THREATS TO RELIGIOUS FREEDOM:
FROM GODLESS COMMUNISM TO PROFANE SECULARISM

Red Mass Dinner Address to the Bench and Bar
Archdiocese of Houston
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Your Eminence, Cardinal DiNardo; Your Excellencies, Archbishop Fiorenza and Bishop Rizzotto; Reverend Fathers and Deacons, consecrated Religious, honorable judges, civic officials, fellow attorneys, and my dear brothers and sisters in Christ:

It is good to be with you for your Red Mass celebration and dinner, and I am grateful to Cardinal DiNardo for his gracious invitation to speak to you tonight. I have been a member of the Illinois bar now for thirty years and a canon lawyer for the past twenty years, so I share in your profession.

When I was doing my graduate studies in canon law at the Pontifical Gregorian University in Rome, I had the opportunity to visit the Soviet Union with a group from the North American College in Rome. During our bus tour in Russia, our tour guide in Moscow claimed that the Soviet constitution provided for freedom of religion and as proof of that she boasted that there were fifty Christian churches in Moscow. Coming from
the Archdiocese of Chicago where we had 365 parishes serving Catholics that made up 42% of the population, I quickly did the math in my head and concluded that fifty churches in a city the size of Moscow was hardly a testament to a robust Christian community.

I also learned more about the communist understanding of freedom of religion. For the Soviets, the phrase “freedom of religion” more accurately meant “freedom of worship,” that is, people were free to pray in church, but outside of church they were not allowed to teach the faith or engage in faith-based charitable activities.

At the time, I thought how different that was from our understanding of the “free exercise of religion” protected by the First Amendment of the United States Constitution. I thought of our vast network of Catholic institutions in the United States: our schools, colleges, universities, hospitals, nursing homes, and social service agencies such as Catholic Charities.

Shortly after my visit to Moscow and Leningrad, the Soviet Union officially collapsed and everyone thought the ideologies of Godless Communism had disappeared in the wake of their manifest failure. Now, twenty years later, it appears that these ideologies have not disappeared,
but have simply morphed into another form. Nor is the spread of these newly-refurbished ideologies confined to the territories of the former Soviet Union and its satellites. In Western Europe and in North America, you won’t find too many people espousing explicit belief in “Godless Communism,” but you will find many people living by the principles of what aptly may be called “Profane Secularism.”

Cardinal Francis George, Archbishop of Chicago, discussed the concept of “profane secularism” in his recent book, *God in Action: How Faith in God Can Address the Challenges of the World*. Cardinal George offers “a clarification about secularity and secularism: as a total philosophy of public life, secularism captures the world for the profane, the realm from which God is banished. . . . By contrast, an understanding of secularity as the ground between the sacred and the profane displays it as the world of the contingent, with its own penultimate ends and purposes. This understanding does not divorce the world from God, but it recognizes, in Christ’s words, that God’s kingdom is not of this world.” Cardinal George then quotes “the formula of Pope Gelasius I (492-496), reminding Emperor Anastasius as he attempted to control the Church: ‘There are two powers by which this world is principally governed,’ not one. While the profane
excludes God, the sacred and the secular are both authorized by God, who therefore governs a human race defined by pluralism and institutional diversity.”¹

These distinctions are important, because the secular world *per se* should not be seen as the enemy of the sacred. Jesus recognized these two legitimate spheres when He said, “Render unto Caesar the things that are Caesar’s, and unto God the things that are God’s” (*Mark* 12:17). He didn’t say that we should reject or be at war with the things of this world, or that the things of this world were inherently evil and should be avoided. In fact, the Bible tells us that God viewed His creation as “very good” (*Genesis* 1:1-31). So it is not a question of the sacred and the secular, properly understood, being in opposition to each other. The problem is an ideology of secularism laced with profanity, not in the sense of “profanity” as commonly understood to refer to foul language, but “profanity” as related to the “profane,” a word which comes from the Latin, *pro* + *fano*, literally, “out in front of the temple.” The “profane” is that which is excluded or excludes itself from God, from all that is holy. Thus, our concern today is not with the secular world, but with a profane secularism that seeks to exclude God from the world outside the temple or church.
Cardinal George spelled out the similarities between communism and contemporary secularism explicitly in a recent column in his diocesan newspaper, where he wrote, “The purpose of communism and of contemporary secularism is the same: to create a society where God cannot appear in public, to erase any evidence of religious belief from public life and to prevent the church from acting in history, confining the Church’s mission to private worship, carrier of a belief system that can have no influence on society except on secularist terms. In this sense, secularists in this country and elsewhere are successors of the communists of the last century.”

