

IN THE SUPREME COURT OF THE STATE OF CALIFORNIA

**Coordination Proceeding, Special Title [Rule 1550(b)]  
In re MARRIAGE CASES.**

Case No. S147999

(JCCP No. 4365)

First Appellate District, Case Nos. A110449, A110450, A110451  
A110463, A110651, A110652  
San Francisco County Superior Court Nos. CGC-04-429539, CGC-04-504038,  
CGC-04-429548, CPF-04-503943, CGC-04-428794  
Los Angeles County Superior Court Case No. BS-088506  
Hon. Richard A. Kramer, Judge

**SUPPLEMENTAL BRIEF PURSUANT TO COURT ORDER  
DATED JUNE 20, 2007**

EDMUND G. BROWN JR.  
Attorney General of the State of California

JAMES M. HUMES  
Chief Deputy Attorney General

MANUEL M. MEDEIROS  
State Solicitor General

DAVID S. CHANEY  
Chief Assistant Attorney General

CHRISTOPHER E. KRUEGER  
Senior Assistant Attorney General  
State Bar No. 173288

ZACKERY P. MORAZZINI  
Deputy Attorney General  
State Bar No. 204237

1300 I Street, Suite 125  
P.O. Box 944255  
Sacramento, CA 94244-2550  
Telephone: (916) 445-7385  
Fax: (916) 324-8835  
Email:  
Christopher.Krueger@doj.ca.gov

Attorneys for the State of California and  
Attorney General Edmund G. Brown Jr.

## TABLE OF CONTENTS

	Page
QUESTION NUMBER ONE	1
RESPONSE TO QUESTION NUMBER ONE	1
There Are No Differences Between the Legal Rights and Benefits or the Legal Obligations and Duties Provided to Married Couples and Those Provided to Registered Domestic Partners Under California Law.	1
QUESTION NUMBER TWO	3
RESPONSE TO QUESTION NUMBER TWO	3
Although a Compelling Justification Would Be Needed Before the State Could Forbid a Man and a Woman from Entering into the Essential Relationship We Know as Marriage, Married Couples Do Not Possess Any Substantive Right or Obligation Under California Law That Could Not Be Eliminated by Legislative Action Supported by a Rational Basis.	3
QUESTION NUMBER THREE	5
RESPONSE TO QUESTION NUMBER THREE	6
No Constitutional Provision Would Prohibit the State from Changing the Name of the Marriage Relationship to Some Other Name.	6
QUESTION NUMBER FOUR	6
RESPONSE TO QUESTION NUMBER FOUR	7
Neither the Full Faith and Credit Clause Nor the Privileges and Immunities Clause Is a Factor in the Construction of Family Code Section 308.5.	7

## TABLE OF AUTHORITIES

	Page
<b>Federal Cases</b>	
<i>Califano v. Jobst</i> (1977) 434 U.S. 47	4
<i>Loving v. Virginia</i> (1967) 388 U.S. 1	4
<i>Lunding v. New York Tax Appeals Tribunal</i> (1998) 522 U.S. 287	7
<i>Meyer v. State of Nebraska</i> (1923) 262 U.S. 390	3
<i>Nevada v. Hall</i> (1979) 440 U.S. 410	7
<i>Sosna v. State of Iowa</i> (1975) 419 U.S. 393	4
<i>Turner v. Safley</i> (1987) 482 U.S. 78	3, 5
<i>Zablocki v. Redhail</i> (1978) 424 U.S. 374	3, 4
<b>State Cases</b>	
<i>Dribin v. Superior Court</i> (1951) 37 Cal.2d 345	4
<i>Perez v. Sharp</i> (1948) 32 Cal.2d 711	3, 4
<b>Constitutional Provisions</b>	
U.S. Const., art. IV §§§§ 1, 2, cl.1	6

**TABLE OF AUTHORITIES (continued)**

	<b>Page</b>
<b>Federal Statutes</b>	
28 U.S.C. § 1738C	2
<b>California Statutes</b>	
Family Code	
§ 300	7
§ 308.5	6-9
§ 301	8

IN THE SUPREME COURT OF THE STATE OF CALIFORNIA

**Coordination Proceeding, Special Title [Rule 1550(b)]  
In re MARRIAGE CASES.**

Case No.  
S147999

(JCCP No.  
4365)

The State of California and Attorney General Edmund G. Brown Jr. (the "State") submit this supplemental brief addressing the questions contained in this Court's order dated June 20, 2007.

