles Colson, James Dobson, Franklin Graham, and others, responding to a recent New York Times editorial. "We are appalled by criticism that the Federal Marriage Amendment, endorsed by the President, is—as The New York Times asserted editorially— 'putting bias in the Constitution," they wrote. "Gay marriage has never been a constitutional right in America or any other civilized nation."

Men and women have been complaining about each other,

America's mayors and judges would do well to remember that—and so should we, before it's too late.

For printer-friendly version, simply visit <a href="www.breakpoint.org">www.breakpoint.org</a> and click on Today's Commentary. The printer-friendly link is on the left-hand column.

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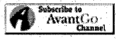
"BreakPoint with Chuck Colson" is a daily commentary on news and trends from a Christian perspective. Heard on more than 1000 radio outlets nationwide, BreakPoint transcripts are also available on the Internet.

BreakPoint is a production of The Wilberforce Forum, a division of Prison Fellowship: 1856 Old Reston Avenue, Reston, VA 20190.

# 🐴 FURTHER READING & INFORMATION

- Evelyn Nieves, "<u>Calif. Judge Won't Halt Gay</u> <u>Nuptials</u>," Washington Post, 21 February 2004, A01.
- Ethan Fletcher, "Attempted citizen's arrest at <u>City Hall</u>," San Francisco Examiner, 20 February 2004.
- Mark Simon and Carla Marinucci, "<u>Top state</u> <u>Dems criticize S.F. mayor</u>," San Francisco Chronicle, 20 February 2004.
- "Groups fail to block same-sex marriage licenses," CNN, 13 February 2004.
- "Calif. AG seeks ruling on same-sex unions," MSNBC, 23 February 2004.
- The Heritage Foundation has produced a helpful family and society database filled with research on marriage, cohabitation, adolescence, divorce, sexuality, and more.
- Robert Benne and Gerald McDermott,
   "Speaking Out: Why Gay Marriage Would Be Harmful," Christianity Today, 19 February 2004.
- J. Budziszewski, "So-Called Marriage," Boundless, 19 February 2004.
- "Should same-sex 'marriages' be prohibited?"
   Enter the Great American Think-Off.
- Sign BreakPoint's <u>online petition</u> in favor of the Federal Marriage Amendment.
- Visit One Hundred Thousand Ministers for information on what pastors can do.
- Visit BreakPoint's <u>Sanctity of Marriage resource</u> page.
- BreakPoint Commentary No. 031024, "Ordered <u>Liberty</u>."

and about the whole romantic experience, since the beginning of time. Yet it seems that single Christians today are facing a whole new set of obstacles. Read "Life in the Twilight Zone," Gina Dalfonzo's latest "Trends and Timelessness" column.



BreakPoint to Go! Get BreakPoint

delivered to your hand-held device or mobile phone.

 BreakPoint Commentary No. 030117, "Fighting Unjust Laws."

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FORM SUBJECT/TITLE		PAGES	DATE	RESTRICTION(S)
Email FW: Mary Ann Gle	endon Op-Ed - To: Barbara Goergen - From: Karl Rove	1 .	02/24/2004	P5;

This marker identifies the original location of the withdrawn item listed above.

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Records Management, White House Office of

**SERIES:** 

Subject Files - FG006-27 (Office of Senior Advisor - Karl Rove)

FOLDER TITLE:

616199 [2]

FRC ID:

9731

OA Num.:

10755

NARA Num.:

10813

**FOIA ID and Segment:** 

2015-0037-F

## RESTRICTION CODES

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- P1 National Security Classified Information [(a)(1) of the PRA]
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## **Records Not Subject to FOIA**

The Civil Rights Case for a Federal Marriage Amendment

Mary Ann Glendon, Learned Hand Professor of Law, Harvard University

President Bush's endorsement of the need for a constitutional amendment to protect the institution of marriage should be welcomed by all Americans who are concerned about preserving democratic decision-making and assuring fair treatment to persons who are similarly situated. In Massachusetts, where the state is cutting back on programs to aid the elderly, the disabled, and children in poor families, a four-judge court majority has ruled in favor of special benefits for a group of relatively affluent households, most of which have two earners and are not raising children. What same-sex marriage advocates have tried to present as a civil rights issue is really a bid for a special preference of the type our society gives to married couples for the very good reason that most of them are raising or have raised children. And in the wake of Massachusetts case, local officials in other parts of the nation have begun to issue marriage licenses to homosexual couples in defiance of state law.