The communist world of the last century is the milieu in which Karol Wojtyła grew up, who of course would become our great Holy Father, Blessed Pope John Paul II. His biographer, George Weigel, describes that world, which he calls “the communist culture of the lie,” in these words: “Permissive abortion laws, communist youth camps that encouraged sexual experimentation, work schedules that separated husbands and wives, parents and children—all of these were tools in the communist campaigns against traditional Polish culture and against the Church and its moral teaching.”
The names, the programs and the underlying philosophies of godless communism and profane secularism may be different (for example, substitute “secular college campuses” for “communist youth camps that encourage sexual experimentation”), but many of the consequences are the same, especially with regard to freedom of religion. There are many examples of this from around the world, but I would like to focus on just a few of the more egregious threats to religious freedom right here in the United States.

The imposition on religious freedom comes in the guise of nondiscrimination laws and codes. The result is that faith organizations are told whom they must employ and what they must assent to, or face being shoved off the public square. It is an ominous sign for our national security when the United States Military starts playing politically correct games with religious freedom. Volunteers from Gideons International have been informed that they can no longer give Bibles at the local military induction centers to the men and women entering the armed services. The Gideons have been giving out Bibles to American military personnel for more than half a century without incident. Apparently the government now thinks that soldiers armed with Bibles would pose a risk to our national security.
Writing in The Wall Street Journal, William McGurn rightly identifies what worries religious leaders across the spectrum of faiths and denominations: “At the core of their concern is just this: the politically correct rewriting of the First Amendment. Post-1791, what made America's religious freedom truly radical was not simply that it allowed people to worship (or not to worship) as they saw fit. The radical part was the guarantee it gave to corporate freedoms: to hold property together, to own newspapers, to run schools, to open hospitals and clinics, etc.”

My own recent experience as Bishop of Springfield in Illinois is illustrative. Last December the lame-duck session of the Illinois General Assembly passed a bill that authorized so-called “civil unions.” Many of those who voted for this legislation were legislators who lost their elections just the month before and figured they had nothing to lose in voting for this bill since they had already been thrown out of office. Meanwhile the Governor of Illinois, Patrick Quinn, signed the bill into law, saying as he did so that his “support for civil unions was animated by his religious faith.” Since newspaper accounts of his statement also identified him as a Catholic, I felt as the authentic leader of the Catholic faith in our state capital that I had to address the Governor’s remarks, so I issued a
statement noting that while the Governor professes that his religious faith animates his support for civil unions, he didn’t say what religion that was, but it certainly wasn’t the Catholic religion!

Now I should point out that the full title of the law commonly referred to in the media as the “Civil Union Act” was actually the “Religious Freedom Protection and Civil Union Act,” a rather Orwellian moniker. Apparently the proponents of civil unions couldn’t garner enough votes to pass the bill unless they also provided some assurances that religious freedom would be protected. Despite being the first part of the title of the Act, there are only two sentences in the “Religious Freedom Protection and Civil Union Act” that deal with religious freedom. The first says, “Nothing in this Act shall interfere with or regulate the religious practice of any religious body.” The second sentence reads, “Any religious body, Indian Nation or Tribe or Native Group is free to choose whether or not to solemnize or officiate a civil union.”

There was some debate on the floor of the state senate whether those were two independent assertions or whether the first sentence simply introduced the second, which provided that no one would be compelled to officiate at a civil union ceremony. On December 1, 2010, the sponsor of the
bill which was adopted later that day answered affirmatively to specific, explicit questions put to him on the floor of the Illinois Senate, to the effect that the two sentences in Section 15, quoted above, are to be read separately so as to refer to “religious practice[s]” apart and distinct from the decision “whether or not to solemnize or officiate a civil union.” He asserted that it was not the intent of the co-sponsors of the bill to “impede the rights that religious organizations have to carry out their . . . religious activities.”