**QUESTION NUMBER ONE**

What differences in legal rights or benefits and legal obligations or duties exist under current California law affecting those couples who are registered domestic partners as compared to those couples who are legally married spouses? Please list all of the current differences of which you are aware.

**RESPONSE TO QUESTION NUMBER ONE**

**There Are No Differences Between the Legal Rights and Benefits or the Legal Obligations and Duties Provided to Married Couples and Those Provided to Registered Domestic Partners Under California Law.**

The State is not aware of any differences between the legal rights and benefits and the legal obligations and duties affecting registered domestic partners under California law and the rights, benefits, duties and obligations given to married couples. As explained in the answer briefs, the State's laws governing domestic partnerships have evolved since 1999 such that there do

///

///

not appear to be any legal rights, benefits, duties or obligations conferred by state law upon married couples that are not also possessed by registered domestic partners. (Answer Brief of State of California and the Attorney General to Opening Briefs on the Merits (“State Answer Brief”) at pp. 1, 7-12; Answer Brief of Governor Arnold Schwarzenegger and State Registrar of Vital Statistics Teresita Trinidad on the Merits (“Gov. Answer Brief”) at pp. 9-11.)

This answer is limited to the rights, benefits, obligations and duties granted to registered domestic partners under California law. The State acknowledges that California law cannot modify federal law, which does not recognize domestic partnerships and defines marriage solely as the union of a man and a woman. Thus, domestic partners are denied many federal benefits provided to persons in traditional marriages. (State Answer Br. at pp. 11-12.) Even if same-sex couples were allowed to married under California law, they would still be denied the benefits that federal law gives to married couples.

Nor can the State compel other states to recognize California law. Thus, some parties may contend that the rights possessed by domestic partners in California will not protect them if they travel to states that do not recognize their partnerships. Legalizing same-sex marriage in California, however, would not address this issue because other states would not be required to recognize same-sex marriages from California. (State Answer Br. at p. 12, citing 28 U.S.C. § 1738C.)

///  
///  
///  
///  
///

## QUESTION NUMBER TWO

What, if any, are the minimum, constitutionally-guaranteed substantive attributes or rights that are embodied within the fundamental constitutional "right to marry" that is referred to in cases such as *Perez v. Sharp* (1948) 32 Cal.2d 711, 713-714? In other words, what set of substantive rights and/or obligations, if any, does a married couple possess that, because of their constitutionally protected status under the state Constitution, may not (in the absence of a compelling interest) be eliminated or abrogated by the Legislature, or by the people through the initiative process, without amending the California Constitution?

## RESPONSE TO QUESTION NUMBER TWO

**Although a Compelling Justification Would Be Needed Before the State Could Forbid a Man and a Woman from Entering into the Essential Relationship We Know as Marriage, Married Couples Do Not Possess Any Substantive Right or Obligation Under California Law That Could Not Be Eliminated by Legislative Action Supported by a Rational Basis.**

The California Constitution does not contain a specifically enumerated right to marry, but cases from this Court and the United States Supreme Court address a fundamental right to marry that has been implied. These cases implicitly recognize that a man and a woman have a "fundamental" right (*Zablocki v. Redhail* (1978) 424 U.S. 374, 383 [noting that prior decisions "make clear that the right to marry is of fundamental importance"]; *Meyer v. State of Nebraska* (1923) 262 U.S. 390, 399 [describing the right to "marry, establish a home, and bring up children" as a right protected by due process]), to enter into a publicly declared, personal relationship of mutual and lifelong commitment that is commonly known as "marriage," including, but not exclusively, the possibility of rearing children (see, e.g., *Turner v. Safley* (1987) 482 U.S. 78, 95-96 [inmate retained right to marry despite incarceration]), and that, if the state chooses to reserve to

itself the prerogative of approving this reciprocal commitment as a condition of its validation, then, for example, the state may not withhold that approval on account of race. (*Perez v. Sharp* (1948) 32 Cal.2d 711; *Loving v. Virginia* (1967) 388 U.S. 1.) As a general proposition, rights deemed “fundamental” under the United States Constitution may not be restricted without a compelling governmental justification, but there is authority for the proposition that states may impose “reasonable regulations that do not significantly interfere with decisions to enter the marital relationship.”<sup>1/</sup> (See *Zablocki v. Redhail*, *supra*, 424 U.S. at p. 386; see also, *id.* at p. 396-397 (conc. opn. of Powell, J.).)