A common initial reaction to these local measures has been: "Why should I care whether same-sex couples can get married? How will that affect me or my family? Why not just live and let live?" But as people began to take stock of the implications of granting special treatment to one group of citizens, the need for a federal marriage amendment has become increasingly clear. Here are some of the reasons why, as President Bush said today, "the voice of the people must be heard."

U.S. citizens should have the opportunity to be informed, and to deliberate about, the economic and social costs of this radical social experiment. Astonishingly, in the media coverage of this issue, not a word has been said about what this new special preference would cost the rest of society in terms of taxes and insurance premiums. The Canadian government, which is considering same-sex marriage legislation, has just realized that retroactive social security survivor benefits alone would cost its taxpayers hundreds of millions of dollars. There is a real problem of redistributive justice here. How can one justify treating same-sex households like married couples when such benefits are denied to all the people in our society who are caring for elderly or disabled relatives whom they cannot claim as family members for tax or insurance purposes? Shouldn't citizens have a chance to **vote** on whether they want to give homosexual unions, most of which are childless, the same benefits that society gives to married couples, most of whom have raised or are raising children?

If these social experiments go forward, moreover, the rights of children will be impaired. Same-sex marriage will constitute a public, official endorsement of the following extraordinary claims made by the Massachusetts judges in the Goodridge case: that marriage is mainly an arrangement for the benefit of adults; that children do not need both a mother and a father; and that alternative family forms are just as good as a husband and wife raising kids together. It would be tragic if, just when the country is beginning to take stock of the havoc those erroneous ideas have already wrought in the lives of American children, we should now freeze them into constitutional law. That philosophy of marriage, moreover, is what our children and grandchildren will be taught in school. They will be required to discuss marriage in those terms. Ordinary words like husband and wife will be replaced by partner and spouse. In marriage preparation and sex education classes, children will have to be taught about homosexual sex. Parents who complain will be branded as homophobes and their children will suffer.

Religious freedom, too, is at stake. As much as one may wish to live and let live, the experience in other countries reveals that, once these arrangements become law, there will be no live-and-let-live policy for those who differ. Though gay marriage proponents use the language of openness, tolerance and diversity, one foreseeable effect of their success will be to usher in an

era of intolerance and discrimination the likes of which we have rarely seen before. Every person and every religion that disagrees will be labeled as bigots and openly discriminated against. The axe will fall most heavily on religious persons and groups that don't go along. Religious institutions will be hit with lawsuits if they refuse to compromise their principles.

Finally, there is the flagrant disregard shown by judges and local officials for the rights of citizens to have a say in setting the conditions under which we live, work, and raise our children. Many Americans-however they feel about same-sex marriage-are rightly alarmed that local officials are defying state law, and that four judges in one state took it upon themselves to make the kind of decision that our Constitution says belongs to us, the people, and our elected representatives. As one State House wag in Massachusetts put it, "We used to have government of the people, by the people, and for the people, now we're getting government by four people!" Whether one is for, against, or undecided about same-sex marriage, a decision this important ought to be made in the ordinary democratic way--through full public deliberation in the light of day, not by four people behind closed doors. That deliberation can and must be conducted, as the President stated, "in a manner worthy of our country--without bitterness or anger."

FORM	SUBJECT/TITLE	PAGES	DATE RESTRICTION(S)
Email	Law of Sea - To: Gary Edson, et al From: James Connaughton	1	02/25/2004 P5;

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## Records Not Subject to FOIA

Goergen, Barbara J.

616199

From:

Goeglein, Tim

Sent:

Wednesday, February 25, 2004 4:06 PM

To:

Goergen, Barbara J.

Cc: Subject: Westine, Lezlee J.; Wehner, Peter H.; Silverberg, Kristen FW: CitizenLink Action Alert -- Defend the FMA Today!

Karl

Fyi

Tsg

\*\*CITIZENLINK ACTION ALERT\*\*

Your Help Needed to Defend the Federal Marriage Amendment

President Bush's endorsement yesterday of a marriage-protection amendment to the U.S. Constitution was greeted with applause by family advocates -- but it has met with derision, and worse, from political and media liberals.

Today's New York Times editorialized that the Federal Marriage Amendment would "inject meanspiritedness and exclusion" into our country's founding document. To counter that ludicrous charge, a coalition of pro-family groups, including Focus on the Family, issued an open letter to the Times today.

