

EXEMPTIONS FROM THIS ORDINANCE FOR RELIGIOUS ORGANIZATIONS ARE WORTHLESS!

For example, a District of Columbia human rights commission ordered Georgetown University, a Catholic college, to violate church doctrine and sponsor a pro-homosexual group on campus. A court agreed, saying the District's "sexual orientation" law overrode the school's religious freedom. It didn't matter that neither "sexual orientation" nor sodomy are protected in the Constitution or that religion is specifically protected.

Liberal judges no longer interpret law in their courts "they make it up." Any ordinance adopted must not infringe upon the religious liberties guaranteed them by the constitution. This ordinance as written does not.

It is amazing that the world's three largest religions, Christianity, Islam, and Judaism, do not accept homosexuality as an acceptable alternate lifestyle. This ought to be a warning that something must be amiss about this lifestyle. Why should it be given special rights over constitutional rights?