But the State is unaware of any opinion of this Court or of the United States Supreme Court that defines the essential minimum contours of the fundamental right to marry. As noted in the State’s prior brief, to the extent that civil marriage might, in earlier times, have been required to enjoy conjugal and family relationships then regarded as the exclusive prerogative of married couples – such as cohabitation and lawful sexual intimacy, mutual lifelong care and support, legitimate procreation, or rearing of children – such state authorization is no longer needed. (See State Answer Br. at pp. 7-10.) Nevertheless, the State would expect that the United States Supreme Court would conclude that a state may not, without a compelling

---

1. For example, laws creating significant disincentives for marriage have been subject merely to rational basis review (*Califano v. Jobst* (1977) 434 U.S. 47, 54 [applying rational basis review to uphold a law that eliminated social security benefits for a dependent child who married a person who was ineligible for such benefits even though the rule might deter people from marrying their chosen marital partners]), as have restrictions on divorce – the choice to no longer be married. (*Sosna v. State of Iowa* (1975) 419 U.S. 393, 406-409 [upholding one-year residency requirement as a reasonable regulation of divorce]; *Dribin v. Superior Court* (1951) 37 Cal.2d 345, 352 [three-year waiting period before granting a divorce based on insanity of spouse upheld as not wholly arbitrary].)

justification, forbid a man and a woman from enjoying the intangible emotional benefits that come from the ancient tradition of public declaration and recognition of life partnership. (See, e.g., *Turner v. Safley*, *supra*, 482 U.S. at p. 95 [noting that “inmate marriages, like others, are expressions of emotional support and public commitment”].)<sup>2</sup>

But the State submits that, except for this essential ability to choose and declare one’s life partner in a reciprocal and binding contractual commitment of mutual support, any of the statutory rights and obligations that are afforded exclusively to married couples in California could be abrogated or eliminated by the Legislature or the electorate for any rational legislative purpose.

### QUESTION NUMBER THREE

Do the terms "marriage" or "marry" themselves have constitutional significance under the California Constitution? Could the Legislature, consistent with the California Constitution, change the name of the legal relationship of "marriage" to some other name, assuming the legislation preserved all of the rights and obligations that are now associated with marriage?

///

///

///

///

///

---

2. And, as previously stated by the State in these proceedings, the Legislature has recognized the importance of those intangible benefits by extending the opportunity to obtain them to same-sex couples under the rubric of the domestic partnership. (State Answer Br. at p. 62.)

### **RESPONSE TO QUESTION NUMBER THREE**

#### **No Constitutional Provision Would Prohibit the State from Changing the Name of the Marriage Relationship to Some Other Name.**

In response to the Court's third set of questions, the State submits that the words "marry" and "marriage" have no essential constitutional significance under the California Constitution. (See State Answer Br. at p. 63.) Thus, the Legislature could change the name of the legal relationship now known as "marriage" to some other name without any constitutional impediment.

### **QUESTION NUMBER FOUR**

Should Family Code section 308.5 – which provides that "[o]nly marriage between a man and a woman is valid or recognized in – California" – be interpreted to prohibit only the recognition in California of same-sex marriages that are entered into in another state or country or does the provision also apply to and prohibit same-sex marriages entered into within California? Under the Full Faith and Credit Clause and the Privileges and Immunities Clause of the federal Constitution (U.S. Const., art. IV, §§§§ 1, 2, cl.1), could California recognize same-sex marriages that are entered into within California but deny such recognition to same-sex marriages that are entered into in another state? Do these federal constitutional provisions affect how Family Code section 308.5 should be interpreted?