"Gay marriage has never been a constitutional right in America or any other civilized nation," the letter stated. "No one wants to 'take away' some supposed right. It is the roque judges who are trying to create a new right."

The importance of this message getting to the people cannot be overstated. The Times, and other liberal media, will repeat this "discrimination" charge over and over again in the next several days, hoping to turn the tide of the debate their way. Only you can help prevent that from happening.

We encourage you, this afternoon and tomorrow morning, to help spread the truth of why marriage needs to be protected in your local community. One relatively easy way to do that is to call a talk-radio station in your local market and make the case for traditional marriage.

We can help you with what you want to say -- just download a copy of the letter we've been discussing and use that as a jumping off point for making your case.

http://www.family.org/cforum/extras/a0030937.cfm

Then, either open your local phone book and look for news/talk stations or flip through the AM dial until you find one. Locate or listen for the dial-in comment line -- and then dial in and comment.

The battle to protect marriage as it's always been understood is going to be fierce -- and your voice, and your efforts to influence your neighbors, are going to be key to our prevailing.

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FORM	SUBJECT/TITLE	PAGES	DATE	RESTRICTION(S)
List	[Personal Information]	1	N.D.	P6/b6;

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Records Not Subject to FOIA

6 16/99

# F: Mountachuing

## Rove, Karl C.

From: Swagel, Phillip L.

Sent: Wednesday, February 25, 2004 12:36 PM

To: Rove, Karl C.; Ralston, Susan B.

Cc: Mankiw, Nicholas G.

Subject: manufacturing jobs lost - 42 vs 43

1. Average unemployment rate in this administration. 5.5

2. Average unemployment rate in previous administration (all 8 years) 5.2

Total, the number of manufacturing jobs lost in this administration to date (2.787 million mfg jobs lost) and the number of manufacturing jobs lost during previous administration (8 years) (385,000 mfg jobs *gained*). Please note: national data for this Administration go through Jan-04 while state data (below) only go through Dec-03.

Also, by state:

**Administration Employment Comparisons** 

(Data sorted in order from greatest number of manufacturing jobs lost in the Bush Administration to

greatest number gained)

	under Bush:	Mfg jobs change under Clinton: Jan-93 to Dec-00	Mfg % change under Bush	Mfg % change under Clinton
National*	-2,787,000	385,000	-16.3	2.3
California	-277,700	167,300	-15.1	9.8
Ohio	-150,400		It is the state of	
Texas	-149,400			
North Carolina	-142,200		<ul> <li>Control of the second se</li></ul>	10 10 10 10 10 10 10 10 10 10 10 10 10 1
Pennsylvania	-133,700			
New York	-120,200			
Michigan	-116,900			
Illinois	-116,800	11,200	-13.9	1.3
Massachusetts	-75,700	-13,500	-18.6	-3.2
Wisconsin	-68,700	74,800	-11.9	14.6
Georgia	-67,200	18,800	-13.0	3.7
Washington	-62,200	12,800	-19.3	4.1
Tennessee	-60,700	-18,700	-12.8	-3.8
Indiana	-58,600	47,100	-9.3	7.8
South Carolina	-58,500	-4,900	-17.9	-1.4
New Jersey	-55,500	-34,200	-13.5	-7.5
Florida	-51,600	3,000	-11.6	0.7
Virginia	-50,400		-14.2	-1.1
Minnesota	-44,800	55,700	-11.5	16.4
Alabama	-38,000	-11,800	-11.4	-3.3
Missouri	-38,000	2,000	-10.8	0.6