Nevertheless, this past May, the Deputy Director of the Illinois Department of Children and Family Services, wrote to a religious social services agency, Evangelical Child & Family Services of Wheaton, Illinois, to the effect that DCFS “will be revising policies and procedures to include recognition of Civil Unions [which] may impact potential service delivery issues for faith-based agencies.” The Deputy Director also wrote that the “Director will be sending out a letter to all agencies sharing the Department’s intention to be inclusive of Civil Union relationships relative to adoption and foster children.” Furthermore, DCFS’ Deputy Director described the impact of its decision “to be inclusive of Civil Union relationships” as one that could well end its contractual relationship with
Evangelical Child & Family Services, saying: “The decision to proceed with providing foster care will be yours to make, not DCFS’,” and that, “If the policy changes conflict with your agencies [sic] religious beliefs, you and your Board can opt out of your foster care contracts.”

Anticipating similar punitive action against Catholic foster care programs, Catholic Charities of the Dioceses of Springfield, Joliet and Peoria went to court seeking a declaration that their longstanding position of not placing children with unmarried cohabiting couples – regardless of sexual orientation – is protected by the Illinois Human Rights Act, the Religious Freedom Protection and Civil Union Act, and the Illinois Religious Freedom Restoration Act. Catholic Charities also sought a court injunction against further action by Illinois government officials to the contrary.

Last month Circuit Judge John Schmidt ruled that Catholic Charities does not have a legal right to extension of its state contracts to oversee foster and adoptive children. Certainly nobody has a right to a state contract, but that is only part of the argument. The point is that, although nobody has a right to contract with the state, on the other hand, the state is not free to refuse to contract for basically illegal reasons. Just as an
employer can’t refuse a job to someone because of race, the state can’t ref
use to issue a contract to an organization because of the group’s reli
gious beliefs. Our argument is that the state has chosen an illegal reason 
not to contract with us. It’s our religious practice not to place children with 
unmarried, cohabitating couples. We believe that people who are 
cohabitating without marriage are living in a sinful condition. Unfor
tunately, just this past Monday Judge Schmidt denied our motion to 
reconsider whether the state can refuse to contract on the basis of the 
exercise of religion. He also refused to grant a stay of his ruling pending 
further legal action. Our attorneys are now seeking an emergency stay 
from the Illinois Appellate Court, since the foster care services of our 
Catholic Charities will be irreparably harmed if the State begins 
transferring children to other agencies.

The decision by the Department of Children and Family Services to 
sever its foster care and adoption services contracts with Catholic Charities 
is just one example of the state seeking to impose its version of profane 
secularism on American society. Another example was the order issued in 
2005 by our impeached ex-Governor and now convicted felon Rod 
Blagojevich requiring pharmacies and pharmacists to dispense emergency
contraception and abortion pills. Fortunately, the order was struck down by a Sangamon County judge this past April, after years of litigation. The concern down the line is about government requirements that would mandate contraception in insurance plans and ultimately even require Catholic hospitals to perform abortions. Such concerns are not paranoid delusions.

Recently the Secretary of the United States Department of Health and Human Services proposed a mandate that will force private insurance plans to cover contraception, chemical abortions and sterilizations, with an exemption for “religious employers” so narrow that it would provide no protection at all for individuals or insurers with a moral or religious objection to contraceptives or sterilization, but would instead cover only a very small subset of religious employers. The General Counsel for our Bishops’ Conference has called this mandate “an unprecedented attack on religious liberty.”

According to the mandate, a church is not a religious employer if it (a) serves those who are not already members of the church, (b) fails to hire based on religion, or (c) does not restrict its charitable and missionary purposes to the inculcation of religious values.
Such narrow criteria bear no reasonable relation to any legitimate (let alone compelling) government purpose. Under these criteria, even the ministry of Jesus and the early Christian Church would not qualify as “religious,” because they did not confine their ministry to their co-religionists or engage only in a preaching ministry. Imagine the outcry if our Catholic Charities, Catholic hospitals, and Catholic universities announced that they would only hire Catholics and only serve Catholics. But that is not our approach, which itself is based on a religious principle shown in the parable of the Good Samaritan, in which Jesus teaches concern and assistance for those in need, regardless of faith differences.

While the exemption is deeply problematic, the fundamental problem is with the mandate itself. Only by rescinding the mandate will all of the serious moral problems that the mandate creates be eliminated.