///

///

///

///

///

///

## RESPONSE TO QUESTION NUMBER FOUR

### **Neither the Full Faith and Credit Clause Nor the Privileges and Immunities Clause Is a Factor in the Construction of Family Code Section 308.5.**

All parties to this litigation acknowledge that Family Code section 308.5 *at least* bars recognition of same-sex marriages entered into outside California.<sup>3/</sup> Neither the full faith and credit clause nor the privileges and immunities clause affects enforcement of section 308.5 to this extent, so long as California policy can be said to disfavor same-sex marriage.

The full, faith and credit clause “require[s] each state to give effect to the official acts of other States,” such as judgments. (*Nevada v. Hall* (1979) 440 U.S. 410, 421 [holding that Nevada could not claim immunity from lawsuit in action brought in California court by California residents to recover for injuries suffered in accident on California highway and that full faith and credit clause did not require California courts to apply the Nevada statute limiting recovery to \$25,000].) The clause, however, “does not require a State to apply another State’s law in violation of its own legitimate public policy.” (*Id* at p. 422.) Similarly, the purpose of the privileges and immunities clause is to place the citizens of different states on equal footing with each other with regard to the advantages resulting from citizenship. (*Lunding v. New York Tax Appeals Tribunal* (1998) 522 U.S. 287, 296.)

California’s policy of non-recognition does not discriminate in violation of full, faith and credit or the privileges and immunities clause, and California’s policy of not licensing same-sex marriages in this state is not dependent upon section 308.5; that policy was already rooted in Family

---

3. The petitioners challenging the marriage laws argue that section 308.5 does not apply to marriages entered into in California, but they concede that the statute bars recognition of same-sex marriages entered into pursuant to the laws of others states or nations.

Code sections 300 and 301 before enactment of section 308.5. Accordingly, neither the full faith and credit clause nor the privileges and immunities clause is a factor in determining whether section 308.5 should be construed affirmatively to bar licensing of same-sex marriages in California.

That said, should this Court hold that the California Constitution compels licensing of same-sex marriages, then the *enforceability* of section 308.5's bar to recognition of out-of-state same-sex marriages would likely be called into question in this Court at some later date. By the same token, should this Court hold that California's Constitution is not offended by a legislative policy of licensing only traditional marriage, then the federal constitutionality of the statute's non-discriminatory bar to recognition of out-of-state marriages could not reasonably be doubted.

Thus, as the court of appeal correctly concluded, it is not necessary for the Court to decide in these proceedings whether section 308.5, independently of section 300 and 301, *forbids* licensing of same-sex marriage. (Slip Opn. at p. 15.) If, as the State maintains, California's Constitution is satisfied by the legislative choice to provide same-sex couples all the rights and benefits that are afforded married couples, then it is unnecessary to construe the scope of section 308.5's bar to recognition of same-sex marriages. On the other hand, if the Court were to hold that California's Constitution compels licensing of same-sex marriages in this

///

///

///

///

///

///

///

state, then section 308.5 would be unconstitutional to the extent that the statute *purports* to forbid the licensing of same-sex marriage.<sup>4/</sup>

Dated: August 17, 2007

Respectfully submitted,

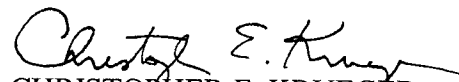
EDMUND G. BROWN JR.  
Attorney General of the State of California

JAMES M. HUMES  
Chief Deputy Attorney General

MANUEL M. MEDEIROS  
State Solicitor General

DAVID S. CHANEY  
Chief Assistant Attorney General

ZACKERY P. MORAZZINI  
Deputy Attorney General

  
CHRISTOPHER E. KRUEGER  
Senior Assistant Attorney General

Attorneys for the State of California and  
Attorney General Edmund G. Brown Jr.

---

4. There would remain the question whether section 308.5 could constitutionally be enforced to bar recognition of *out-of-state* same-sex marriages, but consideration of that question can be left for another day.

**CERTIFICATE OF COMPLIANCE**  
**[Pursuant to California Rules of Court, rule 8.204(c)(1)]**

Pursuant to California Rules of Court, rule 8.204(c)(1), I hereby certify that the attached **SUPPLEMENTAL BRIEF PURSUANT TO COURT ORDER DATED JUNE 20, 2007** is proportionately spaced utilizing 13-point Times New Roman font. In reliance on the word count feature of the WordPerfect 8 software used to prepare this brief, I further certify that the total number of words of this brief is 2,083, exclusive of those materials not required to be counted. Counsel for State of California and the Attorney General has submitted with this brief an application to file a brief in excess of the word limit.