		The State of the S		
Colorado	-37,600	30,200	-20.0	18.4
Arizona	-33,900	45,800	-16.3	27.5
Connecticut	-32,900	-29,200	-14.1	-11.0
Kentucky	-32,600	36,400	-10.8	13.3
Mississippi	-31,900	-19,600	-15.1	-8.3
Arkansas	-29,200	13,100	-12.4	5.8
Oklahoma	-25,100	24,500	-14.4	15.9
lowa	-24,900	34,100	-10.1	15.8
Oregon	-23,700	37,600	-10.8	20.1
New Hampshire	-22,000	14,300	-21.2	15.8
Kansas	-19,900	27,500	-10.1	16.0
Maryland	-18,300	-3,300	-10.7	-1.9
Louisiana	-17,800	2,300	-10.2	1.3
Maine	/ -13,500	-1,300	-17.5	-1.6
Utah	-13,300	23,100	-10.6	22.5
Rhode Island	-10,500	-11,000	-14.8	-13.2
West Virginia	-9,300	-3,600	-12.6	-4.6
Nebraska	-8,900	16,300	-7.9	16.6
Idaho	-8,800	11,700	-12.6	19.9
Vermont	-8,300	8,600	-17.8	22.2
South Dakota	-6,100	6,800	-14.2	18.7
New Mexico	-5,800	4,900	-14.0	I a state of the
Delaware	-4,400	-2,700	-11.6	
Montana	-3,100	2,800	-14.4	14.3
Alaska	-2,100	-5,700	-24.7	-47.9
Hawaii	-1,500	-700	-9.0	
Wyoming	-800	1,300	-7.8	and the second s
District of Columbia	-700	-1,500	-20.0	10 and 10
North Dakota	-300	6,800	-1.3	
Nevada	400	16,800	0.9	61.8
* Nieta, Nietanal data fa			64	

<sup>\*</sup> Note: National data for Bush Administration goes through Jan-04, while state data only goes through Dec-03.

# Administration Employment Comparisons (Data sorted alphabetically)

	under Bush:	Mfg jobs change under Clinton: Jan-93 to Dec-00		Mfg % change under Clinton
National*	-2,787,000	385,000	-16.3	2.3
Alabama	-38,000	-11,800	-11.4	-3.3
Alaska	-2,100	-5,700	-24.7	-47.9
Arizona	-33,900	45,800	-16.3	27.5
Arkansas	-29,200	13,100	-12.4	5.8
California	-277,700	167,300	-15.1	9.8
Colorado	-37,600	30,200	-20.0	18.4
Connecticut	-32,900	-29,200	-14.1	-11.0
Delaware	-4,400	-2,700	-11.6	-6.2
District of Columbia	-700	-1,500	-20.0	-28.3
Florida	-51,600	3,000	-11.6	0.7
Georgia	-67,200	18,800	-13.0	3.7
Hawaii	-1,500	-700	-9.0	-4.0
Idaho	-8,800	11,700	-12.6	19.9

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Illinois	-116,800	11,200		1.3
Indiana	-58,600	47,100	-9.3	7.8
llowa	-24,900	34,100	-10.1	15.8
Kansas	-19,900	27,500	-10.1	16.0
Kentucky	-32,600			13.3
Louisiana	-17,800	2,300	-10.2	1.3
Maine	-13,500	-1,300	-17.5	-1.6
Maryland	-18,300	-3,300	-10,7	-1.9
Massachusetts	-75,700	-13,500	-18.6	-3.2
Michigan	-116,900	92,200	-13.9	11.5
Minnesota	-44,800	55,700	-11.5	16.4
Mississippi	-31,900	-19,600		-8.3
Missouri	-38,000	2,000	-10.8	0.6
Montana	-3,100	2,800		14.3
Nebraska	-8,900	16,300		16.6
Nevada	400	16,800		61.8
New Hampshire	-22,000	14,300	Market Artist to the control of the	15.8
New Jersey	-55,500	-34,200		-7.5
New Mexico	-5,800	4,900		13.2
New York	-120,200	-87,200	-16.5	-10.5
North Carolina	-142,200	-57,400		-7.1
North Dakota	-300	6,800		39.1
Ohio	-150,400	36,800		3.8
Oklahoma	-25,100	24,500		15.9
Oregon	-23,700	37,600		20.1
Pennsylvania	-133,700	-10,300		-1.2
Rhode Island	-10,500	-11,000		-13.2
South Carolina	-58,500	-4,900		The state of the s
South Dakota	-6,100	6,800		8 A A A A A A A A A A A A A A A A A A A
Tennessee	-60,700	-18,700		-3.8
Texas	-149,400	143,200		15.5
Utah	-13,300	23,100		
Vermont	-8,300	8,600	If we have a second of the control of the contro	
Virginia	-50,400	-4,200		-1.1
Washington	-62,200	12,800		
West Virginia	-9,300	-3,600		
Wisconsin	-68,700	74,800		14.6
Wyoming	-800	1,300	-7.8	13.7

<sup>\*</sup>Note: National data for Bush Administration goes through Jan-04, while state data only goes through Dec-03

F: Talking Points 6/6/99



# US Department of Defense Talking Points – Army's Comanche Helicopter: Feb. 24, 2004

"As the people who were doing the study... determined that what we needed to do was significant, and as we looked at our aviation budget over the years of the program, about 40 percent of that budget for aviation was devoted to Comanche. So when you looked at what we could do with those resources and the capabilities we could provide our troops within that time frame, it just became apparent that [it] was the right decision."

