RESOLVED, That the American Bar Association opposes legislation and policies that prohibit, limit, or restrict placement into foster care of any child on the basis of sexual orientation of the proposed foster parent when such foster care placement is otherwise appropriate under the applicable law of the state, territory, or tribe.
REPORT

Introduction

As the current ABA policies and the reports accompanying those policies demonstrate, there are thousands of children in the United States who need stable, permanent homes with loving parents. Despite this growing need, it is anticipated that proposals will be introduced in fourteen (14) states to bar any lesbian or gay person from serving as adoptive and foster parents based solely on their sexual orientation, and wholly irrespective of the individuals’ parenting abilities.

The proposed resolution would build upon the ABA’s strong history of opposing discrimination on the basis of sexual orientation in areas related to adoption and parenting. In August 1995, the ABA adopted a policy supporting the enactment of legislation and implementation of public policies that would ensure that child custody or visitation is not denied or restricted on the basis of a parent’s sexual orientation. In February 1999, the ABA adopted a policy supporting “the enactment of laws and implementation of public policy [providing] that sexual orientation shall not be a bar to adoption when the adoption is determined to be in the best interests of the child.” Most recently, in 2003, the ABA adopted a policy supporting state laws and court decisions permitting second-parent adoptions by same-sex and other unmarried couples. All three policies were co-sponsored by the Family Law Section.

Why This Recommendation Is Necessary

Currently, it is anticipated that next session four states – Georgia, Kentucky, Missouri, and Ohio – will introduce proposed amendments to their respective state constitutions that would prohibit lesbian and gay people from adopting children or from serving as foster parents. In addition, another 10 states may introduce bills that statutorily would ban lesbian and gay people from adopting children or serving as foster parents.

As the current ABA policies and the reports accompanying those policies demonstrate, there are thousands of children in the United States who need stable, permanent homes with loving parents. This need has been made even greater as a result of the recent hurricanes which have displaced hundreds of children. Despite this growing need, it is anticipated that proposals will be introduced in fourteen (14) states to bar any lesbian or gay person from serving as adoptive and foster parents based solely on their sexual orientation, and wholly irrespective of the individuals’ parenting abilities.

Contrary to the underlying premise of these proposals, at least ten (10) child welfare, social science, and professional organizations have issued policy statements supporting adoption by and foster care placement with lesbian, gay, bisexual and/or transgender (LGBT) people:

- Child Welfare League of America
- American Medical Association
These policy statements are based on decades of research indicate that optimal development for children is based not on the sexual orientation of the parents, but on stable attachments to committed and nurturing adults. Children with two parents, regardless of the parents’ sexual orientation, do better than children with only one parent. (American Psychiatric Association 11/2002 policy statement)

These policy statements are also based on the premise that adoption and foster care placement decisions should be based on an individualized assessment of what is in the best interests of the child to be adopted. Applicants should be assessed on the basis of their ability to successfully parent a child in need of family membership and not on irrelevant considerations such as sexual orientation.

In August 1995 the House adopted a policy supporting the enactment of legislation that would ensure that child custody or visitation is not denied or restricted on the basis of a parent’s sexual orientation. In February 1999 the House adopted a policy supporting the enactment of laws that sexual orientation shall not be a bar to adoption when it is in the best interests of the child. In 2003 the House adopted a policy supporting state laws and court decisions permitting second-parent adoptions by same-sex and other unmarried couples. All three were co-sponsored by the Section of Family Law.

Conclusion

Every child deserves a permanent home and all the love and care that good parents can provide. Prospective foster and adoptive parents should be evaluated on the basis of their individual character and ability to parent, not on their sexual orientation, and courts should grant adoptions when they are determined to be in the child’s best interest.

Respectfully Submitted

Howard I. Lipsey, Chair
Section of Family Law
February 2006

1 These policy statements can be accessed at: http://www.hrc.org/Template.cfm?Section=Parenting&CONTENTID=14091&TEMPLATE=/ContentManagement/ContentDisplay.cfm.
GENERAL INFORMATION FORM

To Be Appended to Reports with Recommendations
(Please refer to instructions for completing this form.)

Submitting Entity: Section of Family Law
Submitted By: Howard I. Lipsey, Chair

1. **Summary of Recommendation(s).**
   Opposes the enactment of legislation or public policy that prohibits limits or restricts foster care placement on the basis of the sexual orientation of the proposed foster parent.

2. **Approval by Submitting Entity.**
   The Recommendation was approved by the Section of Family Law Council in October 2005.

3. Has this or a similar recommendation been submitted to the House or Board previously? Yes, the ABA has a strong history of opposing discrimination on the basis of sexual orientation in areas related to adoption and parenting.

4. **What existing Association policies are relevant to this recommendation and how would they be affected by its adoption?**
   In August 1995 the House adopted a policy supporting the enactment of legislation that would ensure that child custody or visitation is not denied or restricted on the basis of a parent’s sexual orientation. In February 1999 the House adopted a policy supporting the enactment of laws that sexual orientation shall not be a bar to adoption when it is in the best interests of the child. In 2003 the House adopted a policy supporting state laws and court decisions permitting second-parent adoptions by same-sex and other unmarried couples. All three were co-sponsored by the Section of Family Law.

5. **What urgency exists which requires action at this meeting of the House?**
   It is anticipated that during the next legislative session four states – Georgia, Kentucky, Missouri, and Ohio, will be introducing amendments to their state constitutions that would prohibit lesbian and gay people from serving as foster parents.

6. **Status of Legislation.** (If applicable.)

7. **Cost to the Association.** (Both direct and indirect costs.) None
8. Disclosure of Interest. (If applicable.) None

9. Referrals. The report and recommendation have been referred to the Commission on Domestic Violence, Commission on Homelessness and Poverty, GP Solo Division, Section of Individual Rights and Responsibilities, the Judicial Division, Section of Litigation, Standing Committee on Unmet Legal Needs of the Profession, State and Local Government Section, and the Young Lawyers Division.

10. Contact Person. (Prior to the meeting.)


11. Contact Person. (Who will present the report to the House.)