Dated: August 17, 2007

Respectfully submitted,

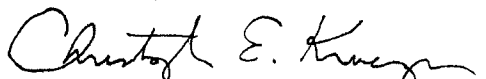
EDMUND G. BROWN JR.  
Attorney General of the State of California

JAMES M. HUMES  
Chief Deputy Attorney General

MANUEL M. MEDEIROS  
State Solicitor General

DAVID S. CHANEY  
Chief Assistant Attorney General

ZACKERY P. MORAZZINI  
Deputy Attorney General

  
CHRISTOPHER E. KRUEGER  
Supervising Deputy Attorney General

Attorneys for the State of California and  
Attorney General Edmund G. Brown Jr.

**DECLARATION OF SERVICE BY OVERNIGHT COURIER**

Case Name: **In Re: Marriage Cases**

No.: **California Supreme Court Case No. S147999**

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter; my business address is: 1300 I Street, Suite 125, P.O. Box 944255, Sacramento, CA 94244-2550.

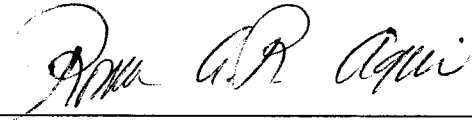
On August 17, 2007, I served the attached **SUPPLEMENTAL BRIEF PURSUANT TO COURT ORDER DATED JUNE 20, 2007** by placing a true copy thereof enclosed in a sealed envelope with the **Golden State Overnight/Federal Express**, addressed as follows:

**PLEASE SEE ATTACHED SERVICE LIST**

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on August 17, 2007, at Sacramento, California.

Rowena A.R. Aquino

Declarant



Signature

**SERVICE LIST FOR CONSOLIDATED MARRIAGE CASES,  
CALIFORNIA SUPREME COURT CASE NO. S147999  
JCCP No. 4365<sup>1/</sup>**

**City and County of San Francisco v. State of California  
California Court of Appeal, First Appellate District Case No. A110449  
San Francisco County Superior Court Case No. CGC-04-429539  
(Consolidated for Trial with)  
San Francisco County Superior Court Case No. CGC-04-429548**

<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Therese M. Stewart Chief Deputy City Attorney OFFICE OF THE CITY ATTORNEY City Hall, Room 234 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102-4682 <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 554-4708 Facsimile: (415) 554-4745</p>	<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Bobbie J. Wilson Amy E. Margolin HOWARD RICE NEMEROVSKI CANADY FALK &amp; RABKIN Three Embarcadero Center, 7<sup>th</sup> Floor San Francisco, CA 94111-4024 <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 434-1600 Facsimile: (415) 217-5910</p>
<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Danny Yeh Chou Chief of Appellate Litigation OFFICE OF THE CITY ATTORNEY Fox Plaza 1390 Market Street, Suite 250 San Francisco, CA 94102-5402 <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 554-4655 Facsimile: (415) 554-4699</p>	<p><b>Representing Governor Arnold Schwarzenegger and State Registrar of Vital Statistics Teresita Trinidad:</b></p> <p>Kenneth C. Mennemeier Kelcie M. Gosling MENNEMEIER, GLASSMAN &amp; STROUD, LLP 980 9<sup>th</sup> Street, Suite 1700 Sacramento, CA 95814-2736 <i>(Via Golden State Overnight)</i></p> <p>Telephone: (916) 553-4000 Facsimile: (916) 553-4011</p>

---

1. These cases were consolidated by the Court of Appeal in an order dated December 1, 2005.

**Tyler, et al. v. State of California**  
**California Court of Appeal, First Appellate District Case No. A110450**  
**Los Angeles County Superior Court Case No. BS088506**

