January 10, 2014

Representative Randy Weber
United States House of Representatives
Washington, DC  20515

Dear Representative Weber,

As the Chairman of the U.S. Conference of Catholic Bishops’ Subcommittee for the Promotion and Defense of Marriage, I write in strong support of your bill, H.R. 3829, the State Marriage Defense Act of 2014.

As you know, various agencies of the Executive Branch have decided to use a “place of celebration” rule rather than a “place of domicile” rule when determining the validity of a marriage for purposes of federal rights, benefits, and privileges. These agencies include, among others, the Internal Revenue Service, Office of Personnel Management, Department of Defense, Department of State, and Department of Homeland Security.

By employing a “place of celebration” rule, these agencies have chosen to ignore the law of the state in which people reside in determining whether they are married. The effect, if not the intent, of this choice is to circumvent state laws defining marriage as the union of one man and one woman. The Supreme Court’s decision last year in United States v. Windsor, however, requires the federal government to defer to state marriage law, not disregard it. Your bill would remedy this problem by requiring the federal government, consistent with Windsor, to defer to the marriage law of the state in which people actually reside when determining whether they are married for purposes of federal law.

I am, therefore, very pleased to support the State Marriage Defense Act of 2014 and urge your colleagues to join H.R. 3829 as cosponsors. Thank you for introducing in the House of Representatives this needed bill.

Sincerely,

Most Reverend Salvatore J. Cordileone
Archbishop of San Francisco
Subcommittee for the Promotion and Defense of Marriage