Your own Archbishop, Cardinal Daniel DiNardo, addressed these concerns in a letter dated September 7, 2011 to all members of the United States Congress. Writing in his capacity of Chairman of the Committee on Pro-Life Activities of the United States Conference of Catholic Bishops, Cardinal DiNardo wrote, “While I have written previously to encourage your support for the Respect for Rights of Conscience Act (H.R. 1179, S.
1467), recent events make this request more urgent. . . . As you may know, the nation’s largest abortion provider, Planned Parenthood, actively campaigned for the mandate now issued by HHS, and supports mandated coverage of chemical as well as surgical abortion. Planned Parenthood and other pro-abortion groups hope that once there is a national mandate for ‘prevention’ of pregnancy as if it were a disease inimical to women’s well-being, this will build their case for promoting abortion as the ‘cure’. . . . In this letter I wish to focus on the threat posed by such a mandate to rights of conscience and religious freedom, as Congress has protected these rights in the past and needs to do so again. . . . Therefore I urge you to support and co-sponsor the Respect for Rights of Conscience Act, to help preserve respect in federal law for the freedom to follow the dictates of one’s conscience.”

If democracy is to survive in this country and not fall to a new form of totalitarian government, we need to recapture the role of religious and moral values advocated by our first President, George Washington. In his farewell address in 1796, President Washington declared, “Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensible supports. . . . Let it simply be asked, Where is
the security for property, for reputation, for life, if the sense of religious obligation desert the oaths which are the instruments of investigation in courts of justice? And let us with caution indulge the supposition that morality can be maintained without religion.”

Perhaps the best antidote to profane secularism can be learned from the example of those who withstood and defeated godless communism. One of the staunchest defenders of the Church in communist Poland was the Primate of Poland, Cardinal Stefan Wyszyński. In May 1953, the communist regime ordered the implementation of a law by which it, not the Catholic Church, would appoint and remove pastors, vicars and bishops. The Church would become, *de facto*, a subsidiary of the state. In a powerful sermon at Warsaw’s St. John’s Cathedral, Cardinal Wyszyński drew the line, saying, “We teach that it is proper to render unto Caesar the things that are Caesar’s and to God the things that are God’s. But when Caesar sits himself on the altar, we respond curtly: he may not.”

Shortly afterwards Cardinal Wyszyński was arrested and began three years of internment. “By the end of the year, eight bishops and 900 priests were in prison for their faith. The numbers would increase to 2,000 over the next two years, while theological faculties were closed, parents threatened,
religious education stopped in the schools, and onerous taxes [were] laid on the Church.”¹⁶ When unrest took hold of Poland in the form of workers’ demonstrations during a general strike in June 1956 that was crushed by tanks of the Red Army, the new communist leader realized that “only one man could calm the situation – Cardinal Stefan Wyszyński – and so he had him released from his interment, but only after Cardinal Wyszyński demanded and received other concessions from the communist authorities.¹⁷

A young Bishop by the name of Karol Wojtyła would follow in the footsteps of Cardinal Wyszyński in defending religious freedom. Following World War II, the Polish government established a town called Nowa Huta in the industrial outskirts of Kraków. They intended it to be a model communist city without God, comprised of steel workers and other laborers, but in which there was to be no church building. The Polish Catholics of Nowa Huta and the local Auxiliary Bishop thought otherwise. On December 24, 1959, Bishop Wojtyła began celebrating Christmas Midnight Mass in a freezing open field in Nowa Huta during the years in which the communist regime refused a building permit. On October 13, 1967, the communist authorities finally gave permission to build a church,
and the very next day, Wojtyła, who by then had become the Cardinal Archbishop of Kraków, “drove to Nowa Huta and turned the symbolic first spade of earth, preparing the ground for the cornerstone, which was donated by [Pope] Paul VI and taken from a fragment of Constantine’s ancient basilica of St. Peter in Rome.”¹⁸ The triumph of Cardinal Wojtyła was celebrated with his dedication of the new church in Nowa Huta on May 15, 1977.¹⁹

Poland was blessed with some strong bishops during the years of communist persecution, especially Cardinal Wyszyński and Cardinal Wojtyła, but we should note that their eventual success was bolstered by a fervent and determined laity. Without the protests of the laity, Cardinal Wyszyński would not have been released from his confinement and Cardinal Wojtyła would never have dedicated a new church in Nowa Huta. People need to keep that in mind when they demand strong leadership from their bishops. Yes, the successors of the apostles must be willing to lay down their lives for the faith as did the first apostles, but bishops should also be able to count on the dedicated and zealous support of the lay Christian faithful.
In closing, last year when Pope Benedict XVI appointed me to serve as the ninth Bishop of Springfield in Illinois, I chose June 22nd, the Feast of the English martyrs, Saints Thomas More and John Fisher, as the date of my Installation Mass. I never knew exactly why my parents decided to name me Thomas John, but as Pope John Paul II used to say, there are no coincidences, only God’s providence. This day was appropriate because St. John Fisher was a Bishop, while St. Thomas More has long been a special patron saint for me not only because I served as Chancellor, as Thomas More did, but also because Thomas More is the patron saint of lawyers and politicians, whose intercession I rely upon in my pastoral ministry as shepherd of the state capital of Illinois.