<p><b>Representing Petitioners Robin Tyler, et al:</b></p> <p>Gloria Allred  Michael Maroko  John S. West  ALLRED, MAROKO &amp; GOLDBERG  6300 Wilshire Blvd., Ste. 1500  Los Angeles, CA 90048-5217  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (323) 653-6530  Facsimile: (323) 653-1660</p>	<p><b>Representing County of Los Angeles:</b></p> <p>Lloyd W. Pellman, County Counsel  Raymond G. Fortner  Senior Deputy County Counsel  Judy W. Whitehurst  Senior Deputy County Counsel  648 Kenneth Hahn Hall of Administration  500 W. Temple St.  Los Angeles, CA 90012-2713  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (213) 974-8948  Facsimile: (213) 626-2105</p>
<p><b>Representing Respondent Equality California:</b></p> <p>Stephen V. Bomse  Christopher F. Stoll  HELLER EHRMAN LLP  333 Bush Street  San Francisco, CA 94104-2878  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 772-6000  Facsimile: (415) 772-6268</p>	<p><b>Representing Respondent Equality California:</b></p> <p>Shannon Minter  Vanessa H. Eisemann  Melanie Rowen  Catherine Sakimura  NATIONAL CENTER FOR LESBIAN RIGHTS  870 Market Street, Suite 370  San Francisco, CA 94102  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 392-6257  Facsimile: (415) 392-8442</p>
<p><b>Representing Respondent Equality California:</b></p> <p>Jon W. Davidson  Jennifer C. Pizer  LAMBDA LEGAL DEFENSE AND EDUCATION  FUND, INC.  3325 Wilshire Boulevard, Suite 1300  Los Angeles, CA 90010  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (213) 382-7600  Facsimile: (213) 351-6050</p>	<p><b>Representing Respondent Equality California:</b></p> <p>Peter J. Eliasberg  Clare Pastore  ACLU FOUNDATION OF SOUTHERN  CALIFORNIA  1616 Beverly Boulevard  Los Angeles, CA 90026  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (213) 977-9500  Facsimile: (213) 250-3919</p>

<p><b>Representing Respondent Equality California:</b></p> <p>Alan L. Schlosser  Alex M. Cleghorn  ACLU FOUNDATION OF NORTHERN CALIFORNIA  39 Drumm Street  San Francisco, CA 94111  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 621-2493  Facsimile: (415) 255-8437</p>	<p><b>Representing Respondent Equality California:</b></p> <p>David C. Codell  LAW OFFICE OF DAVID C. CODELL  9200 Sunset Blvd. Penthouse Two  Los Angeles, CA 90069  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (310) 273-0306  Facsimile: (310) 273-0307</p>
<p><b>Representing Governor Arnold Schwarzenegger and State Registrar of Vital Statistics Teresita Trinidad:</b></p> <p>Kenneth C. Mennemeier  Kelcie M. Gosling  MENNEMEIER, GLASSMAN &amp; STROUD, LLP  <i>See listing above under CCSF v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	

**Woo, et al. v. Lockyer**  
**California Court of Appeal, First Appellate District Case No. A110451**  
**San Francisco County Superior Court Case No. CGC 04-504038**

<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>Stephen V. Bomse  Christopher F. Stoll  HELLER EHRMAN LLP  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>Shannon Minter  Vanessa H. Eisemann  Melanie Rowen  Catherine Sakimura  NATIONAL CENTER FOR LESBIAN RIGHTS  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>
---	--

<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>Alan L. Schlosser  Alex M. Cleghorn  ACLU FOUNDATION OF NORTHERN CALIFORNIA  <i>See listing above under Tyler, et al. v. State of California</i>  <b>(Via Golden State Overnight)</b></p>	<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>David C. Codell  LAW OFFICE OF DAVID C. CODELL  <i>See listing above under Tyler, et al. v. State of California</i>  <b>(Via Golden State Overnight)</b></p>
<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>Peter J. Eliasberg  Clare Pastore  ACLU FOUNDATION OF SOUTHERN CALIFORNIA  <i>See listing above under Tyler, et al. v. State of California</i>  <b>(Via Golden State Overnight)</b></p>	<p><b>Representing Respondents Joshua Rymer, et al.:</b></p> <p>Jon W. Davidson  Jennifer C. Pizer  LAMBDA LEGAL DEFENSE AND EDUCATION FUND, INC.  <i>See listing above under Tyler, et al. v. State of California</i>  <b>(Via Golden State Overnight)</b></p>
<p><b>Representing Governor Arnold Schwarzenegger and State Registrar of Vital Statistics Teresita Trinidad:</b></p> <p>Kenneth C. Mennemeier  Kelcie M. Gosling  MENNEMEIER, GLASSMAN &amp; STROUD, LLP  <i>See listing above under CCSF v. State of California</i>  <b>(Via Golden State Overnight)</b></p>	