## Acting Secretary of the Army Les Brownlee

"First of all, [it is] very important to emphasize this is an Army initiative as a result of our studies, and it is about fixing Army aviation for the future, for today and for tomorrow, not just about terminating Comanche. It's a big decision. We know it's a big decision. But it's the right decision."

Gen. Peter Schoomaker

As the result of a study initiated several months ago, the Army is restructuring and revitalizing its aviation programs. One result is the termination of the RAH-66 Comanche, an armed reconnaissance helicopter. Following are highlights of a briefing on this announcement yesterday by Les Brownlee, the acting Secretary of the Army, and Gen. Peter Schoomaker, the Army Chief of Staff.

- The Army's aviation study reflects the operational environment of the future and takes into account combat lessons learned in the Global War on Terror.
  - When the Comanche was envisioned, starting in 1983, the program made sense in the context
    of the threat faced at the time. The program makes less sense in today's national security
    environment.
  - It is not prudent for the Army or the taxpayers to spend \$39 billion on a program that is not a
    good idea for the 21st century battlefield. (Approximately \$6.9 billion has been spent thus far on
    Comanche:)
  - The decision must be reviewed in the context of restructuring and other Army initiatives -including modularity and balancing the Active and Reserve components.
  - It is critical to the Army for the ongoing War on Terror and for the future that funds identified for the Comanche program remain with Army aviation. An amendment to the fiscal year 2005 budget currently before Congress will be submitted to reflect those changes.
- Roughly \$14 billion allocated for the Comanche through fiscal year 2011 will be applied to other Army aviation programs.
  - The revised plan includes procuring almost 800 new aircraft including Apache and Blackhawk helicopters -- for the Active and Reserve component; and
  - The enhancement, upgrade, modernization and recapitalization of more than 1,400 aircraft.
  - The relevant technologies developed in the Comanche program will be applied to future aviation initiatives. Such programs include the Joint Multirole Helicopter and the Joint Airlift Aircraft.

Links: (transcript), (American Forces Press Service story), (Army News Service story).

FORM	SUBJECT/TITLE			PAGES	DATE	RESTRICTION(S)
Email	FW: HSAs and State Re	gulation - To: Barbara	Goergen - From: k	Karl Rove 1	02/24/2004	P5;

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616199 [2]

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2015-0037-F

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Records Not Subject to FOIA

# **Companies Offering HSA Insurance Policies by State**

States	# of Companies Offering HSA Insurance Policies	Companies
Alabama	3	American Republic*, Central Reserve Life***, Assurant/John Alden*
Alaska	4	Assurant/John Alden*, Golden Rule*, Lifewise Health Plan, Premera Blue Cross/ Blue Shield
Arizona	7	American Medical Security Group*, American Republic*, Central Reserve Life**, Assurant/John Alden***, Medical Savings Insurance*, Lifewise Health Plan, Premera Blue Cross/ Blue Shield
Arkansas	4	American Medical Security Group*, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*
California	5	Aetna**, Blue Cross of California, Assurant/John Alden*, Medical Savings Insurance*, Unicare***
Colorado		American Medical Security Group*, Assurant/John Alden*, Golden Rule*
Connecticut	3	Aetna**, American Republic*, Assurant/John Alden*
Delaware	3	Central Reserve Life*, Assurant/John Alden***, Golden Rule*
Florida	4	American Medical Security Group*, Assurant/John Alden*, Golden Rule*, Medical Savings Insurance*
Georgia	6	Aetna**, American Medical Security Group, Blue Cross of Georgia*, Central Reserve Life**, Assurant/John Alden***, Golden Rule*
Hawaii		Assurant/John Alden*
Idaho		Assurant/John Alden***
Illinois	12	Aetna**, American Medical Security Group*, American Republic*, Blue Cross Blue Shield of Illinois**, Central Reserve Life***, Destiny***, Assurant/John Alden***, Guardian***, Golden Rule***, Medical Savings Insurance*, Unicare***, Mennonite Mutual Aid
Indiana	8	American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*, SIHO Insurance Services**, Unicare***, Mennonite Mutual Aid
Iowa	4	American Republic*, Assurant/John Alden***, Golden Rule***, Mennonite Mutual Aid
Kansas		Central Reserve Life**, Assurant/John Alden***, Mennonite Mutual Aid
Kentucky	2	American Republic*, Assurant/John Alden*
Louisiana	2	Blue Cross Shield of Louisiana**, Assurant/John Alden***

