

Dear Gov. Nikki R. Haley:

The First, Tenth, and Eleventh Amendments to the U.S. Constitution protect our state and its citizens from errant rulings by federal district courts or federal appeals courts on questions pertaining to issues the Constitution leaves up to the states. Marriage has long been recognized as a divine institution ordained of God and is purposely left out of the U.S. Constitution because it is a state issue. Even the U.S. Supreme Court has acknowledged this. I urge you therefore to call on officials in our state to ignore any such unconstitutional rulings which violate our state's Constitution and laws pertaining to the sanctity of marriage between a man and a woman.

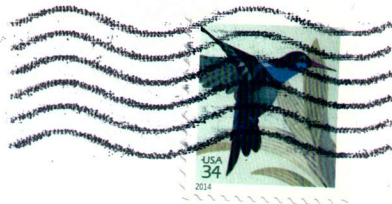
Signed William Hays
Genevieve Hays

Mr. & Mrs. Wallace Hayes
4164 Pinewood Dr
Mullins, SC 29574-6561

314

COLUMBIA SC 290

28 FEB 2015 PM 3 L



Gov. Nikki R. Haley
1205 Pendleton St.
Columbia, SC 29201

RECEIVED

FEB 27 2015

Reference

Schumser

Answered

201374099