**Proposition 22 Legal Defense and Education Fund v. City and County of San Francisco  
California Court of Appeal, First Appellate District Case No. A110651  
San Francisco County Superior Court Case No. CGC-04-503943  
consolidated with  
Campaign for California Families v. Newsom  
California Court of Appeal, First Appellate District Case No. A110652  
San Francisco County Superior Court Case No. CGC-04-428794**

<p><b>Representing Proposition 22 Legal Defense and Education Fund:</b></p> <p>Benjamin W. Bull  Glen Lavy  ALLIANCE DEFENSE FUND  15333 North Pima Road, Suite 165  Scottsdale, AZ 85260  <i>(Via Federal Express)</i></p> <p>Telephone: (480) 444-0020  Facsimile: (480) 444-0028</p>	<p><b>Representing Proposition 22 Legal Defense and Education Fund:</b></p> <p>Timothy Chandler  ALLIANCE DEFENSE FUND  101 Parkshore Drive, Suite 100  Folsom, CA 95630  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (916) 932-2850  Facsimile: (916) 932-2851</p>
<p><b>Representing Proposition 22 Legal Defense and Education Fund:</b></p> <p>Robert H. Tyler  ADVOCATES FOR FAITH AND FREEDOM  24910 Las Brisas Road, Suite 110  Murrieta, CA 92562  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (951) 304-7583  Facsimile: (951) 894-6430</p>	<p><b>Representing Proposition 22 Legal Defense and Education Fund:</b></p> <p>Terry L. Thompson  LAW OFFICES OF TERRY L. THOMPSON  1804 Piedras Circle  Alamo, CA 94507  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (925) 855-1507  Facsimile: (925) 820-6034</p>
<p><b>Representing Proposition 22 Legal Defense and Education Fund:</b></p> <p>Andrew P. Pugno  LAW OFFICES OF ANDREW P. PUGNO  101 Parkshore Drive, Suite 100  Folsom, CA 95630  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (916) 608-3065  Facsimile: (916) 608-3066</p>	<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Therese M. Stewart  Chief Deputy City Attorney  OFFICE OF THE CITY ATTORNEY  <i>See listing above under CCSF v. State of California</i>  <i>(Via Golden State Overnight)</i></p>
<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Bobbie J. Wilson  Amy E. Margolin  HOWARD, RICE, NEMEROVSKI, CANADY,  FALK &amp; RABKIN  <i>See listing above under CCSF v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	<p><b>Representing Petitioner City and County of San Francisco:</b></p> <p>Danny Yeh Chou  Chief of Appellate Litigation  OFFICE OF THE CITY ATTORNEY  <i>See listing above under CCSF v. State of California</i>  <i>(Via Golden State Overnight)</i></p>

<p><b>Representing Gavin Newsom:</b></p> <p>Sherri Sokeland Kaiser  OFFICE OF THE CITY ATTORNEY  City Hall, Room 234  1 Dr. Carlton B. Goodlett Pl.  San Francisco, CA 94102-4682  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 554-4691  Facsimile: (415) 554-4763</p>	<p><b>Representing Campaign for California Families:</b></p> <p>Matthew D. Staver  LIBERTY COUNSEL  Second Floor  1055 Maitland Center Commons  Maitland, FL 32751-7214  <i>(Via Federal Express)</i></p> <p>Telephone: (407) 875-2100  Facsimile: (407) 875-0770</p>
<p><b>Representing Campaign for California Families:</b></p> <p>Mary E. McAlister  Rena M. Lindevaldsen  LIBERTY COUNSEL  100 Mountain View Road, Suite 2775  Lynchburg, VA 24506  <i>(Via Federal Express)</i></p> <p>Telephone: (434) 592-7000  Facsimile: (434) 592-7700</p>	<p><b>Representing Campaign for California Families:</b></p> <p>Ross S. Heckman  ATTORNEY AT LAW  1214 Valencia Way  Arcadia, CA 91006  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (626) 256-4664  Facsimile: (626) 256-4774</p>
<p><b>Representing Del Martin, et al.:</b></p> <p>Stephen V. Bomse  Christopher F. Stoll  HELLER EHRMAN LLP  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	<p><b>Representing Del Martin, et al.:</b></p> <p>Shannon Minter  Vanessa H. Eisemann  Melanie Rowen  Catherine Sakimura  NATIONAL CENTER FOR LESBIAN RIGHTS  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>
<p><b>Representing Del Martin, et al.:</b></p> <p>Alan L. Schlosser  Alex M. Cleghorn  ACLU FOUNDATION OF NORTHERN CALIFORNIA  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	<p><b>Representing Del Martin, et al.:</b></p> <p>David C. Codell  LAW OFFICE OF DAVID C. CODELL  <i>See listing above under Tyler, et al. v. State of California</i>  <i>(Via Golden State Overnight)</i></p>