# Companies Offering HSA Insurance Policies by State

States	# of Companies Offering HAS Insurance Policies	Companies
Maine	0	
Maryland	3	Aetna**, Assurant/John Alden*, Golden Rule*
Massachusetts	2	Destiny***, Tufts***
Michigan	3	American Medical Security Group*, Assurant/John Alden***, Golden Rule***
Minnesota	2	Blue Cross Shield of Minnesota**, Assurant/John Alden***
Mississippi	2	Assurant/John Alden***, Golden Rule***
Missouri	4	American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule***
Montana		Assurant/John Alden***
Nebraska	6	American Republic*, Central Reserve Life*, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*, Mennonite Mutual Aid
Nevada	3	Central Reserve Life***, Assurant/John Alden***, Medical Savings Insurance*
New Hampshire	2	American Republic*, Assurant/John Alden*
New Jersey	2	Aetna**, Assurant/John Alden*
New Mexico	2	American Republic*, Assurant/John Alden***
New York	3	Aetna**, Perfect Health of New York**, Blue Cross Blue Shield of Finger Lakes
North Carolina	2	American Republic*, Assurant/John Alden***
North Dakota	2	American Republic*, Assurant/John Alden*
Ohio	8	American Medical Security Group*, American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*, Mennonite Mutual Aid, Medical Mutual of Ohio
Oklahoma	6	American Medical Security Group*, American Republic*, Central Reserve Life*, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*
Oregon	3.	Assurant/John Alden*, Lifewise Health Plan, Premera Blue Cross/ Blue Shield

# **Companies Offering HSA Insurance Policies by State**

States	# of Companies Offering HAS Insurance Policies	Companies
Pennsylvania	7	Aetna**, American Medical Security Group*, American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule***, Mennonite Mutual Aid
Rhode Island	0	
South Carolina	6	American Republic*, Central Reserve Life*, Assurant/John Alden***, Golden Rule*, Medical Savings Insurance*, Blue Cross Blue Shield of South Carolina
South Dakota	1	Assurant/John Alden*
Tennessee	4	American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule*
Texas	4	American Republic*, Assurant/John Alden***, Golden Rule***, Unicare***
Utah	1	Assurant/John Alden*
Vermont	0	[발표] - 발표 발표 (1995년 - 1995년 - [1997년 - 1997년 - 1995년 - 1995
Virginia	9	Aetna**, American Medical Security Group*, American Republic*, Central Reserve Life***, Assurant/John Alden***, Golden Rule***, Medical Savings Insurance*, Unicare***, Mennonite Mutual Aid
Washington	3	Aetna**, Lifewise Health Plan, Premera Blue Cross/ Blue Shield
Washington DC	2	Assurant/John Alden**, Golden Rule**
West Virginia	7	American Medical Security Group*, American Republic*, Central Reserve, Life*, Golden Rule*, Assurant/John Alden***, Golden Rule**, Medical Savings Insurance*
Wisconsin	6	American Medical Security Group*, American Republic*, Central Reserve Life***, Destiny ***, Assurant/John Alden***, Golden Rule***
Wyoming	$\mathbf{i}$	Assurant/John Alden***

<sup>\*</sup> Individual Plans

<sup>\*\*</sup> Group Plans
\*\*\*Both

FORM	SUBJECT/TITLE			PAGES	DATE	RESTRICTION(S)
Email	Memo from SJH	on Macedonia - To: Michael	Ma - From: Lisa Tepper	2	01/23/2004	P5;

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Records Not Subject to FOIA

FORM SUBJECT/TITLE	PAGES	DATE RESTRICTION(S)
Chart Medicare and Medicaid Offsets Package Options	1	03/01/2004 P5;

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FOR	M	SUBJECT/TITLE		PAGES	DATE RESTRICTION(S	)
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Handwritten Note	Notes from POTUS Discuss	ion	1	03/02/2004	PRM;

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