“A Man For All Seasons” is the epic film about the life of St. Thomas More, who faced persecution from his sovereign, King Henry VIII. In the screenplay written by Robert Bolt, there is a very poignant scene towards the end of the story of the trial of Thomas More, who was charged for High Treason for his refusal to sign the Act of Supremacy, making King Henry VIII the head of the Church of England. An unsavory character by the name of Sir Richard Rich has just perjured himself on the witness stand by giving false testimony by which More would surely be convicted. Before
Sir Richard leaves the witness stand, More says, “I have one question to ask the witness. That’s a chain of office you are wearing. May I see it?” Rich allows More to examine the medallion, whereupon More says, “The red dragon.” More then asks Cromwell, who is conducting the interrogation, “What’s this?”

Cromwell answers, “Sir Richard is appointed Attorney-General of Wales.”

More, we are told, looks into Rich’s face with pain and amusement and asks, “For Wales? Why Richard, it profits a man nothing to give his soul for the whole world . . . But, for Wales!”

Unfortunately we live in a time when many other politicians are quite willing to give their souls for even less than Wales! As we leave this gathering tonight, my prayer for you is that, through the intercession of Saints Thomas More and Bishop John Fisher, more lawyers and politicians will follow their courageous example of faithful adherence to the teachings of the Catholic Church and help to promote and protect religious freedom in our nation and in the world. On the day of our death, may we be able to proclaim as did Sir Thomas More when he faced his executioner, “I die the King’s good servant, but God’s first.” May God give us this grace. Amen.


Last month Kentucky Governor Steve Beshear said approval for a local merger that would create a new Catholic hospital system will depend on maintaining a “public mission” – by which he means the performance of procedures, such as sterilization, at odds with church teaching. In San Francisco, opponents of circumcision recently attempted to outlaw it via state ballot. The California State University system has been found within its legal rights to deem a Christian fraternity and sorority unfit for recognition. Meanwhile, the National Labor Relations Board declared that two Catholic colleges are not in fact Catholic. William McGurn, “Religion and the Cult of Tolerance: Freedom of Religion Isn’t Just About Thought and Speech,” THE WALL STREET JOURNAL, August 16, 2011, http://online.wsj.com/article/SB1000142405311903480904576510510748329454.html.


William McGurn, “Religion and the Cult of Tolerance” (see endnote 10).


Senator Haine referred to a variety of religious practices on the part of “these institutions of faith of all denominations, Christian and Jewish [which] go to their various agencies providing social services, retreats, religious camps, homeless shelters, senior care centers, adoption agencies, hospitals, a wide gamut of things. So, that’s covered under the first sentence” of Section 15, he queried, to which Senator Koehler answered: “Yes. The – certainly the intent of Representative Harris and I is not to at all, you know, impede the rights that religious organizations have to carry out their – what their duties and – and religious activities are.”136th Legislative Day, 96th Illinois General Assembly, Regular Session, Senate Transcript, p. 81.

Catholic Social Services of Southern Illinois in the Diocese of Belleville later joined as a co-plaintiff in this lawsuit.


“The exemption is narrower than any conscience clause ever enacted in federal law, and narrower than the vast majority of religious exemptions from state contraceptive mandates. By failing to protect insurers, individuals, most employers, or any other stakeholders with a religious objection to such items and procedures, the HHS exemption, like the mandate itself, violates the U.S. Constitution and various federal statutes.” Letter of Mr. Anthony Picarrello, United States Conference of Catholic Bishops General Counsel, and Mr. Michael Moses, Associate General Counsel, to the Department of Health and Human Services, August 31, 2011, http://www.usccb.org/about/general-counsel/rulemaking/upload/comments-to-hhs-on-preventive-services-2011-08.pdf.


17 George Weigel, *The End and the Beginning*, p. 49.

18 George Weigel, *The End and the Beginning*, p. 54.