**Representing Del Martin, et al.:**

Peter J. Eliasberg  
Clare Pastore  
ACLU FOUNDATION OF SOUTHERN  
CALIFORNIA

*See listing above under Tyler, et al. v. State of  
California*

***(Via Golden State Overnight)***

**Representing Del Martin, et al.:**

Jon W. Davidson  
Jennifer C. Pizer  
LAMBDA LEGAL DEFENSE AND EDUCATION  
FUND, INC.

*See listing above under Tyler, et al. v. State of  
California*

***(Via Golden State Overnight)***

**Clinton, et al. v. State of California, et al.**  
**California Court of Appeal, First Appellate District Case No. A110463**  
**San Francisco County Superior Court Case No. CGC-04-429548**

<p><b>Representing Petitioners Clinton, et al.:</b></p> <p>Jason Hasley  PAUL, HANLEY &amp; HARLEY LLP  1608 Fourth Street, Suite 300  Berkeley, CA 94710  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (510) 559-9980  Facsimile: (510) 559-9970</p>	<p><b>Representing Petitioners Clinton, et al.:</b></p> <p>Waukeen Q. McCoy  Aldon L. Bolanos  LAW OFFICES OF WAUKEEN Q. MCCOY  703 Market Street, Suite 1407  San Francisco, CA 94103  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (415) 675-7705  Facsimile: (415) 675-2530</p>
<p><b>Representing Governor Arnold Schwarzenegger and State Registrar of Vital Statistics Teresita Trinidad:</b></p> <p>Kenneth C. Mennemeier  Kelcie M. Gosling  MENNEMEIER, GLASSMAN &amp; STROUD, LLP  <i>See listing above under CCSF v. State of California</i>  <i>(Via Golden State Overnight)</i></p>	

**AMICI CURIAE**

<p>Patrick J. Gorman  WILD, CARTER &amp; TIPTON  246 W. Shaw Avenue  Fresno, CA 93704  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (559) 224-2131  Facsimile: (559) 229-7295</p>	<p>Paul Benjamin Linton  Special Counsel  THOMAS MORE SOCIETY  921 Keystone Avenue  Northbrook, IL 60062  <i>(Via Federal Express)</i></p> <p>Telephone: (847) 291-3848</p>
<p>Thomas Brejcha  President &amp; Chief Counsel  THOMAS MORE SOCIETY  29 S. La Salle Street, Suite 440  Chicago, IL 60603  <i>(Via Federal Express)</i></p> <p>Telephone: (312) 782-1680  Facsimile: (312) 782-1887</p>	<p>Sterling Norris  JUDICIAL WATCH, INC.  2540 Huntington Drive, Suite 201  San Marino, CA 91108-2601  <i>(Via Golden State Overnight)</i></p> <p>Telephone: (626) 287-4540  Facsimile: (626) 237-2003</p>

## COURTS

Honorable Richard A. Kramer  
Judge of the Superior Court, Dept. 304  
400 McAllister Street  
San Francisco, CA 94102  
*(Via Golden State Overnight)*  
(1 copy)

Court of Appeal  
First Appellate District  
350 McAllister Street  
San Francisco, CA 94102  
*(Via Golden State Overnight)*  
(1 copy)